



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY
REGION 9
75 Hawthorne Street
San Francisco, CA 94105-3901

IN THE MATTER OF:

Casmalia Disposal Site
Santa Barbara County, California

Proceeding under Section 122(g)(4)
of the Comprehensive Environmental
Response, Compensation, and
Liability Act of 1980, as amended,
42 U.S.C. § 9622(g)(4)

) U.S. EPA Docket No. 99-02(c)

)
)
) **ADMINISTRATIVE ORDER**
) **ON CONSENT**
) **DE MINIMIS CONTRIBUTORS**
)
)

CDM204489

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I. JURISDICTION

1. This Administrative Order on Consent (“Consent Order,” “Order,” or “Settlement”) is issued pursuant to the authority vested in the President of the United States by Section 122(g)(4) of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended by the Superfund Amendments and Reauthorization Act of 1986, Pub. L. No. 99-499 (“CERCLA”), 42 U.S.C. § 9622(g)(4), to reach settlements in actions under Sections 106 and 107 of CERCLA, 42 U.S.C. §§ 9606 and 9607. The authority vested in the President has been delegated to the Administrator of the United States Environmental Protection Agency (“U.S. EPA”) by Executive Order 12580, 52 Fed. Reg. 2923 (January 29, 1987), and further delegated to the Regional Administrators of U.S. EPA by Delegation No. 14-14-E (issued May 11, 1994, amended by memorandum May 19, 1995). Within Region IX, this authority has been delegated to the Superfund Division Director by Regional Order No. 1290.21-A, entitled “De Minimis Settlements,” dated November 23, 1998. This Consent Order is also entered into pursuant to the authority of the United States on behalf of the United States Department of Interior (“DOI”), on behalf of the United States Fish and Wildlife Service (“FWS”), the United States Department of Commerce (“Commerce”), on behalf of the National Oceanic and Atmospheric Administration (“NOAA”), and the United States Department of the Air Force (“Air Force”), all of whom, by Executive Order 12580, as amended by Executive Order 13016, 61 Fed. Reg. 45872 (August 30, 1996), have been delegated with the authority vested in the President as Federal Trustees for natural resources that may have been, or in the future may be, injured by the release of hazardous substances at or from the Casmalia Resources Hazardous Waste Management Facility.

2. This Consent Order is issued to the persons, corporations or other entities identified in Appendix A (“Respondents”) and the departments, agencies and instrumentalities of the United States identified in Appendix B (“Settling Federal Agencies”). Each Respondent and Settling Federal Agency (“Settling Party”) agrees to undertake all actions required by this Consent Order. Each Settling Party further consents to and will not contest the United States’ jurisdiction to issue

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this Consent Order or to implement or enforce its terms.

3. The United States and Settling Parties (“Parties”) agree that the actions undertaken by Settling Parties in accordance with this Consent Order do not constitute an admission of any liability by any Settling Party. Settling Parties do not admit, and retain the right to controvert in any subsequent proceedings other than proceedings to implement or enforce this Consent Order, the validity of the Statement of Facts or the Determinations contained in Sections IV (Statement of Facts) and V (Determinations), respectively, of this Consent Order.

II. STATEMENT OF PURPOSE

4. By entering into this Consent Order, the mutual objectives of the Parties, as more precisely described in the terms of this Consent Order, are:

- a. to reach a final settlement among the Parties with respect to the former Casmalia Resources Hazardous Waste Management Facility (more precisely defined as “Site,” below), pursuant to Section 122(g) of CERCLA, 42 U.S.C. § 9622(g)(“De minimis settlements”), that allows Settling Parties to make a cash payment, including a premium, to resolve their alleged civil liability under Sections 106 and 107 of CERCLA, 42 U.S.C. §§ 9606 and 9607, and Section 7003 of RCRA, 42 U.S.C. § 6973, for injunctive relief with regard to the Site, and for response costs and, for some parties, Natural Resource Damages, incurred and to be incurred at or in connection with the Site, thereby reducing litigation relating to the Site;
- b. to provide Settling Parties with two options for resolution of such liability: Settlement Option A, for which the Settling Parties pay a greater premium and that affords greater finality (including, for example, a covenant not to sue for Natural Resource Damages and for response costs incurred and to be incurred by the Federal Trustees at or in connection with the Site); and Settlement Option B, for which the Settling Parties pay a lower premium and that contains less finality and greater risks for the Settling Parties. The terms of Options A and B are more

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fully described within.

- c. to resolve the claims of the Respondents that could have been asserted against the United States with regard to the Site;
- d. to simplify any remaining administrative and judicial enforcement activities concerning the Site by eliminating a substantial number of potentially responsible parties (“PRPs”) from further involvement at the Site;
- e. to obtain settlement with Settling Parties for their fair share of response costs incurred and to be incurred at or in connection with the Site by U.S. EPA and by private parties (and with respect to Settling Parties that elect Settlement Option A, response costs incurred by the Federal Trustees); and
- f. to provide for contribution protection for Settling Parties with regard to the Site pursuant to Sections 113(f)(2) and 122(g)(5) of CERCLA, 42 U.S.C. §§ 9613(f)(2) and 9622(g)(5).

III. DEFINITIONS

5. Unless otherwise expressly provided herein, terms used in this Consent Order, including the attached appendices, that are defined in CERCLA or in regulations promulgated under CERCLA shall have the meaning assigned to them in the statute or regulations. Whenever the terms listed below are used in this Consent Order, the following definitions shall apply:

“Air Force” shall mean the United States Department of the Air Force and any successor departments, agencies, or instrumentalities of the United States.

“CERCLA” shall mean the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended, 42 U.S.C. §§ 9601, et seq.

“Commerce” shall mean the United States Department of Commerce and any successor departments, agencies, or instrumentalities of the United States.

“Consent Order” or “Order” shall mean this Administrative Order on Consent and all appendices attached hereto. In the event of conflict between this Order and any

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appendix, the Order shall control.

“Day” shall mean a calendar day. In computing any period of time under this Order, where the last day would fall on a Saturday, Sunday, or a federal holiday, the period shall run until the close of business on the next working day.

“DOI” shall mean the United States Department of the Interior and any successor departments, agencies, or instrumentalities of the United States.

“Escrow Account” shall mean the escrow account for the Site, which was established pursuant to the Consent Decree entered by the United States District Court for the Central District of California on June 27, 1997 in United States of America v. ABB Vetco Gray Inc. et al., Civ. No. CV 96-6518-KMW (JGx)(“Casmalia Consent Decree”). The Escrow Account holds money collected, inter alia, from this and other settlements and enforcement activities, and which shall be used for response actions at and concerning the Site.

“Escrow Trustee” shall mean the trustee of the Escrow Account.

“Federal Trustees” shall mean DOI, Commerce, and the Air Force.

“Interest” shall mean interest at the current rate specified for interest on investments of the U.S. EPA Hazardous Substance Superfund established by 26 U.S.C. § 9507, compounded annually on October 1 of each year, in accordance with 42 U.S.C. § 9607(a).

“Natural Resources” shall have the meaning provided in Section 101(16) of CERCLA, 42 U.S.C. § 9601(16).

“Natural Resource Damages” means damages, including costs of damages assessment, recoverable under Section 107 of CERCLA, 42 U.S.C. § 9607, for injury to, destruction of, or loss of any and all Natural Resources at the Site.

“Paragraph” shall mean a portion of this Consent Order identified by an Arabic numeral.

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“Parties” shall mean the United States, on behalf of the Federal Trustees, the U.S. EPA, and the Settling Parties.

“RCRA” shall mean the Solid Waste Disposal Act, as amended, 42 U.S.C. §§ 6901 et seq. (also known as the Resource Conservation and Recovery Act).

“Respondents” shall mean those persons, corporations, or other entities listed in Appendix A in connection with the facility or facilities specified therein.

“Section” shall mean a portion of this Consent Order identified by a Roman numeral.

“Settling Federal Agencies” shall mean those departments, agencies or instrumentalities of the United States Government listed in Appendix B in connection with the facility or facilities specified therein.

“Settling Parties” shall mean both the “Respondents” listed in Appendix A and the “Settling Federal Agencies” listed in Appendix B.

“Site” shall mean the former Casmalia Resources Hazardous Waste Management Facility (“facility”), encompassing approximately 252 acres, located approximately ten (10) miles southwest of Santa Maria and one and a half miles north of Casmalia in Santa Barbara County, California, and depicted generally on the map attached at Appendix C. Site shall also include the areal extent of contamination that is presently located in the vicinity of the Casmalia facility and all suitable areas in very close proximity to the contamination necessary for the implementation of the response action(s) and any areas to which such contamination migrates.

“United States” shall mean the United States of America, including its departments, agencies and instrumentalities.

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“U.S. EPA” shall mean the United States Environmental Protection Agency and any successor departments, agencies or instrumentalities.

“U.S. EPA Hazardous Substance Superfund” shall mean the Hazardous Substance

Superfund established by the Internal Revenue Code, 26 U.S.C. § 9507.

IV. STATEMENT OF FACTS

6. Paragraphs 7 through 25 below contain a summary of the Site background as alleged by U.S. EPA which, for purposes of this Consent Order, the Settling Parties neither admit nor deny.

7. The Site encompasses (among other areas, as defined above) the former Casmalia Resources Hazardous Waste Management Facility, an inactive commercial hazardous waste treatment, storage, and disposal facility, which accepted large volumes of hazardous substances from 1973 to 1989. Located on a 252-acre parcel in Santa Barbara County, California, the former Casmalia Resources Hazardous Waste Management Facility consists of six landfills, numerous surface impoundments, disposal trenches, injection wells, waste spreading areas and tank treatment systems.

8. The location of the Site is near the southern end of the Casmalia Hills in the Santa Maria Basin of coastal California, approximately ten (10) miles southwest of the town of Santa Maria and one and a half miles north of the town of Casmalia. The now defunct facility is situated within the Shuman Canyon drainage sub-basin on a southern facing slope traversed by three small canyons. Casmalia Creek, about 500 feet west, is the surface water body nearest to the abandoned facility. This creek flows to the southwest to join Shuman Creek about one mile southwest of the town of Casmalia. Shuman Creek continues southward and westward, discharging eventually into the Pacific Ocean.

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9. Hazardous substances within the definition of Section 101(14) of CERCLA, 42 U.S.C. § 9601(14), have been, or are threatening to be, released into the environment at or from the Site. These hazardous substances include a wide variety of organic and inorganic compounds.

10. During the facility's sixteen (16) years of operation, the owner(s)/operator(s) accepted approximately 4.453 billion pounds of documented liquid and solid wastes from thousands of generators, including numerous large and small private businesses and federal,

state, and local governmental entities.

11. From 1980 to 1989, the facility had interim status pursuant to the Resource Conservation and Recovery Act ("RCRA"), 42 U.S.C. § 6925(e), by operation of law. Because of continuing deficiencies in facility operations, no final RCRA permit was granted. The facility has not been closed adequately in accordance with the requirements of RCRA.

12. In late 1989, the owner(s)/operator(s) ceased accepting off-Site waste shipments to the facility and, in the early 1990s, the owner(s)/operator(s) stopped all active efforts to properly close and remediate the facility, asserting that they had insufficient monies to pay for closure or remediation.

13. The facility's closure fund, the RCRA Closure/Postclosure Fund, set aside by the facility's owner(s)/operator(s) as financial assurance to meet RCRA requirements, is insufficient to pay for the costs of closure and post-closure activities at the Site.

14. After the facility's owner(s)/operator(s) ceased accepting off-Site waste, the owner(s)/operator(s) curtailed facility maintenance activities, and Site conditions deteriorated and became unstable.

15. As a result of the release or threatened release of hazardous substances, U.S. EPA has undertaken response actions at or in connection with the Site under Section 104 of CERCLA, 42 U.S.C. § 9604, and will undertake response actions in the future. In August 1992, U.S. EPA commenced a removal action under CERCLA to implement certain Site stabilization actions, prevent further deterioration of Site conditions, and control the most immediate threats. The Site continues to pose an imminent and substantial endangerment within the meaning of Section 106 of CERCLA, 42 U.S.C. § 9606, and Section 7003 of RCRA, 42 U.S.C. § 6973.

16. In performing these response actions, U.S. EPA has incurred and will continue to incur response costs at or in connection with the Site. As of August 1, 1999, U.S. EPA had incurred at least \$19.19 million in response costs at this Site.

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17. Because the owner(s)/operator(s) have failed to perform sufficient closure and

remediation activities at the Site, in March 1993, U.S. EPA, under CERCLA and RCRA authorities, notified a group of approximately sixty-five (65) waste generators, representing some of the parties that arranged for disposal of the largest quantities of hazardous substances at the Site, of their potential liability for Site remediation. Approximately fifty four (54) of the first sixty-five (65) notified generators formed the Casmalia Steering Committee ("CSC"). U.S. EPA negotiated with the CSC and other PRPs to secure implementation of response actions at or in connection with the Site.

18. On September 17, 1996, the United States filed a complaint against the CSC pursuant to Sections 106 and 107 of CERCLA, 42 U.S.C. §§ 9606 and 9607; and Section 7003 of RCRA, 42 U.S.C. § 6973, seeking cleanup of the facility and payment of certain response costs incurred by the U.S. EPA and the United States Department of Justice ("U.S. DOJ") in connection with the Site. On this same date, the United States lodged the Casmalia Consent Decree in the Central District of California, United States District Court, resolving the claims in that complaint. On June 27, 1997, the Court entered the Casmalia Consent Decree.

19. The Casmalia Consent Decree establishes a comprehensive framework in which to address: (1) the remediation of the Site to protect public health, welfare and the environment from the release or threatened release of hazardous substances at the Site; and (2) the performance and financing of the response actions to be undertaken at the Site. The Casmalia Consent Decree contemplates that a significant portion of the work at the Site will be paid for by funds obtained through future enforcement efforts, including, but not limited to, settlements such as this de minimis Consent Order, and various enforcement and settlement efforts directed toward the prior owner(s)/operator(s) of the Site and other PRPs.

20. On December 23, 1997, the United States filed a complaint against Casmalia Resources, Hunter Resources and Kenneth H. Hunter, Jr., who were former owner(s)/operator(s) of the Site, seeking the recovery of past and future response costs associated with the Site. That litigation is proceeding.

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21. In October 1998 U.S. EPA began notifying de minimis PRPs of their potential liability in connection with the Site and providing settlement offers to them. Notice and an opportunity to settle were offered to approximately 1,300 parties at different times during 1999 and 2000. The Settling Parties are among those parties that received notice and the opportunity to settle. U.S. EPA may enter into additional settlements such as this one with other de minimis PRPs in the future with respect to this Site.

22. Information currently known to U.S. EPA indicates that each Respondent listed on Appendix A and each Settling Federal Agency listed on Appendix B arranged for disposal or treatment, or arranged with a transporter for transport for disposal or treatment, of hazardous substances owned or possessed by such Respondent or Settling Federal Agency, by any other person or entity, at the Site, or accepted a hazardous substance for transport to the Site which was selected by such Respondent or Settling Federal Agency.

23. Information currently known to U.S. EPA indicates that each Respondent listed on Appendix A and each Settling Federal Agency listed on Appendix B contributed less than 2,843,000 pounds of materials containing hazardous substances to the Site, and the hazardous substances contributed by each Settling Party to the Site are not significantly more toxic or of significantly greater hazardous effect than other hazardous substances at the Site. The volume of materials attributed by U.S. EPA to each Respondent or Settling Federal Agency is specified in Appendix A or B, respectively. Appendix D, entitled Contaminants List, provides a list of contaminants identified to date at the Site.

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24. Based on current information, U.S. EPA estimates that the total response costs incurred and to be incurred at or in connection with the Site by U.S. EPA and by private parties is \$271.9 million. The payment required to be made by each Settling Party pursuant to this Consent Order is a minor portion of this total amount. The required payment (for Settlement Option A or B) for each Respondent or Settling Federal Agency is specified in Appendix A or B, respectively.

25. Information currently known to the United States indicates the presence of one or

more Natural Resources at or near the Site which may have been, or which may be, injured by release(s) of hazardous substances or which may have been or which may be injured by response actions. U.S. EPA shall seek to coordinate assessments, investigations and planning with the Federal Natural Resource Trustees pursuant to CERCLA Section 104(b)(2), 42 U.S.C. 9604(b)(2).

V. DETERMINATIONS

26. Based upon the Findings of Fact set forth above and on the administrative record for this Site, U.S. EPA and the United States, on behalf of the Federal Trustees, have determined that:

- a. The Site is a "facility" as that term is defined in Section 101(9) of CERCLA, 42 U.S.C. § 9601(9).
- b. Each Settling Party is a "person" as that term is defined in Section 101(21) of CERCLA, 42 U.S.C. § 9601(21).
- c. Each Settling Party is potentially liable pursuant to Section 107(a) of CERCLA, 42 U.S.C. § 9607(a), and is a "potentially responsible party" within the meaning of Section 122(g)(1) of CERCLA, 42 U.S.C. § 9622(g)(1).
- d. There has been an actual or threatened "release" of a "hazardous substance" at the Site as those terms are defined in Section 101(22) and (14) of CERCLA, 42 U.S.C. § 9601(22) and (14).
- e. The actual or threatened release of a hazardous substance at the Site has caused or may cause the incurrence of response costs and may have injured, or may injure, Natural Resources within the meaning of Section 107(a) of CERCLA, 42 U.S.C. § 9607(a).
- f. Prompt settlement is "practicable" and in the "public interest" within the meaning of Section 122(g)(1) of CERCLA, 42 U.S.C. § 9622(g)(1).
- g. As to each Settling Party, this Consent Order involves only a minor portion of the

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total response costs at the Site within the meaning of Section 122(g)(1) of CERCLA, 42 U.S.C. § 9622(g)(1).

- h. The amount of hazardous substances and the toxic or other hazardous effects of the hazardous substances contributed to the Site by each Settling Party are minimal in comparison to other hazardous substances at the Site within the meaning of Section 122(g)(1)(A) of CERCLA, 42 U.S.C. § 9622(g)(1)(A).

VI. ORDER

27. Based upon the administrative record for the Site and the Statement of Facts and the Determinations set forth above, and in consideration of the promises and covenants set forth herein, the following is hereby AGREED AND ORDERED:

VII. SETTLEMENT OPTIONS

28. Settling Parties may choose between Settlement Options A and B as set forth in this Section and in Sections XII, XIII, and XV. Except where this Order specifies particular Sections or Paragraphs as pertaining to Option A or B, in which case those provisions apply only to Settling Parties that elect Option A or B, respectively, all other terms of this Order apply equally to all Settling Parties, regardless of which settlement option they choose.

29. General Description of Options

- a. As between the two settlement options, Settlement Option A is designed to provide Settling Parties with a higher degree of finality and certainty. Under Settlement Option A, the payment includes a premium of 100%, which covers, among other risks, the risk that total response costs incurred or to be incurred at or in connection with the Site by the United States, or by any private party, will exceed the estimated total response costs upon which Settling Parties' payments are based. Pursuant to Section XII, Settling Parties that choose Option A will receive more protective covenants (including a covenant not to sue for Natural Resource Damages and Federal Trustees' response costs), and these Option A

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covenants have more limited reservations.

- b. Under Settlement Option B, which offers less finality than Settlement Option A, the premium is 50%. Pursuant to Section XIII, Settling Parties that choose Option B do not receive a covenant not to sue for Natural Resource Damages or Federal Trustees' response costs and risk liability for additional future payments.

30. Calculation of Payment

- a. Each Settling Party's payment is based on its share, by weight, of the estimated total response costs incurred or to be incurred at or in connection with the Site.
- b. For Settling Parties that elect Settlement Option A, U.S. EPA's cost estimate is \$272,163,417. This figure includes an estimated \$271.9 million that have been or will be incurred by U.S. EPA for response actions at the Site and by the CSC for response actions at the Site, as required by the Casmalia Consent Decree. This figure also includes an estimate of \$263,417 for certain response costs that will be incurred by the Federal Trustees at the Site. A portion of the money paid by Settling Parties that elect Option A will be provided to the Federal Trustees to perform activities that support both the response action and the assessment of potential injuries to natural resources in accordance with CERCLA Sections 104(b)(2), 107(f)(1) and 122(j)(2), 42 U.S.C. §§ 9604(b)(2), 9607(f)(1) and 9622(j)(2).
- c. For Settling Parties that elect Settlement Option B, U.S. EPA's cost estimate is \$271.9 million that have been or will be incurred by U.S. EPA for response actions at the Site and by the CSC for response actions at the Site, as required by the Casmalia Consent Decree. This figure does not include an estimate for any response costs that will be incurred by the Federal Trustees. CDM204503
- d. Each payment amount includes a premium to cover the risks and uncertainties associated with this settlement. The premium (100% for Option A, 50% for

Option B) is applied to each Settling Party's volumetric share of all estimated "non-fixed Site costs" but is not applied to U.S. EPA's and the CSC's calculation of "fixed Site response costs," which are essentially costs that have already been incurred. Specifically, fixed Site response costs include \$16.38 million in Past Response Costs (as defined in the Casmalia Consent Decree) incurred by the United States between March 1, 1992 and July 22, 1997, and response costs of \$2.81 million incurred by the United States between July 23, 1997 and August 1, 1999 (the date U.S. EPA selected as the "cutoff" for the calculation of costs that have already been incurred for purposes of the cost estimate used for this Order and future enforcement efforts). Fixed Site response costs also include response costs of \$13.68 million incurred by the CSC for response actions between April 1993 and August 1998 for Phase 1 Work in accordance with the Casmalia Consent Decree. U.S. EPA's and the CSC's fixed response costs together total \$32.86 million. Under either settlement option the premium is not assessed against this \$32.86 million. Under either settlement option, the premium is applied to U.S. EPA's and the CSC's "non-fixed" estimated Site response costs, or estimated response costs incurred and to be incurred at the Site after August 1, 1999. This amount totals \$239.07 million. Under Option A, the 100% premium is also applied to estimated non-fixed Site response costs of \$263,417 to be incurred by the Federal Trustees, described in subparagraph b, above.

- e. The mathematical formula for calculating each Settling Party's payment amount under Option A is as follows:

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Your company's or organization's		Non-Fixed		Natural		Premium	
<u>Waste Quantity</u>		Site Response		Resources		(100%)	
Total Site	X	Costs	+	Trustees'	X	2.0	
Waste Quantity		\$239.07		Costs			
4.453 Billion lbs.		Million		\$263,417			
			+			=	Payment
							Amount

Your company's or organization's		Fixed-Site					
<u>Waste Quantity</u>		Response					
Total Site	X	Costs				[No Premium	
Waste Quantity		\$32.86 Million				Assessed]	
4.453 Billion lbs.							

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- f. The mathematical formula for calculating each Settling Party's payment amount under Option B is as follows:

Your company's		Non-Fixed			
or organization's		Site			
<u>Waste Quantity</u>		Response			
Total Site	x	Costs		x	Premium (50%)
Waste Quantity		\$239.07			1.5
4.453 Billion lbs.		Million			
			+	=	Payment
					Amount
Your company's		Fixed Site			
or organization's		Response			
<u>Waste Quantity</u>		Costs			
Total Site	x	\$32.86			[No Premium
Waste Quantity		Million			Assessed]
4.453 Billion lbs.					

- g. Each Settling Party's payment amount for Settlement Option A is set forth in Column A opposite that Settling Party's name on Appendix A, for Respondents, and Appendix B, for Settling Federal Agencies. Each Settling Party's payment amount for Settlement Option B is set forth in Column B opposite that Settling Party's name on Appendix A, for Respondents, and Appendix B, for Settling Federal Agencies.

VIII. PAYMENT

31. Signature and Payment by Respondents

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- a. Each Respondent has submitted to U.S. EPA a fully and properly executed original signature page for this Consent Order, electing either Settlement Option

A or Settlement Option B, and payed to the Escrow Account the payment specified for that Respondent in the appropriate column (i.e., Column A for Option A, Column B for Option B) opposite that Respondent's name in Appendix A in accordance with the instructions provided in Paragraph 34(a).

32. Signature and Payment by Settling Federal Agencies

- a. Each Settling Federal Agency has submitted a fully and properly executed original signature page, bearing the original signature of an authorized representative of the Settling Federal Agency, electing either Settlement Option A or Settlement Option B, for this Consent Order to:

Casmalia Case Team
U.S. EPA Region IX
75 Hawthorne Street (SFD-7)
San Francisco, California 94105-3901

- b. As soon as reasonably practicable after the effective date of this Consent Order, the United States, on behalf of the Settling Federal Agencies, shall pay the amounts specified for the Settling Federal Agencies in Appendix B, based on the Settling Federal Agencies' elections of Settlement Options A or B, in one or more payment(s). Such payment(s) shall be made and evidence of such payment(s) shall be sent as provided in Paragraph 34(b).

33. The Parties to this Consent Order recognize and acknowledge that the payment obligations of the Settling Federal Agencies under this Consent Order can only be paid from appropriated funds legally available for such purpose. Nothing in this Consent Order shall be interpreted or construed as a commitment or requirement that any Settling Federal Agency obligate or pay funds in contravention of the Anti-Deficiency Act, 31 U.S.C. § 1341, or any other applicable provision of law.

34. Payment Provisions

- a. Payment by Respondents. Each Respondent made payment by one of the following methods:

(i) By Cashier's or Certified Check

Cashier's check or certified check, made payable to "BTCO. as Custodian for Casmalia Resources Site" mailed to the following address: P.O. Box 13248 (Lbox #13248), Newark, NJ 07101, and including a completed Payment Invoice.

(ii) By Wire Transfer

Funds wired to:
Bankers Trust Co.
4 Albany Street, New York, NY 10006
ABA/Locator#: 021-001-033
Acct #: 01-419-647
REF: Casmalia Resources Site Custodial Agreement
Payor: the name of the Settling Party exactly as it appears at the top of the "Consent and Authorization" page.

Any payments received by the Escrow Account after 5:00 p.m. Pacific Time will be credited on the next business day. At the time of payment, each Respondent submitted a copy of the completed Payment Invoice to:

Casmalia Case Team
U.S. EPA Region IX
75 Hawthorne Street (SFD-7)
San Francisco, California 94105-3901

- b. Payment by Settling Federal Agencies. The United States, on behalf of the Settling Federal Agencies, shall pay the amounts specified for the Settling Federal Agencies in Appendix B to the Consent Order by one or more check(s) or wire transfer(s) to "Bankers Trust Co. as Custodian for Casmalia Resources Site" at the addresses noted in Paragraph 34(a)(i)-(ii). At the time of payment, the United States, on behalf of the Settling Federal Agencies, shall submit documentation that payment of the amounts owed on behalf of the Settling Federal Agencies has been made to:

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Casmalia Case Team
U.S. EPA Region IX
75 Hawthorne Street (SFD-7)
San Francisco, California 94105-3901

35. Refunds from the Escrow Account. In the event that this Consent Order does not become effective, then U.S. EPA shall direct the Escrow Trustee, within thirty (30) days of receipt of notice of such event from U.S. EPA, to refund the Settling Parties' payment(s). Any refunds made under this Paragraph shall include the interest accrued on the payment, if any, minus a *pro rata* share of the costs of administering the Escrow Account to that date and taxes payable by the Escrow Trustee.

36. Disqualification. If at any time prior to the effective date of this Consent Order, U.S. EPA determines, in its sole and unreviewable discretion, that one or more of the statements of facts made in Paragraph 23 or the determinations made in Subparagraphs 26(g) or (h) no longer apply(ies) to a Settling Party, such Settling Party shall be disqualified from participation in this settlement, and the Escrow Trustee shall, within thirty (30) days of receipt of written notification by U.S. EPA of such disqualification, refund such Settling Party's payment.

IX. FAILURE BY RESPONDENTS TO MAKE TIMELY PAYMENTS

37. Interest on Late Payments

- a. Because all Respondents electing Settlement Option A have remitted payment in full as required by Paragraph 31 prior to the effective date of this Order, no Interest shall accrue on any such payment.
- b. Respondents electing Settlement Option B who fail to pay their share of increased costs as set forth in Paragraph 53 shall pay Interest on the unpaid balance, commencing on the date that payment is due and accruing through the date of the payment.
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- c. Interest shall be paid by a separate check in the amount of the Interest owed and shall be sent simultaneously with the payment required in paragraph 53. Payment of Interest shall be made and a copy of the cashier's or certified check shall be

sent as follows:

by Cashier's or Certified Check made payable to
"Wells Fargo Bank as Custodian for Casmalia Resources Site"
and mailed to
Wells Fargo Bank
Customized Fiduciary Services
MAC N9303-120
Sixth and Marquette
Minneapolis, MN 55479
Attention: Marco X. Morales
Re: Casmalia Custody Account

38. Stipulated Penalties and Disqualification

- a. In addition to the Interest required by Paragraph 37, if a Respondent electing Settlement Option B fails to remit the payment required by Paragraph 53 when due, then that Respondent shall also pay stipulated penalties to U.S. EPA of \$1,000 per day for each day that the payment is late.
- b. Penalties shall begin to accrue from the day when payment by a Respondent is due pursuant to Paragraph 53 and shall continue to accrue until all payments required by this Order for that Respondent have been paid in full (e.g., when all payments, Interest, and stipulated penalties are paid in full). Penalties shall accrue regardless of whether U.S. EPA or the Escrow Trustee has notified the Respondent of a violation.
- c. Interest on penalties shall begin to accrue on the unpaid balance at the end of thirty (30) days from the date that payment was due under Paragraph 53.
- d. Stipulated penalties due to U.S. EPA shall be paid contemporaneously with the payment of the amount required by Paragraph 53 and the Interest thereon required by Paragraph 37. However, stipulated penalties, including any Interest owed on the stipulated penalties pursuant to subparagraph c of this Paragraph, shall be paid by a separate certified or cashier's check made payable to "U.S. EPA Hazardous

Substances Superfund," and shall be mailed to:

U.S. EPA - Region IX
Attn: Superfund Accounting
P.O. Box 360863M
Pittsburgh, PA 15251

All payments shall indicate that the payment is for stipulated penalties and shall reference the name and address of the party making payment and U.S. EPA Regional Site Spill ID Number 09-3H.

- e. Nothing herein shall prevent the simultaneous accrual of separate penalties for separate violations of this Order.
- f. Notwithstanding any other provision of this Section, the United States may, in its sole and unreviewable discretion, waive payment of any portion of the stipulated penalties that have accrued pursuant to this Consent Order.

39. The releases and covenants set forth in Sections XII, XIII and XIV and the contribution protection set forth in Section XV are conditional upon compliance with all the terms of this Consent Order, including – for Respondents electing Settlement Option B – payment pursuant to Paragraph 53.

40. If U.S. EPA or U.S. DOJ brings an action to enforce this Order against Respondent(s), such Respondent(s) shall reimburse the U.S. EPA and/or U.S. DOJ for all costs of such action, including but not limited to costs of attorney time.

41. Payments made under this Section shall be in addition to any other remedies or sanctions available to the United States by virtue of a Respondent's failure to comply with the requirements of this Order, including, but not limited to, bringing an action against that Respondent seeking injunctive relief to compel payment and/or seeking civil penalties under Section 122(l) of CERCLA, 42 U.S.C. § 9622(l), for failure to make timely payment.

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X. FAILURE BY SETTLING FEDERAL AGENCIES TO MAKE TIMELY PAYMENTS

42. Interest on Late Payments

- a. If the United States, on behalf of the Settling Federal Agencies, fails to remit the

payment(s) required by Paragraph 32 within ninety (90) days of the effective date of this Order, then the United States, on behalf of the Settling Federal Agencies, shall pay Interest on the unpaid balance, commencing on the ninety-first (91st) day from the effective date of this Order and accruing through the date of the payment(s).

- b. Interest shall be paid by a separate check in the amount of the Interest owed and shall be sent simultaneously with the payment required by Paragraph 32. Payment of Interest shall be made and a copy of the check shall be sent as provided in Paragraph 34(b).

43. If the full payment required of the Settling Federal Agencies is not made as soon as reasonably practicable, as required by Paragraph 32, the Hazardous Waste Branch Chief of U.S. EPA Office of Regional Counsel, Region IX, may raise the issue of non-payment to the appropriate U.S. DOJ Assistant Section Chief for the Environmental Defense Section. In any event, if this payment is not made within 120 days after the effective date of this Order, U.S. EPA and U.S. DOJ have agreed that they will resolve the issue within 30 days in accordance with a letter agreement dated December 28, 1998.

XI. CERTIFICATION OF SETTLING PARTY

44. By signing this Consent Order, each Settling Party certifies, individually, that it has no reason to disagree with U.S. EPA's determinations that such Settling Party: (a) contributed less than 2,843,000 pounds of waste sent to the Site; and (b) contributed waste of minimal toxic or other hazardous effects in comparison to other hazardous substances at the Site. A list of contaminants identified to date at the Site is attached as Appendix D.

XII. COVENANT NOT TO SUE AND RESERVATIONS OF RIGHTS BY UNITED STATES FOR SETTLEMENT OPTION A

45. In consideration of the payments that have been made by Respondents that have elected to settle under the provisions of Settlement Option A ("Option A Respondents") under

the terms of this Consent Order, and except as specifically provided in Paragraphs 47 and 48 (reservations of rights by United States) of this Consent Order, the United States hereby covenants not to sue or to take administrative action against any of the Option A Respondents pursuant to Sections 106 or 107 of CERCLA, 42 U.S.C. §§ 9606 or 9607, and Section 7003 of RCRA, 42 U.S.C. § 6973, relating to the Site, including for recovery of Natural Resource Damages and for response costs incurred or to be incurred by the Federal Trustees. With respect to present and future liability, this covenant shall take effect upon the effective date of this Order as set forth in Section XX (Effective Date). With respect to each Option A Respondent, individually, this covenant is conditioned upon: a) the satisfactory performance by Respondent of all obligations under this Consent Order; and b) the veracity of any information provided to U.S. EPA by Respondent relating to Respondent's involvement with the Site. This covenant extends only to Option A Respondents and does not extend to any other person.

46. In consideration of the payments that will be made on behalf of Settling Federal Agencies that have elected to settle under the provisions of Settlement Option A ("Option A Settling Federal Agencies") under the terms of this Consent Order, and except as specifically provided in Paragraphs 47 and 48 (reservations of rights by United States) of this Consent Order, U.S. EPA and the United States, on behalf of the Federal Trustees, hereby covenant not to take administrative action against any of the Option A Settling Federal Agencies pursuant to Sections 106(a) or 107(a) of CERCLA, 42 U.S.C. §§ 9606 or 9607, and Section 7003 of RCRA, 42 U.S.C. § 6973, relating to the Site, including for recovery of Natural Resource Damages and for response costs incurred or to be incurred by the Federal Trustees. This covenant not to take administrative action shall take effect with respect to each Option A Settling Federal Agency identified in Appendix B upon the receipt of the payment required of the United States, on behalf of that Settling Federal Agency, pursuant to Paragraph 32 of this Consent Order. With respect to each Option A Settling Federal Agency, individually, this covenant is conditioned upon: a) the satisfactory performance by such Settling Federal Agency of all of its obligations under this

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Consent Order; and b) the veracity of any information provided to U.S. EPA by such Settling Federal Agency relating to its involvement with the Site. This covenant extends only to Option A Settling Federal Agencies, and their successors, and does not extend to any other person.

47. General Reservations. The covenants by the United States set forth in Paragraphs 45 and 46 of this Consent Order do not pertain to any matters other than those expressly specified in Paragraphs 45 and 46. The United States reserves, and this Order is without prejudice to, all rights against Option A Respondents, and U.S. EPA and the United States, on behalf of the Federal Trustees, reserve, and this Order is without prejudice to, all rights against the Option A Settling Federal Agencies, with respect to all other matters, including but not limited to:

- a. liability for failure to meet a requirement of this Consent Order;
- b. criminal liability;
- c. as to a particular Settling Party, liability arising from any future arrangement for disposal or treatment of a hazardous substance, pollutant or contaminant at the Site by that Settling Party after the effective date of this Consent Order; and
- d. liability arising from the past, present, or future disposal, release, or threat of release of a hazardous substance, pollutant, or contaminant at the Site originating from a facility owned or operated by a Settling Party and not specified in Appendix A (for Respondents) or B (for Settling Federal Agencies).

48. Reservation Concerning De Minimis Status. Notwithstanding any other provision in this Consent Order, the United States reserves, and this Consent Order is without prejudice to, the right to institute judicial or administrative proceedings against any individual Option A Respondent, and U.S. EPA and the United States, on behalf of the Federal Trustees, reserve the right to institute administrative proceedings against any individual Option A Settling Federal Agency, respectively, seeking to compel that Settling Party to perform response actions relating to the Site, and/or to reimburse the United States, for additional costs of response and/or Natural Resource Damages, if information not currently known to U.S. EPA is discovered that indicates

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such Settling Party no longer qualifies as a de minimis party at the Site because such Settling Party contributed more than 2,843,000 pounds of materials containing hazardous substances to the Site, or contributed hazardous substances that are significantly more toxic or are of significantly greater hazardous effect than other hazardous substances at the Site.

XIII. COVENANT NOT TO SUE AND RESERVATIONS OF RIGHTS
BY UNITED STATES FOR SETTLEMENT OPTION B

49. In consideration of the payments that have been and may be made by Respondents that have elected to settle under the provisions of Settlement Option B (“Option B Respondents”) under the terms of this Consent Order, and except as specifically provided in Paragraphs 51 through 53 (reservations of rights by United States) of this Consent Order, the United States hereby covenants not to sue or to take administrative action against any of the Option B Respondents pursuant to Sections 106 or 107 of CERCLA, 42 U.S.C. §§ 9606 or 9607, and Section 7003 of RCRA, 42 U.S.C. § 6973, relating to the Site. With respect to present and future liability, this covenant shall take effect upon the effective date of this Order as set forth in Section XX (Effective Date). With respect to each Option B Respondent, individually, this covenant is conditioned upon: a) the satisfactory performance by Respondent of all obligations under this Consent Order, including, but not limited to, the obligation to make future payments pursuant to Paragraph 53; and b) the veracity of any information provided to U.S. EPA by Respondent relating to Respondent’s involvement with the Site. This covenant extends only to Option B Respondents and does not extend to any other person.

50. In consideration of the payments that will be made on behalf of Settling Federal Agencies that have elected to settle under the provisions of Settlement Option B (“Option B Settling Federal Agencies”) under the terms of this Consent Order, and except as specifically provided in Paragraphs 51 through 53 (reservations of rights by United States) of this Consent Order, U.S. EPA hereby covenants not to take administrative action against any of the Option B Settling Federal Agencies pursuant to Sections 106(a) or 107(a) of CERCLA, 42 U.S.C. §§ 9606

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or 9607, and Section 7003 of RCRA, 42 U.S.C. § 6973, relating to the Site. This covenant not to take administrative action shall take effect with respect to each Option B Settling Federal Agency identified in Appendix B upon the receipt of the entire payment required of the United States, on behalf of that Settling Federal Agency, pursuant to Paragraph 32 of this Consent Order. With respect to each Option B Settling Federal Agency, individually, this covenant is conditioned upon: a) the satisfactory performance by such Settling Federal Agency of all of its obligations under this Consent Order, including, but not limited to, the obligation to make future payments pursuant to Paragraph 53; and b) the veracity of any information provided to U.S. EPA by such Settling Federal Agency relating to its involvement with the Site. This covenant extends only to Option B Settling Federal Agencies, and their successors, and does not extend to any other person.

51. General Reservations. The covenants by the United States set forth in Paragraphs 49 and 50 of this Consent Order do not pertain to any matters other than those expressly specified in Paragraphs 49 and 50. The United States reserves, and this Order is without prejudice to, all rights against Option B Respondents, and U.S. EPA and the United States, on behalf of the Federal Trustees, reserve, and this Order is without prejudice to, all rights against the Option B Settling Federal Agencies, with respect to all other matters, including but not limited to:

- a. liability for failure to meet a requirement of this Consent Order;
- b. criminal liability;
- c. liability for damages for injury to, destruction of, or loss of Natural Resources, and for the costs of any Natural Resource Damage assessments;
- d. liability for response costs incurred or to be incurred by the Federal Trustees;
- e. as to a particular Settling Party, liability arising from any future arrangement for disposal or treatment of a hazardous substance, pollutant or contaminant at the Site by that Settling Party after the effective date of this Consent Order; and
- f. liability arising from the past, present, or future disposal, release, or threat of

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release of a hazardous substance, pollutant, or contaminant at the Site originating from a facility owned or operated by a Settling Party and not specified in Appendix A (for Respondents) or B (for Settling Federal Agencies).

52. Reservation Concerning De Minimis Status. Notwithstanding any other provision in this Consent Order, the United States reserves, and this Consent Order is without prejudice to, the right to institute judicial or administrative proceedings against any individual Option B Respondent, and the United States, on behalf of the Federal Trustees, and U.S. EPA reserve the right to institute administrative proceedings against any individual Option B Settling Federal Agency, respectively, seeking to compel that Settling Party to perform response actions relating to the Site, and/or to reimburse the United States for additional costs of response and/or Natural Resource Damages, if information not currently known to U.S. EPA is discovered that indicates that such Settling Party no longer qualifies as a de minimis party at the Site because such Settling Party contributed more than 2,843,000 pounds of materials containing hazardous substances to the Site, or contributed hazardous substances that are significantly more toxic or are of significantly greater hazardous effect than other hazardous substances at the Site.

53. Reservation for Increased Costs of Response Actions

a. An estimate of the total cost of response actions at the Site has been developed for this and future de minimis settlements, enforcement activities, and other purposes ("1999 Cost Estimate"). The 1999 Cost Estimate (which does not include response costs to be incurred by the Federal Trustees) is \$271.9 million.

b. Option B Settling Parties shall be liable for, and in its unreviewable discretion U.S. EPA may seek to have Option B Settling Parties pay, their volumetric share of any increase in response costs if:

(i) after the final Record of Decision ("ROD") for the Site has been issued and prior to certification of completion of the Phase 2 Work, U.S. EPA has revised or approved the revision of, or the Court has approved a revision

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of, the cost estimate for all response actions taken or to be taken at the Site (“Post-ROD Cost Estimate”); and

(ii) the estimated total Site Response Costs have increased from the 1999 Cost Estimate of \$271.9 million; and

(iii) based on actual expenditures at the Site and expenditures reasonably anticipated in accordance with the ROD, any other response action decision documents, and the revised cost estimate, U.S. EPA, in its unreviewable discretion, determines that the funds in the Escrow Account that are available for Phase 2 Work pursuant to the Casmalia Consent Decree will not be sufficient to pay for costs associated with performance of the Phase 2 Work or not be sufficient to allow timely continuation of such work.

- c. In addition, Option B Settling Parties shall be liable for, and in its unreviewable discretion U.S. EPA may seek to have Option B Settling Parties pay, their volumetric share of any increase in response costs if:
- (i) upon certification of completion of Phase 2 Work, EPA has revised, or approved the revision of, the cost estimate for all response actions taken or to be taken at the Site (“Post-Phase 2 Cost Estimate”); and
- (ii) the Post-Phase 2 Cost Estimate has increased from either the 1999 Cost Estimate or the Post-ROD Cost Estimate, whichever is greater.
- d. If U.S. EPA determines, in its unreviewable discretion, that it will require payment of amounts derived pursuant to subparagraphs b or c, above, it shall compile an administrative record to support the revised cost estimate. The record shall include, but not be limited to, the Engineering Evaluation/Cost Analysis, the Remedial Investigation/Feasibility Study, the ROD, any other response action decision documents, standard cost documentation for response costs incurred by

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the United States and a summary of response costs incurred by the CSC. The administrative record shall be made available to the public at U.S. EPA Region 9, Superfund Records Center, 95 Hawthorne Street, San Francisco, California 94105-3901.

- e. After compilation of the administrative record, U.S. EPA will send a notice to all Option B Settling Parties, which shall i) include the Post-ROD Cost Estimate or Post-Phase 2 Cost Estimate, as applicable, and a brief summary describing and supporting the cost estimate, ii) state the availability of the administrative record for review, and iii) notify each Option B Settling Party of the amount it will be required to pay (i.e., its volumetric share of the increased cost).
- f. U.S. EPA shall have three years from the date of certification of completion of the Phase 2 Work to send the notice described in subparagraph e, above, relating to an increase in the Post-Phase 2 Cost Estimate described in subparagraph c, above.
- g. Option B Settling Parties shall have thirty (30) days from the date of the notice described in subparagraph e, above, to submit comments to U.S. EPA concerning the Post-ROD Cost Estimate or the Post-Phase 2 Cost Estimate, as applicable, and/or the administrative record in support of the cost estimate. Comments shall be submitted to: Casmalia Case Team (SFD-7), 75 Hawthorne Street, San Francisco, California 94105-3901. If U.S. EPA receives comments, it shall prepare a response and shall place the comments and its response in the Superfund Records Center at the address listed in subparagraph d, above. U.S. EPA shall send to the Option B Settling Parties a notice containing the response to comments, any resulting revision to the cost estimate and corresponding adjustment to each Option B Settling Party's required payment amount. If no comments were received, U.S. EPA shall notify the Option B Settling Parties that the prior Post-ROD Cost Estimate or Post-Phase II Cost Estimate, as applicable,

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of which the Settling Parties received notice pursuant to subparagraph e, above, has become final, and shall make a demand for payment to each Option B Settling Party of the amount set forth in such notice.

- h. After U.S. EPA has responded to any comments, U.S. EPA's Post-ROD Cost Estimate or Post-Phase 2 Cost Estimate, as applicable, revised if necessary pursuant to subparagraph g, above, shall be considered final, unless within fourteen (14) days of receipt of the response to comments, the Option B Settling Parties appoint a delegation (consisting of no more than ten (10) persons) to request a meeting with the U.S. EPA Region 9 Superfund Division Director. The appointed delegation may not raise to the Division Director any issues that had not previously been raised by the written comments. (If U.S. EPA received no comments on the initial Post-ROD or Post-Phase 2 Cost Estimate, there shall be no appeal to the Division Director.) Further, the Option B Settling Parties shall not challenge any fixed Site response costs included in the 1999 Cost Estimate, and described in Paragraph 30, above.
- i. If no meeting with the Division Director was requested pursuant to subparagraph h, above, U.S. EPA shall notify the Option B Settling Parties that the prior Post-ROD or Post-Phase 2 Cost Estimate, revised (if necessary) pursuant to subparagraph g, above, has become final, and shall make a demand to each Option B Settling Party for payment of the amount set forth in the notice sent to each Option B Settling Party pursuant to subparagraph g, above.
- j. If a meeting with the Division Director is held, the Division Director shall review the administrative record supporting the cost estimate (including the comments and responses thereto). The Division Director shall resolve the dispute(s) consistent with the NCP and the terms of this Order and will issue a final written administrative decision. Such decision shall be final and shall not be subject to

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judicial review. U.S. EPA shall send the Option B Settling Parties the Division Director's written decision, any necessary revision to the Post-ROD or Post-Phase 2 Cost Estimate, as applicable, any corresponding adjustment to each Option B Settling Party's required payment amount, and a demand for payment of such amount.

k. Option B Respondents' Manner of Payment and Failure to Make Timely Payment

(i) Option B Respondents shall make any additional payment(s) within thirty (30) days of receipt of U.S. EPA's demand for such payment under subparagraphs g, i or j, above. Payment, and notice of such payment, shall be made in the manner set forth in Paragraph 37).

(ii) If an Option B Respondent fails to remit any payment(s) required by subparagraph k(i), above, when due, then that Option B Respondent shall pay Interest on the unpaid balance in accordance with Paragraph 37.

(iii) In addition to Interest, such Option B Respondent shall pay stipulated penalties to U.S. EPA of \$1000 per day for each day that the payment is late. Penalties and Interest on such penalties shall accrue as set forth in Paragraph 38. Stipulated penalties and any Interest thereon shall be paid as set forth in Paragraph 38.

(iv) Each Option B Respondent hereby agrees that the running of the limitations periods in all statutes of limitations applicable to any rights, claims, causes of action, counterclaims, cross claims, and defenses regarding, based upon, or arising out of disposal of hazardous substances at the Site that either U.S. EPA or the CSC could assert against such Option B Respondent shall be suspended for a period commencing on the Effective Date of this Administrative Order on Consent and terminating eighteen (18) months after the latest date upon which

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final payment would be due upon a demand made under subparagraph c, above, or three years after the certification of completion of Phase 2 Work if no demand has been made under subparagraph c, above.

(v) If U.S. EPA or U.S. DOJ brings an action to enforce this Order against the Option B Respondent(s), such Option B Respondent(s) shall reimburse U.S. EPA and/or U.S. DOJ for all costs of such action, including but not limited to costs of attorney time.

(vi) Payments made under this subparagraph shall be in addition to any other remedies or sanctions available to the United States by virtue of Option B Respondents' failure to comply with the requirements of this Order.

1. Option B Settling Federal Agencies' Manner of Payment and Failure to Make Timely Payment

(i) The United States, on behalf of Option B Settling Federal Agencies, shall make any required additional payment(s) as soon as reasonably practicable after receipt of U.S. EPA's demand for such payment. Payment, and notice of such payment, shall be made in the manner set forth in Paragraph 34(b).

(ii) If the United States, on behalf of Option B Settling Federal Agencies, fails to remit the payment required by subparagraph 1(i), above, within thirty (30) days after receipt of U.S. EPA's demand for such payment, then the United States, on behalf of Option B Settling Federal Agencies, shall pay Interest on the unpaid balance as set forth in Paragraph 42. Interest shall be paid in the manner set forth in Paragraphs 34(b) and 42.

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(iii) If the full payment required of the Option B Settling Federal Agencies is not made as soon as reasonably practicable, as required by subparagraph 1(i), above, the Hazardous Waste Branch Chief of U.S. EPA Office of Regional Counsel, Region IX, may raise the issue of non-payment to the

appropriate U.S. DOJ Assistant Section Chief for the Environmental Defense Section. In any event, if this payment is not made within 120 days after the effective date of this Order, U.S. EPA and U.S. DOJ have agreed that they will resolve the issue within 30 days in accordance with a letter agreement dated December 28, 1998.

(iv) Each Option B Settling Federal Agency hereby agrees that the running of the limitations periods in all statutes of limitations applicable to any rights, claims, causes of action, counterclaims, cross claims, and defenses regarding, based upon, or arising out of disposal of hazardous substances at the Site that either U.S. EPA or the CSC could assert against such Option B Settling Federal Agency shall be suspended for a period commencing on the Effective Date of this Administrative Order on Consent and terminating eighteen (18) months after the latest date upon which final payment would be due upon a demand made under subparagraph c, above, or three years after the certification of completion of Phase 2 Work if no demand has been made under subparagraph c, above.

- m. Duty to Inform U.S. EPA of Changes in Address or Legal Status. Until eighteen (18) months after the latest date upon which final payment would be due upon a demand made under subparagraph c, above, or three years after the certification of completion of Phase 2 Work if no demand has been made under subparagraph c, above, each Option B Settling Party shall notify the Casmalia Case Team of any change in address, ownership, political configuration, or corporate or other legal status. Such notice shall be sent to the Casmalia Case Team address provided in Paragraph 34, above.

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XIV. COVENANT NOT TO SUE BY RESPONDENTS

54. Except as provided in Paragraph 56(c), Respondents covenant not to sue and agree not to assert any claims or causes of action against the United States or its contractors or

employees with respect to the Site or this Consent Order including, but not limited to:

- a. any direct or indirect claim for reimbursement from U.S. EPA Hazardous Substance Superfund based on Sections 106(b)(2), 107, 111, 112, or 113 of CERCLA, 42 U.S.C. §§ 9606(b)(2), 9607, 9611, 9612, or 9613, or any other provision of law;
- b. any claims arising out of response activities at the Site; and
- c. any claim pursuant to Sections 107 and 113 of CERCLA, 42 U.S.C. §§ 9607 and 9613, relating to the Site.

55. Nothing in this Consent Order shall be deemed to constitute preauthorization or approval of a claim within the meaning of Section 111 of CERCLA, 42 U.S.C. § 9611, or 40 C.F.R. § 300.700(d).

56. Settling Parties covenant not to sue and agree not to assert any claims or causes of action with regard to the Site pursuant to Sections 107 and 113 of CERCLA, 42 U.S.C. §§ 9607 and 9613, against:

- a. any other Settling Party;
- b. any PRPs (Federal or non-Federal) that U.S. EPA may in the future designate as “de micromis” consistent with U.S. EPA’s Revised Guidance on CERCLA Settlements with De Micromis Waste Contributors (June 3, 1996) and/or other applicable guidance;
- c. any other PRP (Federal or non-Federal) for a period of thirty (33) months after the effective date of this Order, at which time Respondents may assert claims or causes of action against any non-de micromis PRPs that have not settled their liability for the Site; or
- d. any of the defendants in United States v. ABB Vetco Gray Inc., Civ. No. 96-6518-KMW (JGx), that are parties to the Casmalia Consent Decree entered in that action on June 27, 1997.

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XV. EFFECT OF SETTLEMENT/CONTRIBUTION PROTECTION

57. Nothing in this Consent Order shall be construed to create any rights in, or grant any cause of action to, any person not a Party to this Consent Order. Except as otherwise provided in Paragraph 56, the United States and Respondents each reserve any and all rights (including, but not limited to, any right to contribution), defenses, claims, demands and causes of action that each Party may have with respect to any matter, transaction, or occurrence relating in any way to the Site against any person not a Party hereto.

58. In any subsequent administrative or judicial proceeding initiated by the United States for injunctive relief, Natural Resource Damages, recovery of response costs or other relief relating to the Site, Settling Parties shall not assert, and may not maintain, any defense or claim based upon the principles of waiver, res judicata, collateral estoppel, issue preclusion, claim-splitting, or other defenses based upon any contention that the claims raised in the subsequent proceeding were or should have been brought in the instant action; provided, however, that nothing in this Paragraph affects the enforceability of the covenants included in Paragraphs 45 (Covenant Not to Sue Option A Settling Respondents), 46 (Covenant Not to Sue Option A Settling Federal Agencies), 49 (Covenant Not to Sue Option B Respondents) or 50 (Covenant Not to Sue Option B Settling Federal Agencies), as applicable.

59. The Parties agree that each Settling Party is entitled, as of the effective date of this Consent Order, to protection from contribution actions or claims as provided by Sections 113(f)(2) and 122(g)(5) of CERCLA, 42 U.S.C. §§ 9613(f)(2) and 9622(g)(5), for "matters addressed" in this Consent Order.

- a. For Option A Settling Parties, the "matters addressed" in this Consent Order are all response actions taken by the United States and by private parties, and all response costs incurred and to be incurred by the United States and by private parties, at or in connection with the Site and Natural Resource Damages at or relating to the Site; provided, however, that for Option A Settling Parties, the

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“matters addressed” in this Consent Order do not include those response costs or response actions as to which the United States has reserved its rights under this Consent Order (except for claims for failure to comply with this Order), in the event that the United States asserts rights against Settling Parties coming within the scope of such reservations.

- b. For Option B Settling Parties, the "matters addressed" in this Consent Order are all response actions taken by the United States, except the Federal Trustees, and by private parties, and all response costs incurred and to be incurred by the United States, except the Federal Trustees, and by private parties, at or in connection with the Site; provided, however, that for Option B Settling Parties, the “matters addressed” in this Consent Order do not include those response costs or response actions as to which the United States has reserved its rights under this Consent Order (except for claims for failure to comply with this Order), in the event that the United States asserts rights against Settling Parties coming within the scope of such reservations. In addition, for Option B Settling Parties, the “matters addressed” in this Consent Order do not include Natural Resource Damages.

60. The Settling Parties agree that with respect to any suit or claim for contribution brought by them for matters related to this Consent Order, that is not otherwise prohibited by Paragraph 56, they will notify U.S. EPA in writing at the following address no later than sixty (60) days prior to the initiation of such suit or claim:

Chief, Hazardous Waste Branch
Office of Regional Counsel
U.S. Environmental Protection Agency
75 Hawthorne Street (ORC-3)
San Francisco, CA 94105-3901

The Settling Parties further agree that they will notify U.S. EPA no later than thirty (30) days prior to filing a motion for summary judgment and not later than sixty (60) days prior to trial concerning any such suit or claim.

CDM204526

XVI. PARTIES BOUND

61. This Consent Order shall apply to and be binding upon U.S. EPA, the United States, on behalf of the Federal Trustees, and upon Respondents and their heirs, successors and assigns. Any change in ownership, political configuration, or corporate or other legal status of a Respondent, including, but not limited to, any transfer of assets or real or personal property, shall in no way alter such Respondent's responsibilities under this Consent Order. Each signatory to this Consent Order certifies that he or she is authorized to enter into the terms and conditions of this Consent Order and to bind legally the Party represented by him or her.

62. This Consent Order shall apply to and be binding upon U.S. EPA, the Federal Trustees, and upon Settling Federal Agencies. Each signatory to this Consent Order represents that he or she is authorized to enter into the terms and conditions of this Order and to bind legally the federal department, agency or instrumentality represented by him or her.

XVII. INTEGRATION/APPENDICES

63. This Consent Order and its appendices constitute the final, complete and exclusive agreement and understanding among the Parties with respect to the settlement embodied in this Consent Order. The Parties acknowledge that there are no representations, agreements or understandings relating to the settlement other than those expressly contained in this Consent Order. The following appendices are attached to and incorporated into this Consent Order:

“Appendix A” is the list of Respondents.

“Appendix B” is the list of Settling Federal Agencies.

“Appendix C” is a map of the Site.

CDM204527

“Appendix D” is a list of contaminants identified to date at the Site.

XVIII. PUBLIC COMMENT

64. This Consent Order shall be subject to a public comment period of not less than thirty (30) days pursuant to Section 122(i) of CERCLA, 42 U.S.C. § 9622(i), and Section 7003 of RCRA, 42 U.S.C. § 6973. Commenters may request an opportunity for a public hearing in the

affected area, in accordance with Section 7003(d) of RCRA, 42 U.S.C. § 6973(d). In accordance with Section 122(i)(3) of CERCLA, 42 U.S.C. § 9622(i)(3), U.S. EPA or the United States, on behalf of the Federal Trustees, may withdraw or modify consent to this Consent Order if comments received disclose facts or considerations which indicate that this Consent Order is inappropriate, improper or inadequate.

XIX. ATTORNEY GENERAL APPROVAL

The Attorney General or her designee has approved the settlement embodied in this Consent Order in accordance with Section 122(g)(4) of CERCLA, 42 U.S.C. § 9622(g)(4).


XX. EFFECTIVE DATE

65. The effective date of this Consent Order shall be the date upon which U.S. EPA issues written notice to Settling Parties and the Section Chief of the Environmental Defense Section of the Department of Justice that the public comment period pursuant to Paragraph 64 of this Order has closed and that comments received, if any, do not require modification of or withdrawal from this Consent Order by U.S. EPA or the United States, on behalf of the Federal Trustees.

IT IS SO AGREED AND ORDERED:

U.S. Environmental Protection Agency

By:



Keith Takata
Director
Superfund Division
U.S. EPA Region IX

CDM204528

For the United States, on behalf of the Federal Trustees

By:  _____

W. Benjamin Fisherow
Deputy Section Chief
Environmental Enforcement Section
Environment and Natural Resources Division
U.S. Department of Justice

CDM204529

Appendix A (Revised 04-16-2013)
 Summary of De Minimis Settlement Amounts
 Respondents

Settling Party	Facility Data					Settlement Option A		Settlement Option B	
	Name	Address	City	St.	Qty. (lbs.)	100%	95%	100%	95%
A&G German Cars	A&G German Auto Garage	488 Old Newport Blvd	Newport Beach	CA	400,780				\$33,471
			<i>TOTAL:</i>		400,780				\$33,471
Acurex Corporation	Accurex Corporation	P O Box 7555	Mountain View	CA	61,233		\$6,682		
	Accurex Corporation	485 Clyde Ave	Mountain View	CA	388,002		\$42,342		
			<i>TOTAL:</i>		449,235		\$49,024		
Advanced Micro Devices, Inc.	Advanced Micro Devices	901 Thompson Pl	Sunnyvale	CA	361,568		\$39,457		
	Monolithic Memories, Inc.	1165 E Arques Ave	Sunnyvale	CA	102,872		\$11,226		
	Monolithic Memories, Inc.	2175 Mission College Blvd	Santa Clara	CA	16,257		\$1,774		
			<i>TOTAL:</i>		480,697		\$52,457		
Alcoa Composites, Inc. for Weslock Co	TRE Semiconductor	6109 DeSoto Ave	Woodland Hills	CA	41,465		\$4,525		
	Weslock Co.	13344 S Main St	Los Angeles	CA	888,340		\$96,943		
			<i>TOTAL:</i>		929,805		\$101,468		
Alcoa Inc.	Alcoa (Aluminum Co. of America)	P O Box 58407	Los Angeles	CA	302,391		\$33,000		
	Alcoa (Aluminum Co. of America)	1450 Rincon St	Corona	CA	90,303		\$9,855		
	Alcoa (Aluminum Co. of America)	5151 Alcoa Ave	Los Angeles	CA	38,020		\$4,149		
	Alcoa Golds Worthy	23939 Madison St	Torrance	CA	1,367		\$149		
	Alcoa/TRE	3030 S Redhill Ave	Santa Ana	CA	2,170,623		\$236,877		
	Goldsworthy Engineering	23930 Madison St	Torrance	CA	13,471		\$1,470		
	Goldsworthy Engineering	23920 Madison	Torrance	CA	11,257		\$1,228		
			<i>TOTAL:</i>		2,627,432		\$286,728		
Alumax Mill Products, Inc.	Alumax Mill Products, Inc.	1495 Columbia Ave	Riverside	CA	391,000		\$42,669		
			<i>TOTAL:</i>		391,000		\$42,669		
Aluminum Precision Products Inc.	Aluminum Precision Products	2621 S Susan St	Santa Ana	CA	1,510,846			\$132,819	
			<i>TOTAL:</i>		1,510,846			\$132,819	
American Airlines, Inc.	American Airlines	7000 Worldway West	Los Angeles	CA	236,940		\$25,857		
	American Airlines	P O Box 8277 San Francisco Int'l	San Francisco	CA	51,100		\$5,576		
	American Airlines	4209 Empire	Burbank	CA	648		\$71		
			<i>TOTAL:</i>		288,688		\$31,504		
American Appliance Mfg. Corp.	American Appliance Mfg. Corp.	2425 Michigan Ave	Santa Monica	CA	448,990		\$48,998		
			<i>TOTAL:</i>		448,990		\$48,998		
American Pacific Forwarders	American Pacific	2441 Ayres Ave	Los Angeles	CA	208	\$24			
			<i>TOTAL:</i>		208	\$24			

Appendix A (Revised 04-16-2013)
 Summary of De Minimis Settlement Amounts
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Settling Party	Facility Data					Settlement Option A		Settlement Option B	
	Name	Address	City	St.	Qty. (lbs.)	100%	95%	100%	95%
Amsec Major	Amsec Major	11925 Pacific Ave	Fontana	CA	119,180		\$13,006		
					<i>TOTAL:</i>	119,180	\$13,006		
Anacomp, Inc.	Anacomp Inc.	21111 Oxnard St	Woodland Hills	CA	547		\$60		
	Xidex Corp.	305 Soquel Way	Sunnyvale	CA	1,838,311		\$200,613		
	Xidex Corp.	1 Manoni	Irvine	CA	28,691		\$3,131		
	Xidex Corp.	1220 Page Rd	Fremont	CA	3,115		\$340		
	Xidex Corp.	1282 Reamwood	Sunnyvale	CA	6,196		\$676		
	Xidex Corp.	3000 Patrick Henry Dr	Santa Clara	CA	148,260		\$16,179		
	Xidex Corp.	5440 Pactrick Henry Dr	Santa Clara	CA	42,806		\$4,671		
	Xidex Corp. Microprinting	3000 Patrick Henry Dr	Santa Clara	CA	36,285		\$3,960		
					<i>TOTAL:</i>	2,104,211	\$229,630		
Anomet Metal Finishing	Anomet Metal Finishing	26415 Corporate Ave	Hayward	CA	348,920		\$38,077		
					<i>TOTAL:</i>	348,920	\$38,077		
AOC, LLC	Alpha Resins	19991 Seaton Ave	Perris	CA	282,191		\$30,795		
	Alpha Resins	P O Box 818	Perris	CA	897,497		\$97,943		
					<i>TOTAL:</i>	1,179,688	\$128,738		
Aqua Chem Ltd	Aqua Chem Ltd.	65 Kunkle St	Oak View	CA	61,780		\$6,742		
					<i>TOTAL:</i>	61,780	\$6,742		
Argonaut Energy Corp.	Argonaut Energy Corp.	Spanish Ranch #2			294,020		\$32,086		
	Argonaut Energy Corp.	222 Vermont B	Bakersfield	CA	27,480		\$2,999		
	Argonaut Energy Corp.	Spanish Ranch #1 Hwy 166			111,300		\$12,146		
					<i>TOTAL:</i>	432,800	\$47,231		
Automation Plating Corp.	Automation Plating	927 Thompson Ave	Glendale	CA	496,242	\$57,005			
					<i>TOTAL:</i>	496,242	\$57,005		
Ayers Chairmakers Inc.	Ayers Chairmakers Inc.	5700 S Avalon Blvd	Los Angeles	CA	286,098		\$31,222		
					<i>TOTAL:</i>	286,098	\$31,222		
B&Z Disposal	B&Z Disposal Service, Inc	6254 Paramount Blvd	Long Beach	CA	556,260	\$63,899			
	B&Z Disposal Service, Inc	P O Box 116	Lakewood	CA	228,860	\$26,290			
					<i>TOTAL:</i>	785,120	\$90,189		
Bailey Bridges, Inc.	Bailey Bridges, Inc.	P O Box 1186	San Luis Obispo	CA	460,880	\$52,942			
					<i>TOTAL:</i>	460,880	\$52,942		

Appendix A (Revised 04-16-2013)
 Summary of De Minimis Settlement Amounts
 Respondents

Settling Party	Facility Data					Settlement Option A		Settlement Option B	
	Name	Address	City	St.	Qty. (lbs.)	100%	95%	100%	95%
Baker Hughes Oilfield Operations Inc.									
	Baker Sand Control	3930-B Chreey Ave	Long Beach	CA	3,864		\$422		
	Baker Sand Control	5551 Aldrin Ct	Bakersfield	CA	396,764		\$43,298		
	Baker Service Tool	4115 Transport St	Ventura	CA	102,320		\$11,166		
	Baker Tools	Fleet Rd	Ventura	CA	13,020		\$1,421		
	Centrilift-Hughes	5421 Argosy Ave	Huntington Beac	CA	109,820		\$11,985		
	Hughes Drilling Equipment	7355 Slauson Ave	Commerce	CA	16,441		\$1,794		
	Hughes Drilling Fluids	Bldg 419	Oxnard	CA	120,780		\$13,181		
	Milchem, Inc.	?	Ventura	CA	0		\$0		
	Milchem, Inc.	Getty Oil Lloyd	Ventura	CA	43,140		\$4,708		
	Milchem, Inc.	Blank			0		\$0		
	Milchem, Inc.	PO Box 5169 Montal?			829,600		\$90,533		
					<i>TOTAL:</i>		1,635,749		\$178,508
Bell Sports, Inc.									
	Bell Helmets, Inc.	15301 Shoemaker Ave	Norwalk	CA	156,080		\$17,033		
					<i>TOTAL:</i>		156,080		\$17,033
Bemis Construction									
	Bemis Construction Co.	30300 Union City Blvd	Union City	CA	1,328		\$145		
	Bemis Construction Co.	920 E Pacific Coast Hwy	Wilmington	CA	572,720		\$62,500		
					<i>TOTAL:</i>		574,048		\$62,645
BetzDearborn, Inc.									
	Betz Energy Chemicals, Inc.	3145 E Harcourt	Compton	CA	74,080		\$8,084		
	Betz Laboratories	1029 Cindy Ln	Carpinteria	CA	124,440		\$13,580		
	Betz Laboratories	4636 Somerton Rd	Treose	PN	10,360		\$1,131		
	Betz Laboratories	3154 E Harcourt St	Compton	CA	207,800		\$22,677		
	Betz Laboratories	3050 Pegasus Rd	Bakersfield	CA	1,183,040		\$129,104		
					<i>TOTAL:</i>		1,599,720		\$174,576
Blue Cross Laboratories Inc.									
	Blue Cross Labs	26411 Golden Valley Rd	Saugus	CA	665,500			\$58,504	
					<i>TOTAL:</i>		665,500		\$58,504
Blue Diamond Growers									
	Blue Diamond Almond	325 E Hole	Fullerton	CA	249		\$27		
	California Almond Growers	1801 C Street	Sacramento	CA	343,505		\$37,486		
	California Almond Growers	2001 Acoma St	Sacramento	CA	31,194		\$3,404		
	California Almond Growers	1602 North A St	Sacramento	CA	10,042		\$1,096		
	California Almond Growers Exchange	325 S Hale	Fullerton	CA	10,379		\$1,133		
					<i>TOTAL:</i>		395,369		\$43,146
Brandenburg, Staedler & Moore									
	Brandenburg, Staedler & Moore	333 W Santa Clara St Ste 1212	San Jose	CA	354,200		\$38,653		
					<i>TOTAL:</i>		354,200		\$38,653
Bridgestone/Firestone Inc.									
	Firestone Tire & Rubber	307 Travis Blvd	Fairfield	CA	106,340		\$11,605		
	Firestone Tire & Rubber	1974 University Ave	Berkeley	CA	30,820		\$3,363		
	Firestone Tire & Rubber	2180 El Camino Real	San Mateo	CA	289,640		\$31,608		
	Firestone Tire & Rubber	2242 Tully Rd	San Jose	CA	185		\$20		

Appendix A (Revised 04-16-2013)
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Settling Party	Facility Data					Settlement Option A		Settlement Option B	
	Name	Address	City	St.	Qty. (lbs.)	100%	95%	100%	95%
	Firestone Tire & Rubber	599 S First St	San Jose	CA	18,399		\$2,008		
	Firestone Tire & Rubber	2440 Firestone	South Gate	CA	1,806		\$197		
	Firestone Tire & Rubber	2525 Firestone Blvd	South Gate	CA	23,400		\$2,554		
	Firestone Tire & Rubber	2800 George Blvd	San Francisco	CA	143,140		\$15,621		
	Firestone Tire & Rubber	6300 Washington Blvd	Commerce	CA	2,008		\$219		
	Firestone Tire & Rubber	506 Chapala St	Santa Barbara	CA	560		\$61		
	Firestone Tire & Rubber	510 Water St	Santa Cruz	CA	89,220		\$9,736		
	Firestone Tire & Rubber	6011 Orangethorpe	Buena Park	CA	245		\$27		
	Firestone Tire & Rubber	860 N Nogales	City of Industry	CA	78,540		\$8,571		
	Firestone Tire & Rubber	11905 Ventura Blvd	Studio City	CA	93,480		\$10,201		
	Firestone Tire & Rubber	17320 Main St	Hesperia	CA	74,220		\$8,100		
	Firestone Tire & Rubber	7777 Edinger Blvd	Huntington Beac	CA	272,680		\$29,757		
	Firestone Tire & Rubber	6511 Foothill Blvd	Tujanga	CA	35,320		\$3,854		
	Firestone Tire & Rubber	6333 Telegraph Rd	Los Angeles	CA	135,860		\$14,826		
	Firestone Tire & Rubber	340 El Camino Real	Salinas	CA	53,155		\$5,801		
	Firestone Tire & Rubber	104 S McClay Ave	San Fernando	CA	37,780		\$4,123		
	Firestone Tire & Rubber	10091 Magnolia Ave	Riverside	CA	188,564		\$20,578		
	Firestone Tire & Rubber	1001 Higuera St	San Luis Obispo	CA	4,100		\$447		
	Firestone Tire & Rubber	16171 S Beach Blvd	Huntington Beac	CA	224,780		\$24,530		
	Firestone Tire & Rubber	1200 S Magnolia	Anaheim	CA	30,280		\$3,304		
					<i>TOTAL:</i>	1,934,522	\$211,111		
Budget Rent-a-Car									
	Budget Auto Sales	975 W El Camino Real	Sunnyvale	CA	974		\$112		
	Budget Rent A Car	5651 Sepulveda Blvd	Van Nuys	CA	3,841		\$441		
	Budget Rent A Car	177 S Airport	San Francisco	CA	34,520		\$3,965		
	Budget Rent A Car	125 S Vineyard Ave	Ontario	CA	262,120		\$30,110		
	Budget Rent A Car	121 98th Ave	Oakland	CA	1,070		\$123		
	Budget Rent A Car	110 S Higuera	San Luis Obispo	CA	661		\$76		
					<i>TOTAL:</i>	303,186	\$34,827		
Bunker Ramo Corp.									
	Bunker Ramo Corp.	31717 La Tienda Dr	Westlake Village	CA	267,239		\$29,163		
					<i>TOTAL:</i>	267,239	\$29,163		
Calafiore & Associates									
	Calafiore & Associates	Freeman & Rafferty #3 Sulphur M			47,460		\$5,179		
	Calafiore & Associates	1930 Topez Ave	Ventura	CA	174,220		\$19,012		
					<i>TOTAL:</i>	221,680	\$24,191		
Carpenter Co									
	E.R. Carpenter	7809 Lincoln	Riverside	CA	450,876		\$49,204		
					<i>TOTAL:</i>	450,876	\$49,204		
Catellus Development Corp.									
	Santa Fe Pacific Realty Corporation	201 Mission St Ste 250	San Francisco	CA	299,900		\$32,728		
					<i>TOTAL:</i>	299,900	\$32,728		
Caterpillar Inc.									
	Caterpillar Tractor Co.	800 Davis St	San Leandro	CA	40,574		\$4,428		
	Caterpillar Tractor Co.	1933 Davis St	San Leandro	CA	3,920		\$428		
	Caterpillar Tractor Co.	100 NE Adams St	Peoria	IL	131		\$14		
	Caterpillar Tractor Co./Monarch Ventures	1933 Davis St	San Leandro	CA	55,335		\$6,039		

Appendix A (Revised 04-16-2013)
 Summary of De Minimis Settlement Amounts
 Respondents

Settling Party	Facility Data					Settlement Option A		Settlement Option B	
	Name	Address	City	St.	Qty. (lbs.)	100%	95%	100%	95%
					<i>TOTAL:</i>	99,960	\$10,909		
CBS Corporation									
	CBS Fox	4024 Bradford Ave	North Hollywood	CA	11,818		\$1,290		
	CBS Inc.								
	CBS Records	1313 53rd St	Emeryville	CA	12,844		\$1,402		
	CBS Records	900 E Stowell Rd	Santa Maria	CA	597,950		\$65,254		
	CBS Records	Caper Waste Pit			33,480		\$3,654		
	CBS/MTM	4024 Radford Ave	North Hollywood	CA	18,746		\$2,046		
	Westinghouse Electric Corp.	12860 Muscatine St	Arleta	CA	748		\$82		
	Westinghouse Electric Corp.	1485 Bayshore Blvd	San Francisco	CA	4,071		\$444		
	Westinghouse Electric Corp.	1539 East Del Amo Blvd	Carson	CA	1,640		\$179		
	Westinghouse Electric Corp.	18020 S Santa Fe Ave	Compton	CA	21,212		\$2,315		
	Westinghouse Electric Corp.	5899 Peladeau St	Emeryville	CA	91,920		\$10,031		
	Westinghouse Electric Corp.	2?1 Sonora St		CA	1,460		\$159		
	Westinghouse Electric Corp.	1 Martime Plaza	San Francisco	CA	296		\$32		
	Westinghouse Electric Corp.	7145 Industrial Ave	El Paso	TX	49,501		\$5,402		
					<i>TOTAL:</i>	845,686	\$92,290		
Cedar Sinai Medical Center									
	Cedars Sinai Medical Center	8700 Beverly Blvd	Los Angeles	CA	432,603		\$47,209		
					<i>TOTAL:</i>	432,603	\$47,209		
Channel Industries Inc.									
	Channel Industries Inc.	839 Ward Dr	Santa Barbara	CA	420,180		\$45,854		
	Sonatech, Inc.	879 Ward Dr	Goleta	CA	17,920		\$1,956		
	Sonatech, Inc.	700 Botello Dr	Goleta	CA	5,620		\$613		
	Sonatech, Inc.	2065 Sperry Avenue	Ventura	CA	6,360		\$694		
					<i>TOTAL:</i>	450,080	\$49,117		
Chart House Enterprises, Inc.									
	Mattie's Tavern	2350 Railway Ave	Los Olivos	CA	458,730		\$50,061		
					<i>TOTAL:</i>	458,730	\$50,061		
Chemical Transportation (Tank Cleaning) aka Chemical Rainbow Transport Tank Cleaners									
	Chemical Transportation	21119 S Wilmington Ave	Long Beach	CA	1,219,174				\$101,819
					<i>TOTAL:</i>	1,219,174			\$101,819
City of Burbank									
	City of Burbank	320 N Lake St	Burbank	CA	10,000		\$1,091		
	City of Burbank	Naomi/Willow St Substation - Bur	Burbank	CA	1,640		\$179		
	City of Burbank	275 E Olive Ave	Burbank	CA	244,843		\$26,719		
	City of Burbank	164 W Magnolia Blvd	Burbank	CA	69,920		\$7,630		
	City of Burbank - Fire Department	353 E Olive	Burbank	CA	1,731		\$189		
	City of Burbank - Redevelopment Agency	275 E Olive Ave	Burbank	CA	1,386		\$151		
	City of Burbank, Public Works/Street Divisi	124 S Lake St	Burbank	CA	92,968		\$10,145		
					<i>TOTAL:</i>	422,488	\$46,104		
City of Culver City									
	City of Culver City	9815 Jefferson Blvd	Culver City	CA	28,893		\$3,153		
	City of Culver City - Police Dept.	4040 DuQuesne Ave	Culver City	CA	30		\$3		
					<i>TOTAL:</i>	28,923	\$3,156		

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Settling Party	Facility Data					Settlement Option A		Settlement Option B	
	Name	Address	City	St.	Qty. (lbs.)	100%	95%	100%	95%
City of Los Angeles Sanitation District									
	L.A. County Sanitation District	2800 S Workman Mill Rd	Whittier	CA	121,298		\$13,237		
	L.A. County Sanitation District	5926 Sheila St	Commerce	CA	145,527		\$15,881		
	L.A. County Sanitation District	7721 N Figueroa	Los Angeles	CA	1,507		\$164		
	L.A. County Sanitation District	1955 Workman Mill Rd	Whittier	CA	75,277		\$8,215		
	L.A. County Sanitation District	P O Box 4998	Whittier	CA	271,886		\$29,671		
					<i>TOTAL:</i>		615,495		\$67,168
City of Modesto									
	City of Modesto	7th & Elm	Modesto	CA	4,173		\$455		
					<i>TOTAL:</i>		4,173		\$455
City of Palo Alto									
	City of Palo Alto	250 Hamilton Ave	Palo Alto	CA	6,256		\$683		
	City of Palo Alto	1201 E Bayshore		CA	111,949		\$12,217		
	City of Palo Alto	2501 Embarcadero Way	Palo Alto	CA	204,937		\$22,365		
	City of Palo Alto - Fire Dept.	P O Box 10250	Palo Alto	CA	2,630		\$287		
	City of Palo Alto - Police Dept.	275 Forrest Ave	Palo Alto	CA	647		\$71		
					<i>TOTAL:</i>		326,419		\$35,623
City of Sacramento									
	City of Sacramento	1920 34th Avenue	Sacramento	CA	4,360		\$476		
	City of Sacramento	1231 I St	Sacramento	CA	40,060		\$4,372		
	City of Sacramento - Dept. of Parks & Rec.	1280 Terminal Rd	West Sacramento	CA	459		\$50		
	City of Sacramento - Police Dept.	625 H St	Sacramento	CA	459		\$50		
	City of Sacramento - Police Dept.	927 10th St	Sacramento	CA	7,618		\$831		
	City of Sacramento - School District	425 1st Ave	Sacramento	CA	1,376		\$150		
	City of Sacramento - Waste Removal Div.								
					<i>TOTAL:</i>		54,332		\$5,929
City of San Diego									
	City of San Diego	200 Hollister	San Diego	CA	9,860		\$1,076		
	City of San Diego	20th & B Sts	San Diego	CA	139		\$15		
	City of San Diego	1275 Caminito Centro	San Diego	CA	15,497		\$1,691		
	City of San Diego	1222 1st Ave	San Diego	CA	42		\$5		
	City of San Diego	4077 N Harbor Dr	San Diego	CA	5,136		\$560		
	City of San Diego	2825 Pershing Dr	San Diego	CA	648		\$71		
	City of San Diego	825 E Harbor Dr		CA	719		\$78		
	City of San Diego	7100 Colorado Ave	La Mesa	CA	500		\$55		
	City of San Diego	525 B St	San Diego	CA	523		\$57		
	City of San Diego	202 C St	San Diego	CA	12,671		\$1,383		
	City of San Diego	3775 Morena Blvd	San Diego	CA	27,857		\$3,040		
	City of San Diego	1010 Second Ave Ste 444	San Diego	CA	196,148		\$21,405		
	City of San Diego - Dept. of General Servi	2781 Caminito Chollas	San Diego	CA	108,812		\$11,875		
	City of San Diego - Equipment Division	2740 Caminito Chollas	San Diego	CA	6,353		\$693		
	City of San Diego - Fire Dept.	4964 Imperial Ave		CA	1		\$0		
	City of San Diego - Fire Dept.	525 5th Ave	San Diego	CA	743		\$81		
	City of San Diego - Fire Dept.	1222 First Ave	San Diego	CA	43,423		\$4,739		
	City of San Diego - Jack Murphy Stadium	9449 Friars Rd	San Diego	CA	200		\$22		
	City of San Diego - Park and Recreation D	1970 B St	San Diego	CA	4,853		\$530		
	City of San Diego - Point Loma Wastewate	4077 N Harbor Dr		CA	4,170		\$455		
	City of San Diego - Point Loma Wastewate	1902 Getchell Rd	San Diego	CA	5,340		\$583		
	City of San Diego - Police Dept.	1401 Broadway	San Diego	CA	2,554		\$279		

Appendix A (Revised 04-16-2013)
 Summary of De Minimis Settlement Amounts
 Respondents

Settling Party	Facility Data					Settlement Option A		Settlement Option B	
	Name	Address	City	St.	Qty. (lbs.)	100%	95%	100%	95%
	City of San Diego - Police Dept.	5215 Gaines	San Diego	CA	746		\$81		
	City of San Diego - Police Dept.	801 W Market St	San Diego	CA	25,128		\$2,742		
	City of San Diego - Police Dept.	7222 Skyline Dr	San Diego	CA	385		\$42		
	City of San Diego - Water Utilities	10710 Scripps Lake Dr	San Diego	CA	8,376		\$914		
	City of San Diego - Water Utilities Dept., A	5540 Kiowa Dr	La Mesa	CA	9,272		\$1,012		
					<i>TOTAL:</i>		490,096	\$53,484	
City of Santa Maria									
	City of Santa Maria	110 E Cook St	Santa Maria	CA	1,212,900		\$132,362		
	City of Santa Maria	930 Miramonte Dr	Santa Barbara	CA	9,560		\$1,043		
	City of Santa Maria	Parks Dept			640		\$70		
	City of Santa Maria	810 W Church	Santa Maria	CA	63,600		\$6,941		
	City of Santa Maria	Dayry Creston St		CA	40,197		\$4,387		
					<i>TOTAL:</i>		1,326,897	\$144,803	
Cognis Corporation as successor to Henkel Corporation									
	Henkel Corporation	17607 Cerise Ave	Hawthorne	CA	853,574		\$93,149		
	Henkel Process Chemicals Inc.	350 Mt Kimble Ave	Morristown	NJ	476		\$52		
					<i>TOTAL:</i>		854,050	\$93,201	
Collins & Aikman Products Company									
	Albert Van Luit & Co.	4000 Chevy Chase Dr	Los Angeles	CA	396,545		\$43,274		
					<i>TOTAL:</i>		396,545	\$43,274	
Compressor Service Co									
	Compressor Service Corp.	11901 S Alameda St	Lynwood	CA	247,980		\$28,486		
					<i>TOTAL:</i>		247,980	\$28,486	
ConAgra Foods, Inc..									
	Beatrice/Hunt & Wesson Food Inc.	1747 W Commonwealth	Fullerton	CA	503,833		\$54,983		
	Beatrice/Hunt & Wesson Food Inc.	554 S Yosemite Ave	Oakdale	CA	58,104		\$6,341		
	Beatrice/Hunt & Wesson Food Inc.	1701 W Valencia Dr	Fullerton	CA	686,382		\$74,904		
	ConAgra Frozen Foods	107 Kilroy Rd	Turlock	CA	856		\$93		
	United Can Company	1900 Raymer Ave	Fullerton	CA	59,480		\$6,491		
	United Can Company	Burbank & "C" St	Hayward	CA	334,293		\$36,481		
					<i>TOTAL:</i>		1,642,948	\$179,293	
Continental Can									
	Continental Can Co.	241 Cherokee	Denver	CO	8,420		\$919		
	Continental Can Co.	800 N Eight St	San Jose	CA	5,884		\$642		
	Continental Can Co.	33280 Central Ave	Union City	CA	252,087		\$27,510		
	Continental Can Co.	8201 Woodley	Van Nuys	CA	160,379		\$17,502		
	Continental Can Co.	357 E Taylor St	San Jose	CA	11,118		\$1,213		
	Continental Can Co.	1300 Loveridge Rd	Pittsburgh	CA	2,750		\$300		
	Continental Can Co.	5650 Grace Pl	Commerce	CA	122,902		\$13,412		
	Continental Can Co.	567 S Riverside Dr	Modesto	CA	284		\$31		
	Kiewit Pacific Company	7011 Grayston Ln	San Jose	CA	35,540		\$3,878		
	Kiewit Pacific Company	301 E Santa Clara	Arcadia	CA	23,580		\$2,573		
					<i>TOTAL:</i>		622,944	\$67,980	
Cordova Printed Circuits									
	Cordova Printed Circuits	3390 De La Cruz	Santa Clara	CA	20,432		\$2,230		

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Settling Party	Facility Data					Settlement Option A		Settlement Option B	
	Name	Address	City	St.	Qty. (lbs.)	100%	95%	100%	95%
					<i>TOTAL:</i>	20,432	\$2,230		
County of Kings									
	County of Kings - Health Dept.								
	County of Kings - Public Works	1400 W Lacey	Hanford	CA	500		\$55		
	County of Kings/A.A. & Nelson Rodrigues I	8302 18th Ave	Lemoore	CA	0		\$0		
	Kings County Public Works Department	330 Campus Dr	Hanford	CA	0		\$0		
	Kings County Public Works Department	330 Campus Drive	Hanford	CA	419,500		\$45,780		
					<i>TOTAL:</i>	420,000	\$45,835		
County of San Diego									
	County of San Diego								
	County of San Diego	11937 Campo Rd	Spring Valley	CA	3,654		\$399		
	County of San Diego - Dept. of General Se	5555 Overland Dr Bldg 10 Mail St	San Diego	CA	20,236		\$2,208		
	County of San Diego - Dept. of Health Ser	1420 Kettner Blvd	San Diego	CA	36,860		\$4,022		
	County of San Diego - Dept. of Health Ser	1700 Pacific Coast Hwy	San Diego	CA	9,641		\$1,052		
	County of San Diego - Dept. of Public Wor		San Diego	CA	1,800		\$196		
	County of San Diego - Dept. of Public Wor	2198 Palomar Airport Rd	Carlsbad	CA	1,595		\$174		
	County of San Diego - Dept. of Public Wor	5555 Overland Dr	San Diego	CA	112,626		\$12,291		
	County of San Diego - Dept. of Public Wor	115 Fifth St	Ramona	CA	5,762		\$629		
	County of San Diego - Dept. of Public Wor	116 Fifth St	Ramona	CA	793		\$87		
	County of San Diego - Dept. of Public Wor	1600 Descanso Ave	San Marcos	CA	2,380		\$260		
	County of San Diego - Sheriff	385 Melrose		CA	0		\$0		
	County of San Diego - Sheriff	175 N El Camino Real	Encitas	CA	0		\$0		
	County of San Diego - Sheriff	3520 Kurtz St	San Diego	CA	0		\$0		
	San Diego County Sheriff								
					<i>TOTAL:</i>	195,347	\$21,318		
Crocker Plating									
	Crocker Plating Works								
	Crocker Plating Works	5916 Crocker St	Los Angeles	CA	367,506		\$42,216		
					<i>TOTAL:</i>	367,506	\$42,216		
Crown Circuits Inc.									
	Crown Circuits								
	Crown Circuits	920 Armorlite Dr	San Marcos	CA	26,660		\$2,909		
					<i>TOTAL:</i>	26,660	\$2,909		
Crown Cork & Seal Co Inc.									
	Crown Cork & Seal								
	Crown Cork & Seal	601 Parr Blvd	Richmond	CA	140,741		\$15,359		
					<i>TOTAL:</i>	140,741	\$15,359		
D&D Tanks									
	D&D Tanks								
	D&D Tanks					53,100	\$5,795		
	D&D Tanks	(Loyd #2) Ojai Ojai Mt Rd	Ojai	CA	42,060		\$4,590		
	D&D Tanks	Baker #1	Santa Paula	CA	100,580		\$10,976		
	D&D Tanks	Long Beach CA	Long Beach	CA	168,120		\$18,347		
	D&D Tanks	Loyd #2 Upper Ojai Rd			45,680		\$4,985		
					<i>TOTAL:</i>	409,540	\$44,693		
David Karney Contractor									
	David Karney Contractor								
	David Karney Contractor	2626 S Maple St	Fresno	CA	148,200		\$16,173		
					<i>TOTAL:</i>	148,200	\$16,173		

Appendix A (Revised 04-16-2013)
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Settling Party	Facility Data					Settlement Option A		Settlement Option B	
	Name	Address	City	St.	Qty. (lbs.)	100%	95%	100%	95%
Dexter Corporation									
	Dexter Corporation, Hysol Division	15051 E Don Julian Rd	Industry	CA	95,323		\$10,402		
	Dexter Corporation, Hysol Division	2850 Willow Pass Rd	Pittsburg	CA	259,705		\$28,341		
	Dexter Corporation, Midland Division (Dext	31500 Hayman St	Hayward	CA	163,422		\$17,834		
			<i>TOTAL:</i>		518,450		\$56,577		
Digitran Company									
	Becton Dickinson	2375 Garcia Ave	Mountain View	CA	4,740		\$517		
	Becton Dickinson	14300 Winchester Blvd	Los Gatos	CA	1,758		\$192		
	Becton Dickinson - Labware	1950 Williams Dr	Oxnard	CA	4,021		\$439		
	Digitran	3100 New York Dr	Pasadena	CA	1,108,894		\$121,012		
			<i>TOTAL:</i>		1,119,413		\$122,160		
Dresser Industries, Inc. on behalf of Diversified Chemicals Corp									
	Diversified Chemicals Corp.	3660 N Ventura Ave	Ventura	CA	745,080		\$81,310		
			<i>TOTAL:</i>		745,080		\$81,310		
E M Johansing Partnership									
	E.M Johansing Partnership	Star Route P O Box 4520	San Miguel	CA	126,480		\$13,803		
			<i>TOTAL:</i>		126,480		\$13,803		
Eastern Contra Costa Transit Authority									
	Eastern Contra Costa Transit Authority	2400 Scyamore Dr #31	Antioch	CA	113,302	\$13,015			
			<i>TOTAL:</i>		113,302	\$13,015			
EDOCO Construction & Equip Corp									
	Edoco Technical Products, Division of The	22039 S Westward Ave	Long Beach	CA	251,131	\$28,848			
			<i>TOTAL:</i>		251,131	\$28,848			
El Camino Hospital									
	El Camino Hospital	2500 Grant Rd	Mountain View	CA	36,559	\$4,200			
			<i>TOTAL:</i>		36,559	\$4,200			
Elconin and Saffrin II									
	Award Metals	1430 Adelia Ave	South El Monte	CA	592,480		\$64,657		
			<i>TOTAL:</i>		592,480		\$64,657		
Elexsys International, Inc.									
	Diceon Electronics, Inc.	18522 Von Karmen Ave	Irvine	CA	222,110	\$25,514			
	Diceon Electronics, Inc.	9250 Independence	Chatsworth	CA	318,865	\$36,629			
			<i>TOTAL:</i>		540,975	\$62,143			
Emerson Electric Co									
	Beckman Industrial Corp.	4141 Palm St	Fullerton	CA	92,881		\$10,136		
	Beckman Industrial Corp.	630 S Puente	Brea	CA	1,361		\$149		
	Beckman Industrial Corp.	600 S Harbor Blvd	La Habra	CA	39,990		\$4,364		
	Beckman Industrial Corp.	540 S Harbor Blvd	La Habra	CA	6,019		\$657		
	Branson IPC	31172 Huntwood Ave	Hayward	CA	4,112		\$449		
	Computer Power	18150 S Figueroa St	Carson	CA	38,800		\$4,234		
	Emerson Electric Co.	3300 S Standard	Santa Ana	CA	149,023		\$16,263		
	Emerson Industrial Service	19888 Quiroz Ct	Walnut	CA	17,860		\$1,949		
	Sweco, Inc.	6033 E Bandini Blvd	Los Angeles	CA	125,999		\$13,750		

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	Name	Address	City	St.	Qty. (lbs.)	100%	95%	100%	95%
EPE Inc.	Uniloc	2400 Barranca	Irvine	CA	1,952		\$213		
	<i>TOTAL:</i>					477,997		\$52,164	
EPE Inc.	EPE Corp./EPE Inc.	17152 Daimler St	Irvine	CA	299,574		\$32,692		
	EPE Corp./EPE Inc.	235 N Sherman Ave	Corona	CA	45,529		\$4,969		
	<i>TOTAL:</i>					345,103		\$37,661	
Estech Inc.	Estech Inc.	4060 E 26th St	Los Angeles	CA	491,120		\$53,595		
	<i>TOTAL:</i>					491,120		\$53,595	
Esther & Harold Mazur Trust	Esther & Harold Mazur Trust	600 N Arrowhead	San Bernadino	CA	244,213		\$26,651		
	<i>TOTAL:</i>					244,213		\$26,651	
Fairchild Semiconductor	Fairchild Camera & Instruments Co./Fairch	369 Whisman Rd	Mountain View	CA	13,390		\$1,461		
	Fairchild Camera & Instruments Co./Fairch	4001 Miranda Ave	Palo Alto	CA	38,332		\$4,183		
	Fairchild Camera & Instruments Co./Fairch	313 Fairchild Dr	Mountain View	CA	300		\$33		
	Fairchild Camera & Instruments Co./Fairch	401 National Ave	Mt. View	CA	876,812		\$95,685		
	Fairchild Camera & Instruments Co./Fairch	4300 Redwood Hwy	San Rafael	CA	379,459		\$41,410		
	Fairchild Camera & Instruments Co./Fairch	33 Healdsburg Ave	Healdsburg	CA	25,479		\$2,780		
	Fairchild Optoelectronics	3105 Alfred St	Santa Clara	CA	9,258		\$1,010		
	Fairchild Semiconductor	1725 Technology Dr	San Jose	CA	8,049		\$878		
	Fairchild Semiconductor				10,000		\$1,091		
	Fairchild Semiconductor	389 Whitman	Mountain View	CA	0		\$0		
	Fairchild Semiconductor	464 Ellis St	Mountain View	CA	9,476		\$1,034		
	Fairchild Semiconductor, Mos Division	101 Bernal Rd	San Jose	CA	83,591		\$9,122		
	Fairchild/Exetron	3105 Alfred St	Santa Clara	CA	207,481		\$22,642		
	<i>TOTAL:</i>					1,661,627		\$181,329	
Flower Street Partnership	Flower Street Partnership	4191 Stansbury	Sherman Oaks	CA	249,860		\$27,267		
	<i>TOTAL:</i>					249,860		\$27,267	
Georgia Pacific Corp	Georgia Pacific Corp.	249 E Grand Ave	San Francisco	CA	437		\$48		
	Georgia Pacific Corp.	90 W Redwood Ave	Fort Bragg	CA	1,099		\$120		
	Georgia Pacific Corp.	760 S Vail	Montebello	CA	103,660		\$11,312		
	Georgia Pacific Corp.	300 Laurel St	Bellingham	WA	49,420		\$5,393		
	Georgia Pacific Corp.	6300 Regio Ave	Buena Park	CA	224,759		\$24,528		
	Georgia Pacific Corp.	1445 S McClintock Dr	Tempe	AZ	550		\$60		
	Georgia Pacific Corp.	2425 Malt Ave	City of Commerc	CA	180,074		\$19,651		
	<i>TOTAL:</i>					559,999		\$61,112	
Gerard Metal Craftsman Inc.	Gerard Metal Craftsmen	151 W Rosecrans Ave	Gardena	CA	456,345		\$52,421		
	<i>TOTAL:</i>					456,345		\$52,421	
Glasteel Tennessee Inc.	Glasteel, Inc.	1727 S Buene Vista	Duarte	CA	175,951		\$19,201		

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	Name	Address	City	St.	Qty. (lbs.)	100%	95%	100%	95%
					<i>TOTAL:</i>		\$19,201		
Gonzalez Steel Drum Mfg.									
	Gonzalez Drum Co.	1324 Fitzgerald Ave	San Francisco	CA	774,793	\$89,002			
					<i>TOTAL:</i>	774,793	\$89,002		
Great Lakes Chemical Corp.(Purux)									
	Purux Corporation/Hydrotech Chemical Co	18400 E Mohr Ave	City of Industry	CA	192,075				\$16,041
					<i>TOTAL:</i>	192,075			\$16,041
GT Good Bedrooms									
	GT Good Bedrooms	17120 S Main St	Gardena	CA	100,755		\$10,995		
	GT Good Bedrooms	220 W Manville St	Compton	CA	341,580		\$37,276		
					<i>TOTAL:</i>	442,335	\$48,271		
Harriman Street Partners									
	Harriman Street Partners	3151 Airway Ave Ste L 1	Costa Mesa	CA	228,480		\$24,934		
					<i>TOTAL:</i>	228,480	\$24,934		
Henkel of America, Inc. and Henkel Corporation									
	Amchem Products, Inc.	37899 Niles Blvd	Fremont	CA	236,655		\$25,826		
	Parker Amchem	31100 Stephenson Hwy	Maddison Height	MI	500,477		\$54,616		
	Parker Amchem	37899 Niles Blvd	Fremont	CA	204,076		\$22,271		
	Parker Chemical Co.	5640 Knott Ave	Buena Park	CA	310,382		\$33,872		
					<i>TOTAL:</i>	1,251,590	\$136,585		
Hi-Shear Corp									
	Hi-Shear Corp.	2830 Lomita Blvd	Torrance	CA	15,280		\$1,667		
	Hi-Shear Corp.	2600 Skypark Dr	Torrance	CA	371,046		\$40,492		
					<i>TOTAL:</i>	386,326	\$42,159		
Host International									
	Casa Maria/Charlie Brown's Restaurant	760 S Seaward	Ventura	CA	790,975		\$86,318		
					<i>TOTAL:</i>	790,975	\$86,318		
ICI Americas Inc.									
	Arbco Electronics Inc.	7820 Gloria Ave	Van Nuys	CA	365,094		\$39,842		
					<i>TOTAL:</i>	365,094	\$39,842		
Imperial Oil & Grease									
	Imperial Oil	4875 W 147th St	Hawthorne	CA	173,651	\$19,948			
					<i>TOTAL:</i>	173,651	\$19,948		
Information Magnetis Corp									
	Information Magnetis Corp.				0		\$0		
	Information Magnetis Corp.				0		\$0		
	Information Magnetis Corp.	460 Ward Dr	Santa Barbara	CA	58,815		\$6,418		
	Information Magnetis Corp.	495 S Fairview Ave	Goleta	CA	72,640		\$7,927		
	Information Magnetis Corp.	5743 Thornwood Drive	Goleta	CA	316,787		\$34,571		
	Information Magnetis Corp.	9177 Sky Park Court	San Diego	CA	2,387		\$260		
					<i>TOTAL:</i>	450,629	\$49,176		

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ITT Corporation									
	Husk-ITT Corporation	1247 E Hill	Signal Hill	CA	14,920		\$1,628		
	ITT Aerospace Controls	1200 S Flower	Burbank	CA	21,175		\$2,311		
	ITT Barton	900 S Turnbull Canyon Rd	City of Industry	CA	156,932		\$17,126		
	ITT Cannon Electric	2801 Air Lane	Phoenix	AZ	6,480		\$707		
	ITT Cannon Electric	66 East Dyer Rd	Santa Ana	CA	0		\$0		
	ITT Cannon Electric	666 Dyer Rd	Santa Ana	CA	1,423,989		\$155,398		
	ITT Cannon Micro Division	10550 Talbert St	Fountain Valley	CA	2,333		\$255		
	ITT Courier	16090 W 17th St	Tempe	AZ	84,831		\$9,258		
	ITT Courier				0		\$0		
	ITT General Controls	801 Allen Ave	Glendale	CA	895,034		\$97,674		
	ITT Gilfillan	7821 Orion Ave Gate A	Van Nuys	CA	170		\$19		
	ITT Gilfillan	P O Box 3466	Van Nuys	CA	101,490		\$11,075		
	ITT Gilfillan	7821 Orion Ave	Van Nuys	CA	40,257		\$4,393		
	ITT Gilfillan	15151 Bledsoe	Siyamar	CA	637		\$70		
	ITT Hancock Ind.	3690 Sprig Dr	Benicia	CA	33,480		\$3,654		
	ITT Jabsco Products	1485 Dale Way	Costa Mesa	CA	16,640		\$1,816		
	ITT Neo-Dyn	21411 Prairee St	Chatsworth	CA	14,535		\$1,586		
					<i>TOTAL:</i>		2,812,903		\$306,970
JBL Scientific Inc.									
	JBL Chemical Company	67 Linda Ln		CA	2,720		\$297		
	JBL Chemical Company	825 Capitolio Way	San Luis Obispo	CA	166,795		\$18,202		
	JBL Scientific, Inc.	277 Granada Dr	San Luis Obispo	CA	129,182		\$14,097		
					<i>TOTAL:</i>		298,697		\$32,596
Jim Burke Ford									
	Jim Burke Ford	2001 Oak St	Bakersfield	CA	86,658		\$9,457		
					<i>TOTAL:</i>		86,658		\$9,457
K and L Anodizing Corp									
	K&L Anodizing	1200 S Victory Blvd	Burbank	CA	410,991		\$47,212		
					<i>TOTAL:</i>		410,991		\$47,212
Kawasaki Steel Holdings (USA), Inc.									
	NBK Corporation	3020 Olcott St	Santa Clara	CA	402,929		\$43,971		
					<i>TOTAL:</i>		402,929		\$43,971
Kliklok Corp									
	Kliklock Corp.	2661 Spring St	Redwood City	CA	1,456,460			\$128,038	
					<i>TOTAL:</i>		1,456,460		\$128,038
KMart Corporation									
	K-Mart	6310 W 3rd St	Los Angeles	CA	1,593		\$183		
	K-Mart	1345 55 Chanal		CA	14,640		\$1,682		
	K-Mart	700 Mission Ave	Oceanside	CA	128,620		\$14,775		
	K-Mart	9400 Central	Montclair	CA	249		\$29		
	K-Mart	5885 Lincoln	Buena Park	CA	140,280		\$16,114		
	K-Mart	550 Camino De Estrella	San Clemente	CA	84,240		\$9,677		
	K-Mart	51 E Tierra REjada	Simi	CA	5,780		\$664		
	K-Mart	411 N Zaragost	El Paso	TX	11,760		\$1,351		
	K-Mart	325 Hampshire Rd	Thousand Oaks	CA	2,360		\$271		

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K-Mart	K-Mart	2530 S Euclid Ave	Ontario	CA	347	\$40			
	K-Mart	1009 North H	Lompoc	CA	16,360	\$1,879			
	K-Mart	1855 N Tustin	Orange	CA	282,140	\$32,410			
	K-Mart	1739 S Victoria Ave	Ventura	CA	8,240	\$947			
	K-Mart	1545 Mission Ave	Oceanside	CA	7,960	\$914			
	K-Mart	3100 W Big Beaver Rd	Troy	MI	419,800	\$48,223			
	K-Mart	1184 N Citrus Ave	Covina	CA	340,700	\$39,137			
					<i>TOTAL:</i>	1,465,069	\$168,296		
Knott's Berry Farm									
	Knotts Berry Farm	8039 Beach Blvd	Buena Park	CA	265,458		\$28,969		
				<i>TOTAL:</i>	265,458		\$28,969		
Kyocera America Inc.									
	Kyocera International	7373 Engineer Rd	San Diego	CA	1,250		\$136		
	Kyocera International	8611 Balboa Ave	San Diego	CA	361,827		\$39,486		
	Kyocera International	11620 Sorrento Valley Rd	San Diego	CA	55,243		\$6,029		
				<i>TOTAL:</i>	418,320		\$45,651		
Lin Data Corp									
	Lin Data Corporation	365 Reed St	Santa Clara	CA	390,360		\$42,600		
				<i>TOTAL:</i>	390,360		\$42,600		
Lincoln Place Associates Limited Partnership									
	Lincoln Place Associates	1250 6th Ste 400	Santa Monica	CA	1,126,240		\$122,905		
				<i>TOTAL:</i>	1,126,240		\$122,905		
Litton Systems, Inc.									
	Applied Technology	645 Almanor Ave	Sunnyvale	CA	8,061		\$880		
	Litton	2285-C Martin St	Santa Clara	CA	1,837		\$200		
	Litton Aero Products	6101 Condor Dr	Moorpark	CA	11,940		\$1,303		
	Litton Applied Tech	P O Box 7012	San Jose	CA	111,160		\$12,131		
	Litton Core Research	1500 Salado Dr	Mountain View	CA	1,722		\$188		
	Litton Data Command Systems	29851 Agoura Rd	Agoura Hills	CA	296		\$32		
	Litton Data Systems	800 Woodley Ave	Van Nuys	CA	220,432		\$24,055		
	Litton Electronic Devices	2580 Junction Ave	San Jose	CA	952		\$104		
	Litton Encoden	20745 Nordoff	Chatsworth	CA	40,600		\$4,431		
	Litton Financial Printing	5181 Santa Fe St	San Diego	CA	33,480		\$3,654		
	Litton Guidance Controls	5500 Canoga Avenue	Woodland Hills	CA	25,096		\$2,739		
	Litton Industries	960 Industrial Rd	San Carlos	CA	17,485		\$1,908		
				<i>TOTAL:</i>	473,061		\$51,625		
Lodi Metal Tech Inc.									
	Lodi Metal Tek	213 S Kelley	Lodi	CA	465,634		\$53,488		
				<i>TOTAL:</i>	465,634		\$53,488		
Los Angeles Plating Co (n/k/a American Racing Equipment)									
	Los Angeles Plating Co.	17006 S Figueroa	Gardena	CA	571,273		\$62,342		
				<i>TOTAL:</i>	571,273		\$62,342		
Los Angeles Unified School District									
	City of Los Angeles - L.A. City Schools - CI	P O Box 54306	Los Angeles	CA	2,237		\$244		

Appendix A (Revised 04-16-2013)
 Summary of De Minimis Settlement Amounts
 Respondents

Settling Party	Facility Data					Settlement Option A		Settlement Option B	
	Name	Address	City	St.	Qty. (lbs.)	100%	95%	100%	95%
	City of Los Angeles - LAUSD	12407 S Naomi St	Los Angeles	CA	2,193		\$239		
	City of Los Angeles - LAUSD	8920 Sepulveda Blvd	San Fernando	CA	5,194		\$567		
	City of Los Angeles - LAUSD	8210 Orion Ave	Van Nuys	CA	9,870		\$1,077		
	City of Los Angeles - LAUSD	1425 S San Pedro St	Los Angeles	CA	296,447		\$32,351		
	City of Los Angeles - LAUSD	1521 N Highland	Los Angeles	CA	32,740		\$3,573		
	City of Los Angeles - LAUSD	17729 S Figueroa St	Gardena	CA	51,445		\$5,614		
	City of Los Angeles - LAUSD	604 E 15th St	Los Angeles	CA	46,137		\$5,035		
	City of Los Angeles - LAUSD	11247 Sherman Way	Sun Valley	CA	42,431		\$4,630		
	City of Los Angeles - LAUSD - Belmont No	1410 W 3rd St	Los Angeles	CA	3,840		\$419		
	City of Los Angeles - LAUSD - Birmingham	17000 Haynes St	Van Nuys	CA	673		\$73		
	City of Los Angeles - LAUSD - Carson Hig	22328 S Main St	Carson	CA	434		\$47		
	City of Los Angeles - LAUSD - Fremont Hi	7676 S San Pedro St	Los Angeles	CA	2,560		\$279		
	City of Los Angeles - LAUSD - Garfield Hig	5101 E Sixth St	Los Angeles	CA	653		\$71		
	City of Los Angeles - LAUSD - Jefferson H	1319 E 41st St	Los Angeles	CA	88		\$10		
	City of Los Angeles - LAUSD - Jordan Hig	3265 E 103rd St	Los Angeles	CA	59		\$6		
	City of Los Angeles - LAUSD - Maintenanc	4545 Huntington Dr	Los Angeles	CA	1,350		\$147		
	City of Los Angeles - LAUSD - Manual Arts	4131 S Vermont	San Francisco	CA	2,494		\$272		
	City of Los Angeles - LAUSD - Marymont	10643 Sunset Blvd	Los Angeles	CA	869		\$95		
	City of Los Angeles - LAUSD - Metropolita	727 St Wilson St	Los Angeles	CA	989		\$108		
	City of Los Angeles - LAUSD - Northridge	17960 Chase St	Northridge	CA	1,306		\$143		
	City of Los Angeles - LAUSD - Trade Tech	6200 Winnetka Ave	Woodland Hills	CA	14,603		\$1,594		
	Maintenance Area #6								
					<i>TOTAL:</i>	518,612	\$56,594		
Los Robles Regional Medical Center									
	City of Thousand Oaks - Los Robles Regio	215 W Janss Rd	Thousand Oaks	CA	253,112		\$29,076		
					<i>TOTAL:</i>	253,112	\$29,076		
MascoTech, Inc.									
	Norris	8655 Bowers Ave	South Gate	CA	0		\$0		
	Norris Industries Inc.	5215 South Boyle Avenue	Vernon	CA	571,296		\$62,345		
	Norris Industries Inc.	7860 S Paramount Blvd	Pico Rivera	CA	139,039		\$15,173		
	Norris Industries Inc., Bowers Division	8655 Bowers Ave	South Gate	CA	113,458		\$12,382		
	Norris Industries Inc., Bowers Division	8685 Bowers Ave	South Gate	CA	0		\$0		
	Powers Division	8685 Bowers Ave	South Gate	CA	0		\$0		
					<i>TOTAL:</i>	823,793	\$89,900		
McCoy Mills Ford									
	McCoy Mills Ford	700 W Commonwealth	Fullerton	CA	38,800		\$4,234		
					<i>TOTAL:</i>	38,800	\$4,234		
Medeva Pharmaceuticals CA, Inc.									
	MD Pharmaceuticals	3501 W Garry Ave	Santa Ana	CA	227,684		\$24,847		
					<i>TOTAL:</i>	227,684	\$24,847		
Mel Clayton Ford									
	Mel Clayton Ford	350 Hitchcock Way	Santa Barbara	CA	71,440		\$7,796		
					<i>TOTAL:</i>	71,440	\$7,796		
Menlo Caspian									
	Menlo Caspian	435 Tasso St #315	Palo Alto	CA	222,060		\$25,509		
					<i>TOTAL:</i>	222,060	\$25,509		

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Settling Party	Facility Data					Settlement Option A		Settlement Option B	
	Name	Address	City	St.	Qty. (lbs.)	100%	95%	100%	95%
Mike Miller Toyota Inc.	Mike Miller Toyota	8777 W Washington Blvd	Culver City	CA	347,880		\$37,964		
			<i>TOTAL:</i>		347,880		\$37,964		
Mitsubishi Silicon America	Siltec Corporation	405 National Ave	Mountain View	CA	54,678		\$5,967		
	Siltec Corporation	3717 Haven Ave	Menlo Park	CA	2,820		\$308		
			<i>TOTAL:</i>		57,498		\$6,275		
Monogram Aerospace Fasteners	Monogram Aerospace Fasteners 13	423 S Garfield	Los Angeles	CA	75,316		\$8,219		
			<i>TOTAL:</i>		75,316		\$8,219		
Montana Vista Co , LLC	Mantona Vista Partnership	3028 De Lavina	Santa Barbara	CA	417,920		\$45,607		
			<i>TOTAL:</i>		417,920		\$45,607		
National Metal and Steel Corp	National Metal and Steel Co.	691 New Dock St	Terminal Island	CA	127,140		\$13,875		
			<i>TOTAL:</i>		127,140		\$13,875		
National Refractories & Minerals Corp	National Refractories & Minerals Corp.	P O Box 1938	Salinas	CA	20,125		\$2,196		
			<i>TOTAL:</i>		20,125		\$2,196		
National Semiconductor	National Semiconductor	2900 Semi Conductor Dr	Santa Clara	CA	134,081		\$14,632		
	National Semiconductor	3875 Kifer Building West	Santa Clara	CA	49,481		\$5,400		
	National Semiconductor	4001 Miranda Ave	Palo Alto	CA	308		\$34		
	National Semiconductor	5901 S Calle Santa Cruz	Tucson	AZ	176		\$19		
			<i>TOTAL:</i>		184,046		\$20,085		
NEC America, Inc.	NEC America	4936 W Rosecrans	Hawthorne	CA	3,167		\$364		
			<i>TOTAL:</i>		3,167		\$364		
NEC Electronics Inc.	NEC Electronics Inc.	401 Ellis St	Mountain View	CA	12,401		\$1,425		
	NEC Electronics Inc.	7501 Foothills Blvd	Roseville	CA	1,534,779		\$176,304		
			<i>TOTAL:</i>		1,547,180		\$177,729		
Nestle USA	Carnation Co.	1621 Naud	Los Angeles	CA	66,957		\$7,307		
	Carnation Co.	9501 Norwalk	Santa Fe Spring	CA	608		\$66		
	Carnation Co., Can Division	1815 Navy Dr	Stockton	CA	66,960		\$7,307		
	Carnation Co., Can Division	3250 Patterson Rd	Riverbank	CA	44,555		\$4,862		
	Carnation Dairies	1620 N Spring St	Los Angeles	CA	29,920		\$3,265		
	Carnation Dairies	1310 14th St	Oakland	CA	4,010		\$438		
	Carnation Research Lab	8015 Van Nuys Blvd	Van Nuys	CA	12,783		\$1,395		
	Nestle Foods Corp.	900 E Olanco Rd	Salinas	CA	19,192		\$2,094		
			<i>TOTAL:</i>		244,985		\$26,734		

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 Summary of De Minimis Settlement Amounts
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Settling Party	Facility Data					Settlement Option A		Settlement Option B	
	Name	Address	City	St.	Qty. (lbs.)	100%	95%	100%	95%
Norton Packaging, Inc.									
	B.W. Norton Mfg. Co.	3100 E 10th St	Oakland	CA	315,909		\$34,475		
					<i>TOTAL:</i>	315,909	\$34,475		
OB/Masco Window Deco Product									
	OB/Masco Window Deco Product	2930 Maria St	Rancho Doming	CA	63,355	\$7,278			
					<i>TOTAL:</i>	63,355	\$7,278		
Occidental Coatings Company Inc.									
	Occidental Coating Company	14538 Keswick St	Van Nuys	CA	488,801		\$53,342		
					<i>TOTAL:</i>	488,801	\$53,342		
Occidental Research Corp									
	Occidental Research Corporation	Carrion Rd La Verne			2,293		\$250		
	Occidental Research Corporation	2100 S E Main St	Irvine	CA	646,655		\$70,569		
					<i>TOTAL:</i>	648,948	\$70,819		
Offshore Logistics, Inc.									
	Offshore Logistics	P O Box 279	Pt. Hueneme	CA	219,220	\$25,182			
	Offshore Logistics/MV Resolute	Port Hueneme Dock #1		CA	76,340	\$8,769			
					<i>TOTAL:</i>	295,560	\$33,951		
Olympian Oil									
	Olympian Oil Company	35 S Linden	South San Franc	CA	238,475		\$26,024		
					<i>TOTAL:</i>	238,475	\$26,024		
Omar Rendering Co									
	Omar Rendering Co.	4826 Otay Valley Rd	Chula Vista	CA	117,880		\$12,864		
					<i>TOTAL:</i>	117,880	\$12,864		
Owens Corning									
	Owens-Corning Fiberglas Corp.	960 Central Expressway	Santa Clara	CA	45,374		\$4,952		
	Owens-Corning Fiberglas Corp.	Fibreglass Tower	Toledo	OH	75,460		\$8,235		
					<i>TOTAL:</i>	120,834	\$13,187		
Owens-Illinois Inc.									
	Brockway	16050 Canary Ave	La Mirade	CA	5,093		\$556		
	Brockway Glass Co., Inc. (NY)	P O Box 2389	Pomona	CA	204,081		\$22,271		
	Brockway Glass Co., Inc. (NY)	8717 G St	Oakland	CA	66,060		\$7,209		
	OI Glass Container STS Inc.	3600 Alameda Ave	Oakland	CA	304,805		\$33,263		
	OI Glass Container STS Inc.	P O Box 3818 Terminal Annex	Los Angeles	CA	34,527		\$3,768		
	OI Glass Container STS Inc.	4240 Bandini Blvd	Vernon	CA	11,116		\$1,213		
	Owens-Illinois, Inc.	P O Box 30	Tracy	CA	6,960		\$760		
	Owens-Illinois, Inc.	3600 Alameda Ave	Oakland	CA	237,494		\$25,917		
	Owens-Illinois, Inc.	2901 Fruitland	Vernon	CA	2,760		\$301		
	Owens-Illinois, Inc.	4240 Bandini Blvd	Vernon	CA	17,090		\$1,865		
					<i>TOTAL:</i>	889,986	\$97,123		
Oxy Metal Industries Corporation									
	Oxy Metal Coating	5640 Knott Ave	Buena Park	CA	409,517		\$44,690		
					<i>TOTAL:</i>	409,517	\$44,690		

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Settling Party	Facility Data					Settlement Option A		Settlement Option B	
	Name	Address	City	St.	Qty. (lbs.)	100%	95%	100%	95%
Pepper Oil Co., Inc.	Pepper Oil Company	2300 Tidelands Ave	National City	CA	420,034	\$48,250			
					<i>TOTAL:</i>	420,034	\$48,250		
Peralta Community College District	College of Alameda	555 Atlantic Ave	Alameda	CA	227	\$26			
	Peralta Community College - Physical Plan	333 E 8th St	Oakland	CA	1,233	\$142			
					<i>TOTAL:</i>	1,460	\$168		
Pfizer Inc.	Shiley	17600 Gillette Ave	Irvine	CA	350,037		\$38,199		
					<i>TOTAL:</i>	350,037	\$38,199		
Philipco Inc. , as successor to Hart Exploration and Production Company	Hart Exploration	720 E Santa Maria	Santa Paula	CA	36,260				\$3,028
	Hart Exploration	Hwy 126	Newhall	CA	177,320				\$14,809
	Hart Exploration	Star Rte 4-Box 6840	Bakersfield	CA	43,420				\$3,626
					<i>TOTAL:</i>	257,000			\$21,463
Pilkington Barnes Hind	Barnes-Hind Hydrocurve Inc.	8006 Engineer Rd	San Diego	CA	369,832		\$40,359		
	Barnes-Hind Pharmaceuticals	895 Kifer Rd	Sunnyvale	CA	87,064		\$9,501		
					<i>TOTAL:</i>	456,896	\$49,860		
Piper Ranch Assoc	Piper Ranch Associates	3760 Convoy St	San Diego	CA	314,840		\$34,358		
					<i>TOTAL:</i>	314,840	\$34,358		
Prudential Overall Supply Inc.	Prudential Overall Supply	8144 Haskell Ave	Van Nuys	CA	1,603,824		\$175,023		
	Prudential Overall Supply	951 E Sandhill	Carson	CA	60,580		\$6,611		
	Prudential Overall Supply	6920 Bandini Blvd	Commerce	CA	31,720		\$3,462		
	Prudential Overall Supply	5102 W Roosevelt	Phoenix	AZ	19,335		\$2,110		
	Prudential Overall Supply	4240 S Fremont	Tucson	AZ	20,706		\$2,260		
	Prudential Overall Supply	2332 N Stone Ave	Tucson	AZ	7,339		\$801		
	Prudential Overall Supply	17641 Fabrica Way	Cerritos	CA	52,875		\$5,770		
	Prudential Overall Supply	16901 Aston	Irvine	CA	50,653		\$5,528		
	Prudential Overall Supply	1429 Milpitas Blvd	Milpitas	CA	152,595		\$16,653		
					<i>TOTAL:</i>	1,999,627	\$218,218		
Quality Metal Finishing Co	Quality Metal Finishing	11754 S Alameda St	Lynwood	CA	726,408		\$79,272		
					<i>TOTAL:</i>	726,408	\$79,272		
Quebecor Printing (USA)	Alco Gravure	11041 Van Owen	North Hollywood	CA	553,343	\$63,564			
					<i>TOTAL:</i>	553,343	\$63,564		
Raychem Corporation	Raychem Corporation	1525 Willow Rd	Menlo Park	CA	465,682		\$50,819		
	Raychem Corporation	300 Constitution Ave		CA	49,993		\$5,456		
	Revchem Plastics								

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 Respondents

Settling Party	Facility Data					Settlement Option A		Settlement Option B	
	Name	Address	City	St.	Qty. (lbs.)	100%	95%	100%	95%
					<i>TOTAL:</i>	515,675	\$56,275		
Redken Laboratories Inc.									
	Redken Laboratories Inc.	14721 Califa St	Van Nuys	CA	12,631				\$1,055
	Redken Laboratories Inc.	6625 Variel Ave	Canoga Park	CA	2,772,183				\$231,519
					<i>TOTAL:</i>	2,784,814			\$232,574
Roberts Manufacturing									
	Roberts Mfg. Co.	10667 Jersey St	Cucamonga	CA	1,402,534		\$153,057		
					<i>TOTAL:</i>	1,402,534	\$153,057		
Roche Holding Ltd / Syntex (U S A) Inc.									
	Roche Diagnostics	1600 Monrovia Ave	Newport Beach	CA	2,800		\$306		
	Syntex Research, Inc.	P O Box 10850	Palo Alto	CA	47,460		\$5,179		
	Syntex Research, Inc.	175 E Dana	Mountain View	CA	6,400		\$698		
	Syntex Research, Inc.	3400 Hillview Ave	Palo Alto	CA	606,245		\$66,159		
					<i>TOTAL:</i>	662,905	\$72,342		
Safeway, Inc.									
	Safeway Milk Plant								
	Safeway Stores Inc. Meat & Egg Div.								
	Safeway Stores, Inc.	2800 Yanaero Valley Rd	Walnut Creek	CA	34,020	\$3,908			
	Safeway Stores, Inc.	1221 Marsh St	San Luis Obispo	CA	6,680	\$767			
	Safeway Stores, Inc.	200 Adams Ave	San Leandro	CA	127	\$15			
	Safeway Stores, Inc.	1100 77th Ave	Oakland	CA	443	\$51			
	Safeway Stores, Inc.	3327 S Boxford	Commerce	CA	2,916	\$335			
	Safeway Stores, Inc.	47444 Kato Rd	Fremont	CA	2,788	\$320			
	Safeway Stores, Inc.	5950 Walker Ave	Maywood	CA	17,860	\$2,052			
	Safeway Stores, Inc.	12801 Excelsior Dr	Santa Fe Spring	CA	1,168	\$134			
	Safeway Stores, Inc.	900 Marina Bay Parkway	Richmond	CA	128,334	\$14,742			
	Safeway Stores, Inc.	8969 Santa Monica Blvd	West Hollywood	CA	280	\$32			
	Safeway Stores, Inc.	201 4th St	Oakland	CA	729	\$84			
	Vons	4344 Shirley Ave	El Monte	CA	10,243	\$1,177			
	Vons	10460 Clairmont Mesa Blvd	San Diego	CA	838	\$96			
	Vons	7130 Miramar Rd	San Diego	CA	1,173	\$135			
	Vons	210 W Baseline	Rialto	CA	2,421	\$278			
	Vons	7900 E Garvey	El Monte	CA	1,424	\$164			
	Vons	10150 Lower Azusa Rd	El Monte	CA	1,140	\$131			
	Vons	5600 Santa Ana Canyon Rd	Anaheim Hills	CA	635	\$73			
	Vons	12801 Excelsior Dr	Santa Fe Spring	CA	12,891	\$1,481			
	Vons	1390 N Allen Ave	Pasadena	CA	604	\$69			
					<i>TOTAL:</i>	226,714	\$26,044		
San Mateo Community College District									
	College of San Mateo - Chemistry Dept.	1700 W Hillsdale	Sanmateo	CA	12,011		\$1,311		
	La Canada College	Chemistry Department	Redwood	CA	1,298		\$142		
	San Mateo County Community College Dis	3300 College Dr	San Bruno	CA	2,418		\$264		
	San Mateo County Community College Dis	3401 CSM Dr	San Mateo	CA	326		\$36		
	San Mateo County Community College Dis	1700 W Hillsdale Blvd	San Mateo	CA	1,341		\$146		
	San Mateo County Community College Dis	3300 College Dr	San Bruno	CA	6,923		\$755		
					<i>TOTAL:</i>	24,317	\$2,654		

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	Name	Address	City	St.	Qty. (lbs.)	100%	95%	100%	95%
Santa Maria Joint High School District									
	Santa Maria High School	301 W Stowell Rd	Santa Maria	CA	218,394		\$23,833		
	Santa Maria Joint High School District	829 S Lincoln	Santa Maria	CA	17,171		\$1,874		
					<i>TOTAL:</i>		\$25,707		
Santa Paula Union School District									
	Santa Paula Union School District	404 N 6th St	Santa Paula	CA	305,660		\$33,356		
					<i>TOTAL:</i>		\$33,356		
Sav-Mor Oil Company									
	Sav-Mor Oil Company	5150 Wilshire Blvd	Los Angeles	CA	117,480		\$12,820		
	Sav-Mor Oil Company	4345 Sunset Blvd	Los Angeles	CA	134,060		\$14,630		
					<i>TOTAL:</i>		\$27,450		
SBC Holdings (f/k/a The Stroh Brewery Company)									
	Joseph Schlitz Brewing Co.	7521 Woodman Ave	Van Nuys	CA	769		\$84		
	National Can Co., Schlitz Brewing Contain	20730 Prarie St	Chatsworth	CA	33,359		\$3,640		
	National Can Co., Schlitz Brewing Contain	20730 Prarie St	Chatsworth	CA	74,852		\$8,169		
	National Can Co., Stroh Container Division	20730 Prarie St	Chatsworth	CA	32,260		\$3,520		
	Stroh Brewery Co.	7521 Woodman Ave	Van Nuys	CA	119,917		\$13,086		
					<i>TOTAL:</i>		\$28,499		
Sequa Corporation									
	Sun Chemical Company	20 S Lincoln	So. San Francisc	CA	8,180		\$893		
	Sun Chemical Company	205 Linden	San Francisco	CA	11,741		\$1,281		
	Sun Chemical Company, Standun Canform	2943 E Las Hermanas	Rancho Doming	CA	352,980		\$38,520		
					<i>TOTAL:</i>		\$40,694		
Shafco Industries, Inc.									
	Shafco Industries	North Hollywood CA	North Hollywood	CA	2,558		\$279		
	Shafco Industries	2850 E Cambridge Wy		CA	40,560		\$4,426		
	Shafco Industries	Valley Farms Tk Battery	Santa Maria	CA	22,840		\$2,493		
	Shafco Industries	East Valley Farms #1			21,360		\$2,331		
	Shafco Industries	East Valley Farms #1			127,640		\$13,929		
	Shafco Industries	East Valey Farms 13-31			20,400		\$2,226		
	Shafco Industries	Bakersfield CA	Bakersfield	CA	32,200		\$3,514		
	Shafco Industries	? Farms #15			37,760		\$4,121		
	Shafco Industries	East Vally Farms Lease			412,120		\$44,974		
					<i>TOTAL:</i>		\$78,293		
Shultz Steel Company									
	Shultz Steel Company	5321 E Firestone Blvd	South Gate	CA	379,360		\$41,399		
					<i>TOTAL:</i>		\$41,399		
Sika Corporation									
	Sika Corporation	12767 Imperial Hwy	Santa Fe Spring	CA	258,466		\$28,206		
	Sika Corporation	1372 E 15th St	Los Angeles	CA	11,649		\$1,271		
					<i>TOTAL:</i>		\$29,477		
Sparton Corporation									
	Sparton Southwest, Inc.	9621 Coors Rd NW	Albuquerque	NM	164,488		\$17,950		
	Sparton Southwest, Inc.	4901 Rockaway Blvd SE	Rio Rancho	NM	11,009		\$1,201		

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	Name	Address	City	St.	Qty. (lbs.)	100%	95%	100%	95%
					<i>TOTAL:</i>	175,497	\$19,151		
Sta-Lube, Inc.									
	Sta-Lube Inc.	3039 Ana St	Compton	CA	288,951	\$33,192			
					<i>TOTAL:</i>	288,951	\$33,192		
Standard Nickel-Chromium Plating Company									
	Standard Nickel-Chromium Plating Co.	826 E 62nd St	Los Angeles	CA	636,927	\$69,507			
					<i>TOTAL:</i>	636,927	\$69,507		
Sun Chemical Corporation									
	General Printing Ink	14500 Catalina	San Leandro	CA	0	\$0			
	General Printing Ink	14300 Catalina St	San Francisco	CA	145,854	\$15,917			
	General Printing Ink/Sun Chemical Co.	12963 Park St	Santa Fe Spring	CA	440,677	\$48,091			
	Kohl & Madden Ink	2369 Yates	Commerce	CA	50,136	\$5,471			
	U.S. Printing Ink Co.	14465 Griffith St	San Leandro	CA	520,672	\$56,820			
	U.S. Printing Ink Co.	13710 Borate Street	Santa Fe Spring	CA	151,574	\$16,541			
					<i>TOTAL:</i>	1,308,913	\$142,840		
T G L Associates, Inc.									
	TGL Associates	16450 Los Gatos Blvd	Los Gatos	CA	803,060	\$87,637			
					<i>TOTAL:</i>	803,060	\$87,637		
TABC, Inc.									
	Toyota Motor Manufacturing	6375 Paramount Blvd	Long Beach	CA	1,026,880	\$112,062			
					<i>TOTAL:</i>	1,026,880	\$112,062		
Tandy Corporation									
	Lika Corp.	1856 Field Ave	Stockton	CA	1,608,060	\$184,722			
	Lika Corp.	2527 S Jack Tone	Stockton	CA	38,940	\$4,473			
					<i>TOTAL:</i>	1,647,000	\$189,195		
Teledyne Technologies Inc.									
	Teledyne Analytical	16830 Chestnut Ave	City of Industry	CA	491	\$54			
	Teledyne Battery Products	840 W Brocton Ave	Redlands	CA	53,808	\$5,872			
	Teledyne Cast Products	4200 W Valley Blvd	Pomona	CA	1,371,541	\$149,675			
	Teledyne Controls	12333 W Olympic Blvd	Los Angeles	CA	639	\$70			
	Teledyne MEC	3165 Porter Dr	Palo Alto	CA	31,636	\$3,452			
	Teledyne Microelectronics	12964 Panama St	Los Angeles	CA	94,133	\$10,273			
	Teledyne Microwave	1274 Terra Bella Ave	Mountain View	CA	3,329	\$363			
	Teledyne Microwave	1290 Terra Bella	Mountain View	CA	572	\$62			
	Teledyne Microwave	1300 Terra Bella Ave	Mountain View	CA	1,756	\$192			
	Teledyne Microwave				28,200	\$3,077			
	Teledyne Picco	2701 Harbor Dr	San Diego	CA	2,608	\$285			
	Teledyne Picco	1729 Chico	South El Monte	CA	117,480	\$12,820			
	Teledyne Picco	16800 Chestnut	City of Industry	CA	803,244	\$87,657			
	Teledyne Relays	12525 Daphne Ave	Hawthorne	CA	174,883	\$19,085			
					<i>TOTAL:</i>	2,684,320	\$292,937		
Tenneco Inc., (EPEC Oil Company)									
	HCT Oil & Gas Co.	3501 Santa Clara Ave	Oxnard	CA	141,280	\$15,418			
	HCT Oil & Gas Co.	PO Box 9909	Bakersfield	CA	342,900	\$37,420			

Appendix A (Revised 04-16-2013)
 Summary of De Minimis Settlement Amounts
 Respondents

Settling Party	Facility Data					Settlement Option A		Settlement Option B	
	Name	Address	City	St.	Qty. (lbs.)	100%	95%	100%	95%
	Tenneco Chemicals	5555 Sunol Blvd	Pleasanton	CA	1,835		\$200		
	Tenneco West Inc.	P O Box 247	Ducor	CA	2,625		\$286		
	Tenneco West Inc.	P O Box 9380 (Almond Plant)	Bakersfield	CA	463,998		\$50,636		
	Tenneco West Inc.	P O Box HHH	Indio	CA	315,404		\$34,420		
					<i>TOTAL:</i>		1,268,042	\$138,380	
<hr/>									
Texas Pacific Oil Co									
	Texas Pacific Oil Co.				42,080		\$4,834		
	Texas Pacific Oil Co.	(Rudolph 22x25) Orcutt Rd	Santa Maria	CA	88,440		\$10,159		
	Texas Pacific Oil Co.	Orcutt Rd - Santa Paula CA	Santa Paula	CA	205,290		\$23,582		
	Texas Pacific Oil Co.	Rudolph 22x25			0		\$0		
					<i>TOTAL:</i>		335,810	\$38,575	
<hr/>									
Textron Inc.									
	Ace Industries	8839 Pioneer Blvd	Santa Fe Spring	CA	109,513		\$11,951		
	Textron/Bell Helicopter	7155 Valjean Ave Van Nuys Cent	Van Nuys	CA	3,780		\$413		
	Textron/Cherry Fasteners Division	1501 N Miller St	Anaheim	CA	559,764		\$61,086		
	Textron/Cherry Fasteners Division	1700 Sunflower	Costa Mesa	CA	16,218		\$1,770		
	Textron/Cherry Fasteners Division	1224 E Warner Ave	Santa Ana	CA	923,006		\$100,727		
	Textron/Cherry Fasteners Division/Townse	1224 E Warner Ave	Santa Ana	CA	834		\$91		
	Textron/Hydraulic Research	12137 Montague	Pacoima	CA	33,458		\$3,651		
	Textron/Hydraulic Research	28113-15 Stanford Ave	Valencia	CA	4,603		\$502		
	Textron/Hydraulic Research	25200 W Rye Canyon Rd	Valencia	CA	60,659		\$6,620		
	Textron/Hydraulic Research	10445 Glenoaks Blvd	Pacoima	CA	45,265		\$4,940		
	Textron/Incosym Inc./Bell Incosym	780 Lakefield Rd Ste E	Westlake Village	CA	4,220		\$461		
	Textron/Spencer Kellogg Products/NL Che	952 Bransten Rd	San Carlos	CA	195,326		\$21,316		
	Textron/Spencer Kellogg Products/NL Che								
					<i>TOTAL:</i>		1,956,646	\$213,528	
<hr/>									
The Aerospace Corporation									
	Aerospace Corporation	2350 E El Segundo Blvd	El Segundo	CA	217,408		\$23,725		
	Aerospace Corporation	2400 E El Segundo Blvd	El Segundo	CA	76,721		\$8,372		
	Aerospace Corporation	2040 Maple	El Segundo	CA	2,860		\$312		
	Aerospace Corporation	300 S Douglas	Segundo	CA	247,240		\$26,981		
					<i>TOTAL:</i>		544,229	\$59,390	
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The Beverly Connection, Ltd									
	Beverly Connection	1460 Westwood Ste 300	Los Angeles	CA	2,201		\$240		
	The Beverly Connection	9230 Olympic Blvd	Beverly Hills	CA	120,780		\$13,181		
					<i>TOTAL:</i>		122,981	\$13,421	
<hr/>									
The Clorox Company									
	Clorox Company	2600 Huntington Dr	Fairfield	CA	57,980		\$6,327		
	Clorox Company	4333 Vandini Blvd Box 3902 Lugo			33,480		\$3,654		
	Clorox Company	850 42nd Ave	Oakland	CA	357,366		\$38,999		
	Clorox Company - Technical Center	7200 Johnson Dr	Pleasanton	CA	421,294		\$45,975		
					<i>TOTAL:</i>		870,120	\$94,955	
<hr/>									
The Dial Corporation									
	Purex Corporation/Dial	9300 Rayo Ave	South Gate	CA	172,916		\$18,870		
					<i>TOTAL:</i>		172,916	\$18,870	
<hr/>									

Appendix A (Revised 04-16-2013)
 Summary of De Minimis Settlement Amounts
 Respondents

Settling Party	Facility Data					Settlement Option A		Settlement Option B	
	Name	Address	City	St.	Qty. (lbs.)	100%	95%	100%	95%
The Glidden Company_									
	Devoe & Reynolds Co.	2625 Durahart St	Riverside	CA	79,980				\$6,680
	Devoe & Reynolds Co.	2625 Durahart St	Riverside	CA	0				\$0
	Devoe Coatings Co.	2625 Durahart St	Riverside	CA	299,880				\$25,044
	Devoe Marine	2625 Durahart St	Riverside	CA	1,206,777				\$100,784
	Glidden Paint Co./Glidden Coatings & Res	1000 16th St	San Francisco	CA	351,329				\$29,341
	Grow Group Inc.	2501 Malt Ave	Commerce	CA	14,760				\$1,233
	Grow Group Inc.	760 S Vail Ave	Montebello	CA	19,685				\$1,644
	Grow Group Inc.	11641 Pike	Santa Fe Spring	CA	72,452				\$6,051
			<i>TOTAL:</i>		2,044,863				\$170,777
The Hertz Corporation									
	Hertz Corporation	200 Airport Blvd	Los Angeles	CA	1,843		\$201		
	Hertz Corporation	1617 Airport Blvd	San Jose	CA	299		\$33		
	Hertz Corporation	319 W Carrillo St	Santa Barbara	CA	8,654		\$944		
	Hertz Corporation	4521 Empire Ave	Burbank	CA	40,080		\$4,374		
	Hertz Corporation	1055 W 6th St	Los Angeles	CA	22,400		\$2,444		
	Hertz Corporation	48887 Kato Rd	Fremont	CA	220		\$24		
	Hertz Corporation	2649 W 1st	Santa Ana	CA	513		\$56		
	Hertz Corporation	3871 N Harbor Dr	San Diego	CA	9,875		\$1,078		
			<i>TOTAL:</i>		83,884		\$9,154		
The Master Plating Inc.									
	Master Plating, Inc.	2109 Newton	San Diego	CA	5,380	\$618			
			<i>TOTAL:</i>		5,380	\$618			
The O'Brien Corporation									
	Fuller O'Brien Corp.	450 E Grand Ave	South San Franc	CA	1,993,549		\$217,554		
	Fuller O'Brien Corp./Fuller O'Brien Paint C	P O Box 17	So. Bend	IN	160,700		\$17,537		
	O'Brien Corporation	14434 Best Ave	Santa Fe Spring	CA	3,888		\$424		
	O'Brien Corporation	450 E Grand Ave	South San Franc	CA	77,560		\$8,464		
			<i>TOTAL:</i>		2,235,697		\$243,979		
The Southland Corporation									
	Southland Corporation	1595 E Vista Way	Vista	CA	54,762	\$6,291			
	Southland Corporation	P O Box 404	Pleasanton	CA	33,459	\$3,844			
			<i>TOTAL:</i>		88,221	\$10,135			
Thompson Properties Inc.									
	Thompson Properties	2234 Colby Ave	Los Angeles	CA	373,500		\$40,760		
			<i>TOTAL:</i>		373,500		\$40,760		
Toyota Motor Sales, U S A , Inc.									
	Toyota Motor Manufacturing U.S.A.	785 Edison Ave	Long Beach	CA	1,961,394		\$214,045		
	Toyota Motor Manufacturing U.S.A.	PO Box 2140	Long Beach	CA	33,020		\$3,603		
			<i>TOTAL:</i>		1,994,414		\$217,648		
Triangle PWC, Inc.									
	Triangle PWC, Inc.	1666 Willow Pass Rd	Pittsburg	CA	462,634		\$50,487		
			<i>TOTAL:</i>		462,634		\$50,487		

Appendix A (Revised 04-16-2013)
 Summary of De Minimis Settlement Amounts
 Respondents

Settling Party	Facility Data					Settlement Option A		Settlement Option B	
	Name	Address	City	St.	Qty. (lbs.)	100%	95%	100%	95%
Trust Services of America	Trust Services of America	10943 Schmidt Rd	El Monte	CA	73,120		\$7,979		
	Trust Services of America	414 Alton Ave	Santa Ana	CA	79,180		\$8,641		
	Trust Services of America	700 Wilshire Blvd	Los Angeles	CA	190,710		\$20,812		
					<i>TOTAL:</i>		343,010		\$37,432
U S Coast Guard	U.S. Coast Guard	CG Tracer c/o DRMO	Petaluma	CA	27,143		\$2,962		\$2,267
	U.S. Coast Guard	Bldg 14 Government Island	Alameda	CA	3,740		\$408		\$312
	U.S. Coast Guard	Sand Island Access Rd	Honolulu	HI	47,640		\$5,199		\$3,979
					<i>TOTAL:</i>		78,523		\$8,569
Unisys Corporation	Burroughs Corporation	800 N Baldwin Park Blvd	City of Industry	CA	17,712				\$1,479
	Burroughs Corporation	6300 Hollister Ave	Goleta	CA	30,040				\$2,509
	Burroughs Corporation	5600 Avenida Encinas	Carlsbad	CA	206,688				\$17,262
	Burroughs Corporation	5411 N Lindero Canyon Rd	Westlake Village	CA	0				\$0
	Burroughs Corporation	5411 Lindero Canyon	Westlake Village	CA	1,661,441				\$138,755
	Burroughs Corporation	460 Sierra Madre Villa St	Pasadena	CA	128,364				\$10,720
	Burroughs Corporation	25725 Jeronimo Rd	Mission Viejo	CA	335,270				\$28,000
	Burroughs Corporation	10850 Van Franklin	San Diego	CA	30,836				\$2,575
	Burroughs Corporation	16701 W Bernardo Dr	San Diego	CA	33,951				\$2,835
	Burroughs Corporation	10850 Via Frontera	San Diego	CA	0				\$0
	Convergent Technologies	2700 N 1st St	San Jose	CA	12,605				\$1,053
	Convergent Technologies	201 N Sunrise Ave	Roseville	CA	113				\$9
	ISS Sperry Univac	3433 Scott Blvd	Santa Clara	CA	0				\$0
	Sperry Univac	3333 Scott Blvd	Santa Clara	CA	53,024				\$4,428
	Unisys Corp.	2300 Central Express	Santa Clara	CA	5,016				\$419
					<i>TOTAL:</i>		2,515,060		\$210,044
United States Steel LLC	U.S. Steel Corp., Oilwell Division	1529 W 16th	Long Beach	CA	1,615	\$186	\$176	\$142	\$135
	U.S. Steel Corp., Oilwell Division	841 W McCoy Ln	Santa Maria	CA	93,920		\$10,249		
	U.S. Steel Corp., Oilwell Division	Loveridge Rd	Pittsburg	CA	0		\$0		
	U.S. Steel Corp., Oilwell Division	Loveridge Rd	Pittsburg	CA	0		\$0		
	U.S. Steel Corp., Oilwell Division	Loveridge Rd	Pittsburg	CA	0		\$0		
	U.S. Steel Corp., Oilwell Division	shop			21,017	\$2,414	\$2,294	\$1,848	\$1,755
	U.S. Steel Corp., Pittsburg Works	PO Box 471 Loveridge Rd		CA	359,742		\$39,258		
	USS Chemical (and it's successor, Aristec)				0	\$0	\$0	\$0	\$0
	USS-POSCO Industries	P O Box 471	Pittsburg	CA	823		\$90		
					<i>TOTAL:</i>	477,117	\$2,600	\$52,067	\$1,990
United Technologies Corporation	Hamilton Standard	4401 Donald Douglas Dr	Long Beach	CA	126,908		\$13,849		
	Otis Elevator	1825 Beverly Bl	Los Angeles	CA	9,792		\$1,069		
	Otis Elevator	345 Miraloma	Glendale	CA	1,337		\$146		
	Telex Computer Products	201 Flynn Rd	Camarillo	CA	3,420		\$373		
	United Technologies Chemical Systems	1050 E Arquet		CA	434		\$47		
	United Technologies Chemical Systems	600 Metcalf Rd	San Jose	CA	603,502		\$65,859		
	United Technologies Chemical Systems	P O Box 50015	San Jose	CA	0		\$0		
	United Technologies Lexar	31829 La Tienda Dr	Westlake Village	CA	36,159		\$3,946		

Appendix A (Revised 04-16-2013)
 Summary of De Minimis Settlement Amounts
 Respondents

Settling Party	Facility Data					Settlement Option A		Settlement Option B	
	Name	Address	City	St.	Qty. (lbs.)	100%	95%	100%	95%
					<i>TOTAL:</i>	781,552	\$85,289		
Urethane Industries									
	Urethane Industries	550 W Crowther Ave	Placentia	CA	250,967		\$27,388		
					<i>TOTAL:</i>	250,967	\$27,388		
USA Petroleum Corporation									
	USA Petrochem	Ventaro Ave	Ventura	CA	111,900		\$12,212		
	USA Petrochem	P O Box 357	Ventura	CA	525,260		\$57,321		
	USA Petrochem	Canada Larga #1		CA	46,740		\$5,101		
	USA Petrochem/USA Fuel	Gaviota Marine Terminal 17100 C	Gaviota	CA	211,060		\$23,033		
	USA Petrochem/USA Gasoline Station	8659 Jamacha Rd	Spring Valley	CA	1,916		\$209		
	USA Petroleum			CA	40,060		\$4,372		
	USA Petroleum	901 North H St	Lompoc	CA	2,110		\$230		
	USA Petroleum	4777 Crooked Palm Dr	Ventura	CA	1,134,741		\$123,833		
	USA Petroleum	2700 41st Ave	Soquel	CA	357		\$39		
	USA Petroleum	2651 Ventura Rd	Port Hueneme	CA	10,200		\$1,113		
					<i>TOTAL:</i>	2,084,344	\$227,463		
USX Corporation									
	USS Chemical (and it's successor, Aristec	2910 W Adams St	Colton	CA	244,746		\$26,709		
					<i>TOTAL:</i>	244,746	\$26,709		
Varian Associates, Inc.									
	Varian Associates	3100 Jay St	Santa Clara	CA	2,111		\$230		
	Varian Associates	3200 Patrick Henry	Santa Clara	CA	15,588		\$1,701		
	Varian Associates	3251 Oilcott	Santa Clara	CA	20,710		\$2,260		
	Varian Associates	220 Humboldt Ct	Sunnyvale	CA	1,615		\$176		
	Varian Associates	48664 Milmont Dr	Fremont	CA	4,729		\$516		
	Varian Associates	3560 Basset St	Santa Clara	CA	15,380		\$1,678		
	Varian Associates	596 Alder Dr	Milpitas	CA	437		\$48		
	Varian Associates	611 Hansen Way	Palo Alto	CA	48,335		\$5,275		
	Varian Associates, Eimac Division	301 Industrial Way	San Carlos	CA	286,935		\$31,313		
	Varian Associates, Instrument Group	2700 Mitchell Dr	Walnut Creek	CA	12,367		\$1,350		
					<i>TOTAL:</i>	408,207	\$44,547		
Viad Corporation									
	Aircraft Services International	P O Box 8415	San Francisco	CA	18,080		\$1,973		
	Aircraft Services International	2761 Hollywood Way	Burbank	CA	29,815		\$3,254		
	Aircraft Services International	San Francisco Int'l Airport Plot 42	San Francisco	CA	36,787		\$4,015		
					<i>TOTAL:</i>	84,682	\$9,242		
VSL Corp									
	VSL	1077 Bell Ave	Campbell	CA	9,294		\$1,014		
	VSL Corp.	Diablo Canyon Power Plant			369,980		\$40,375		
					<i>TOTAL:</i>	379,274	\$41,389		
Wallace Machinery Co									
	Wallace Machinery Co.				0				\$0
	Wallace Machinery Co.	E Donovan - SM Cyn			36,000				\$3,007
	Wallace Machinery Co.	2300 N Rose Ave	Oxnard	CA	186,680				\$15,591
	Wallace Machinery Co.				0				\$0

Appendix A (Revised 04-16-2013)
 Summary of De Minimis Settlement Amounts
 Respondents

Settling Party	Facility Data					Settlement Option A		Settlement Option B	
	Name	Address	City	St.	Qty. (lbs.)	100%	95%	100%	95%
					<i>TOTAL:</i>				\$18,598
Weatherford International									
	H&H Oil Tool Inc.	PO Box 2070		CA	95,820		\$10,457		
	H&H Oil Tool Inc.	1565 E Betteravia Rd	Santa Maria	CA	299,240		\$32,656		
	H&H Oil Tool Inc.	200 So Hallick Dr	Santa Paula	CA	807,020		\$88,069		
					<i>TOTAL:</i>		\$131,182		
Welltech, Inc.									
	Well Tech	3211 5th Ave			14,740		\$1,609		
	Well Tech	East Valley Farms #1			199,580		\$21,780		
	Well Tech	2850 Santa Maris Way			45,240		\$4,937		
	Well Tech				0	\$0	\$0	\$0	\$0
	Well Tech	Tech Cal Hwy #1			27,420		\$2,992		
					<i>TOTAL:</i>	\$0	\$31,318	\$0	\$0
West County Wastewater District									
	West Contra Costa Sanitary District	13956 San Pablo Ave	San Pablo	CA	546,114		\$59,597		
	West Contra Costa Sanitary District	2910 Hilltop	Richmond	CA	5,177		\$565		
					<i>TOTAL:</i>		\$60,162		
Western Atlas International Inc.									
	Western Geophysical Company	1028 S Seaside Ave	Terminal Island	CA	86,240		\$9,411		
					<i>TOTAL:</i>		\$9,411		
Windsor Door									
	Windsor Door Company	1370 Furneaux Rd	Marysville	CA	251,791		\$27,478		
					<i>TOTAL:</i>		\$27,478		
Woods, V									
	V. Woods	315 State St	Santa Barbara	CA	608,480		\$66,403		
					<i>TOTAL:</i>		\$66,403		
World Wide Pacific Corp									
	World Wide Pacific Corp. - SM Area	23456 Hawthorne Blvd Ste 300	Torrance	CA	324,720	\$37,301			
					<i>TOTAL:</i>	\$37,301			

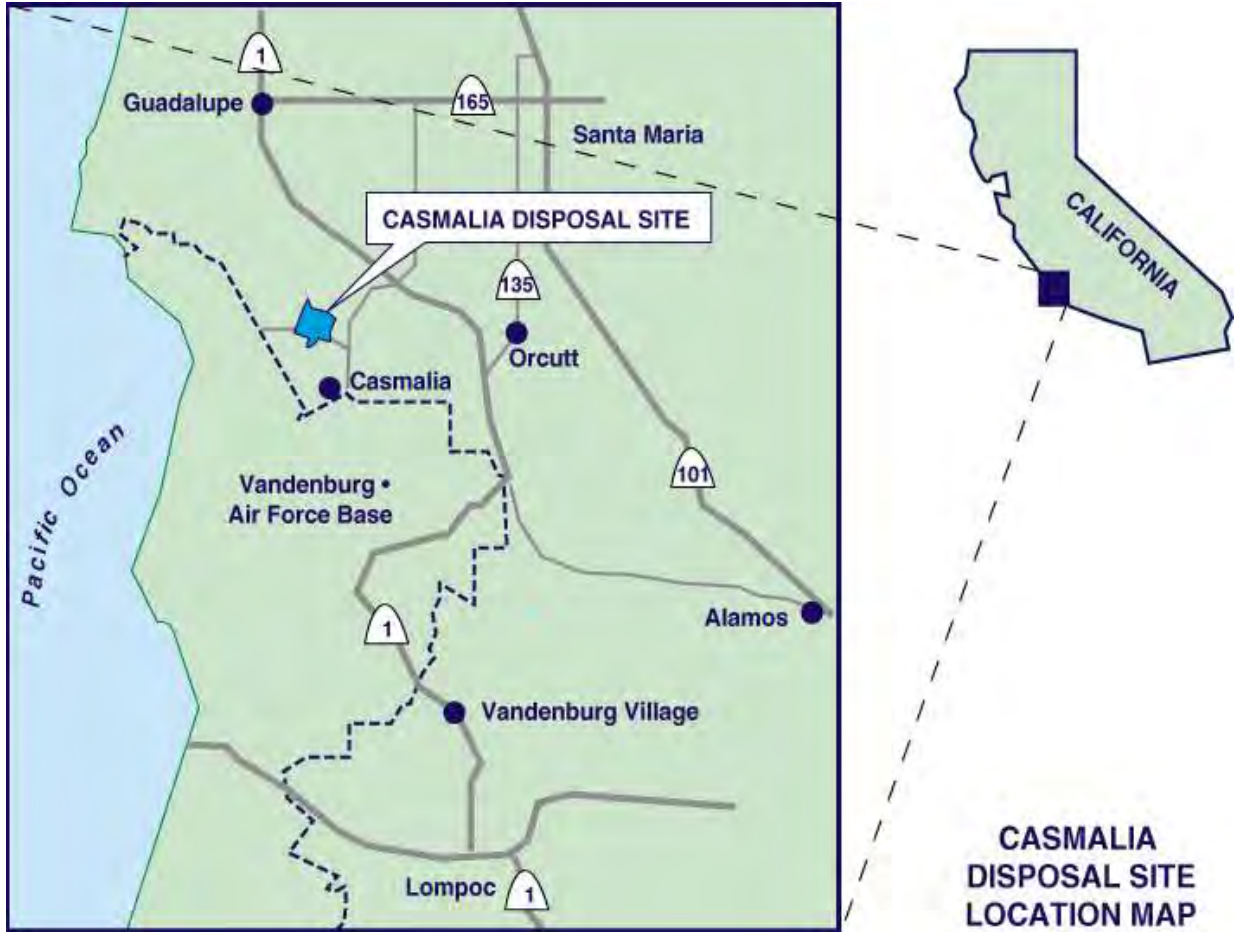
Appendix B (Revised 7-25-2005)
Summary of De Minimis Settlement Amounts
Settling Federal Agencies

Facility Data

<u>Settling Party</u>	<u>Name</u>	<u>Address</u>	<u>City</u>	<u>St.</u>	<u>Qty.(lbs.)</u>	Settlement Option A	Settlement Option B
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No Federal Parties are included in this Administrative Order on Consent

Appendix C
Site Location Map



Appendix D
Contaminants List

CHEMICAL NAME	
1,1,1-Trichloroethane	1,2-Dibromoethane
1,1,2,2-Tetrachloroethane	1,2-Dichlorobenzene
1,1,2-Trichloro-1,2,2-trifluoroethane	1,2-Dichloroethane
1,1,2-Trichloroethane	1,2-Dichloropropane
1,1-Dichloroethane	1,3,5-Trimethylbenzene
1,1-Dichloroethene	1,3-Dichlorobenzene
1,2,3,4,6,7,8,9-OCDD	1,4-Dichlorobenzene
1,2,3,4,6,7,8,9-OCDF	1,4-Dioxane
1,2,3,4,6,7,8-HpCDD	1,4-Naphthoquinone
1,2,3,4,6,7,8-HpCDF	1,4-Phenylenediamine
1,2,3,4,7,8,9-HpCDF	2,3,4,6,7,8-HxCDF
1,2,3,4,7,8-HxCDD	2,3,4,6-Tetrachlorophenol
1,2,3,4,7,8-HxCDF	2,3,4,7,8-PeCDF
1,2,3,6,7,8-HxCDD	2,3,7,8-TCDD
1,2,3,6,7,8-HxCDF	2,3,7,8-TCDF
1,2,3,7,8,9-HxCDD	2,4,5-T
1,2,3,7,8,9-HxCDF	2,4,5-TP (Silvex)
1,2,3,7,8-PeCDD	2,4,5-Trichlorophenol
1,2,3,7,8-PeCDF	2,4-D
1,2,3-Trichlorobenzene	2,4-Dichlorophenol
1,2,4-Trichlorobenzene	2,4-Dimethylphenol
1,2,4-Trimethylbenzene	2,4-Dinitrophenol
1,2-Dibromo-3-chloropropane	2,6-Dichlorophenol

Appendix D
Contaminants List

CHEMICAL NAME	
2-Chlorophenol	Benzyl butyl phthalate
2-Chlorotoluene	Beryllium
2-Hexanone	Beryllium
2-Methylnaphthalene	Beta BHC
2-Nitrophenol	bis(2-Chloroethoxy) methane
2-Picoline	bis(2-Chloroethyl) ether
4,4'-DDT	bis(2-Ethylhexyl) phthalate
4-Chloro-3-methylphenol	Bromide
4-Nitrophenol	Bromobenzene
Acenaphthene	Bromochloromethane
Acenaphthylene	Bromodichloromethane
Acetone	Bromoform
Acetonitrile	Bromomethane
Acetophenone	Cadmium
Aldrin	Carbon disulfide
Allyl chloride	Carbon tetrachloride
Alpha BHC	Chlorobenzene
Aniline	Chloroethane
Antimony	Chloroform
Arsenic	Chloromethane
Barium	Chromium
Benzene	cis-1,2-Dichloroethene

Appendix D
Contaminants List

CHEMICAL NAME	
Benzo[a]pyrene	cis-1,3-Dichloropropene
Benzo[b]fluoranthene	Cobalt
Benzoic acid	Copper
Benzyl alcohol	Cyclohexanone
DBCP	Hexachlorobutadiene
delta-BHC	Isobutyl alcohol
Di-n-butyl phthalate	Isophorone
Dibromomethane	Isopropyl alcohol
Dicamba	Isopropylbenzene
Dichlorodifluoromethane	Lead
Dichloroprop	m-Cresol
Diesel Range Organics (C12 - C24)	MCPP
Diethyl phthalate	Mercury
Dimethyl phthalate	Methoxychlor
Dinoseb	Methyl ethyl ketone
EDB	Methyl isobutyl ketone
Endrin	Methylene chloride
Ethane, 1,1,2,2-tetrachloro- 1,2-di	Molybdenum
Ethanol	n-Butylbenzene
Ethylbenzene	N-Nitrosodi-n-butylamine
Fluoranthene	N-Nitrosodiethylamine
Fluorene	N-Nitrosodimethylamine
gamma-BHC (Lindane)	N-Nitrosomethylethylamine

Appendix D
Contaminants List

CHEMICAL NAME	
Hepta-CDDs	N-Nitrosomorpholine
Hepta-CDFs	n-Propylbenzene
Heptachlor	Naphthalene
Heptachlor epoxide	Nickel
Hexa-CDDs	o-Cresol
Hexa-CDFs	o-Xylene
Hexachlorobenzene	p-Cresol
p-Isopropyltoluene	Tetra-CDFs
Penta-CDDs	Tetrachloroethene
Penta-CDFs	Tetrahydrofuran
Pentachlorophenol	Thallium
Phenanthrene	Tin
Phenol	Toluene
Pyrene	Total Petroleum Hydrocarbons as Diesel Fuel
Pyridine	Total xylenes
sec-Butylbenzene	trans-1,2-Dichloroethene
Selenium	Trichloroethene
Silver	Trichloroethylene
Sodium	Trichlorofluoromethane
Styrene	Vanadium
Sulfate	Vinyl acetate
Sulfide	Vinyl chloride
Tetra-CDDs	Zinc

CONSENT AND AUTHORIZATION

DEC 18 1999

A&G German Cars

SFUND RECORDS CTR
2296542

A&G German Cars ("Settling Party"), by the duly authorized representative named below,
hereby consents to this Administrative Order on Consent and agrees to be bound by the terms
and conditions hereof.

AGREED THIS First DAY OF Dec, 1999

By: Ralph J. Irwin, "OWNER"
(Signature)

By: RALPH J. IRWIN FOR "A.G. GERMAN CARS"
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

Please check the following box, if appropriate:

- Enclosed is a completed Financial Review Application. *

*This enclosure will not be incorporated into the Consent Order.

*There was no gas in the tanks and no pumps
to pump gas there when A & G rented from us
so they are not responsible.*

CDM066771

CONSENT AND AUTHORIZATION

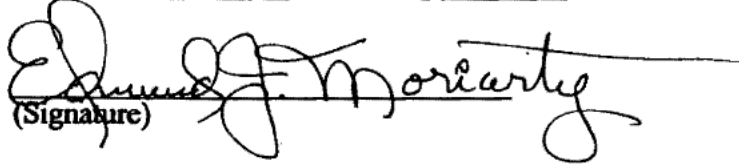
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Acurex Corporation

Acurex Corporation ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 1ST DAY OF December, 1999

By: 
(Signature)

By: Edmund J. Moriarty
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

Please check the following box, if appropriate:

- Enclosed is a completed Financial Review Application *

*This enclosure will not be incorporated into the Consent Order.

CDM149627

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CONSENT AND AUTHORIZATION

Alcoa Inc.

Alcoa Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 25 DAY OF SEPT, 2000

By: *Thomas J Meek*
(Signature)

By: Thomas J. Meek
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169657

CONSENT AND AUTHORIZATION

Alumax Mill Products

Alumax Mill Products ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 25th DAY OF September, 2000

By: Russell W. Porter, Jr.
(Signature)

By: Russell W. Porter, Jr.
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

I elect to settle subject to the terms and conditions of Settlement Option A.

I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169656

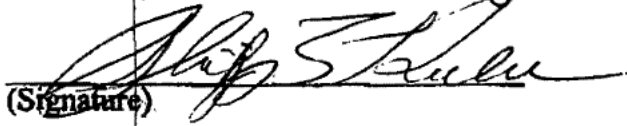
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CONSENT AND AUTHORIZATION

Aluminum Precision Products Inc.

Aluminum Precision Products Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 27th DAY OF August, 2001

By: 
(Signature)

By: Philip S. Keeler, President, Aluminum Precision Products, Inc.
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169282

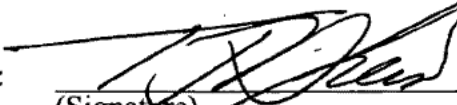
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CONSENT AND AUTHORIZATION

American Airlines, Inc.

American Airlines, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 14TH DAY OF AUGUST, 2001

By: 
(Signature)

By: T J AHERN
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

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CONSENT AND AUTHORIZATION

American Appliance Mfg. Corp.

American Appliance Mfg. Corp. (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 8th DAY OF November, 2000

By: Scott R. Phillips
(Signature)

By: SCOTT R. PHILLIPS
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169716

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
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CONSENT AND AUTHORIZATION

American Pacific Forwarders

American Pacific Forwarders ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 12th DAY OF JUNE, 2000

By: 
(Signature)

By: RICHARD A. KIDDER
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

Please check the following box, if appropriate:

- Enclosed is a completed Financial Review Application. *

*This enclosure will not be incorporated into the Consent Order.

CDM149630

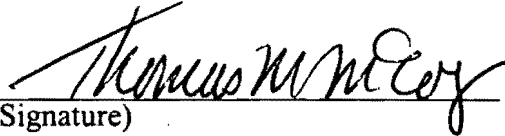
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CONSENT AND AUTHORIZATION

Advanced Micro Devices, Inc.

Advanced Micro Devices, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 23rd DAY OF August, 2001

By: 
(Signature)

By: Thomas M. McCoy
Senior Vice President, General Counsel
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.*
- I elect to settle subject to the terms and conditions of Settlement Option B.*


CDM169284

CONSENT AND AUTHORIZATION

ALCO Capital Group, Inc., as successor to
Ayers Chairmakers Inc.

ALCO Capital Group, Inc., as successor to
/Ayers Chairmakers Inc. (Settling Party), by the duly authorized representative named below,
hereby consents to this Administrative Order on Consent and agrees to be bound by the terms
and conditions hereof.

AGREED THIS 14th DAY OF September, 2000

By: 
(Signature)

Kathleen O'Prey Truman
of LATHAM & WATKINS

By: Counsel to ALCO Capital Group, Inc.
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM144315

CONSENT AND AUTHORIZATION

Amsec Major

Amsec Major (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 7 DAY OF SEPT, 2000

By: [Signature] (Signature)

By: [Print Name] (Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
I elect to settle subject to the terms and conditions of Settlement Option B.

CDMI44312

CONSENT AND AUTHORIZATION

DEC 15 1999

Anacomp, Inc.

Anacomp, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 2 DAY OF December, 1999

By: [Signature]
(Signature)

By: George C. Gaskin
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

I elect to settle subject to the terms and conditions of Settlement Option A.

I elect to settle subject to the terms and conditions of Settlement Option B.

Please check the following box, if appropriate:

Enclosed is a completed Financial Review Application. *

*This enclosure will not be incorporated into the Consent Order.

CDM149631

CONSENT AND AUTHORIZATION

AOC, LLC

AOC, LLC ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 8th DAY OF JUNE, 2000

By: [Signature] UP & TREAS
(Signature)

By: JOHN W BRIGGS
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM149632

CONSENT AND AUTHORIZATION

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AOC, LLC

AOC, LLC ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 23RD DAY OF NOV, 1999

By: *John W. Griggs* VP & TREAS
(Signature)

By: JOHN W GRIGGS
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

Please check the following box, if appropriate:

- Enclosed is a completed Financial Review Application. *

*This enclosure will not be incorporated into the Consent Order.

CDM186611

CONSENT AND AUTHORIZATION

Anomet Metal Finishing

Anomet Metal Finishing (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 14th DAY OF September, 2000

By: John H. Fitzsimons
(Signature)

By: John H. Fitzsimons
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM144313

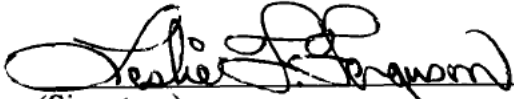
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CONSENT AND AUTHORIZATION

Aqua Chem Ltd.

Aqua Chem Ltd. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 23RD DAY OF OCTOBER, 2000

By: 
(Signature)

By: LESLIE F. FERGUSON
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.*
- I elect to settle subject to the terms and conditions of Settlement Option B.*

CDM149648

CONSENT AND AUTHORIZATION

Argonaut Energy Corp.

Argonaut Energy Corp. (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 15th DAY OF September, 2000

By: Barbara L Schaller
(Signature)

By: Barbara L. Schaller, General Counsel for Brock Oil and Gas Corporation,
(Print or Type Name) successor in interest to Argonaut Energy Corp.

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM144314

CONSENT AND AUTHORIZATION

Automation Plating Corp.

Automation Plating Corp. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 10 DAY OF MAY, 2000

By: [Signature] (Signature)

By: William D. Wiggins (Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- [X] I elect to settle subject to the terms and conditions of Settlement Option A.
[] I elect to settle subject to the terms and conditions of Settlement Option B.

CDM149633

CONSENT AND AUTHORIZATION

DEC 15 1999

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Automation Plating Corp.

Automation Plating Corp. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 6 DAY OF DEC, 1999

By: William D. Wiggins
(Signature)

By: William D. Wiggins
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

Please check the following box, if appropriate:

- Enclosed is a completed Financial Review Application. *

*This enclosure will not be incorporated into the Consent Order.

CDM149634

CONSENT AND AUTHORIZATION

Ayers Chairmakers Inc.

Ayers Chairmakers Inc. (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 7 DAY OF September, 2000

By: [Signature] Vice President of Alcoa Capital Group, Inc on behalf of Ayers Chairmakers

By: Robert S. Swartz (Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
I elect to settle subject to the terms and conditions of Settlement Option B.

CDM144316

CONSENT AND AUTHORIZATION

NOV 12 1999

B&Z Disposal

B&Z Disposal ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 27th DAY OF OCTOBER, 1999

By: Martin Simonoff
(Signature)

By: MARTIN SIMONOFF
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

Please check the following box, if appropriate:

- Enclosed is a completed Financial Review Application. *

*This enclosure will not be incorporated into the Consent Order.

CDM149653

CONSENT AND AUTHORIZATION

Bailey Bridges, Inc.

Bailey Bridges, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 12 DAY OF MAY, 2000

By: Rick Hamlin (Signature)

By: RICK HAMLIN (Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
I elect to settle subject to the terms and conditions of Settlement Option B.

CDM186613

CONSENT AND AUTHORIZATION

Baker Hughes Oilfield Operations, Inc. *JJC*

Inc. JJC

Baker Hughes Oilfield Operations ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 28 DAY OF September 2000
Baker Hughes Oilfield operations, Inc.

By: *[Signature]*
(Signature)

By: *Daniel J. Churay, Vice President*
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169673

CONSENT AND AUTHORIZATION

DEC 20 1999

Bell Sports, Inc.

Bell Sports, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 9th DAY OF December, 1999

By: Lori A. Sherwood **
(Signature)

By: Lori A. Sherwood
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

Please check the following box, if appropriate:

- Enclosed is a completed Financial Review Application. *

*This enclosure will not be incorporated into the Consent Order.

**Subject to resolution of Waste Quantity Review.

CDM186614

CONSENT AND AUTHORIZATION

Bell Sports, Inc.

Bell Sports, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 4th DAY OF June, 2000

By: Lori A. Sherwood
(Signature)

By: Lori A. Sherwood
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM186615

CONSENT AND AUTHORIZATION

Bemis Company, Inc.

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Bemis Company, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 19 DAY OF September, 2000

By: [Signature]
(Signature)

By: Richard L. Pryor
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169639

CONSENT AND AUTHORIZATION

BetzDearborn, Inc.

BetzDearborn, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 27 DAY OF August, 2001

By: Kendall W. Patterson
(Signature)

By: Kendall W. Patterson
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

I elect to settle subject to the terms and conditions of Settlement Option A. BOA

I elect to settle subject to the terms and conditions of Settlement Option B.

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CONSENT AND AUTHORIZATION

Blue Cross Laboratories Inc.

Blue Cross Laboratories Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 12th DAY OF May, 2000

By: [Signature]
(Signature)

By: Darrell Mahler
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM186618

CONSENT AND AUTHORIZATION

Blue Diamond Growers

Blue Diamond Growers ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 24th DAY OF May, 2000

By:

(Signature)

By:

Raymond Linzy

(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

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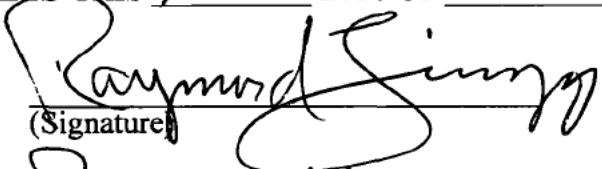
CONSENT AND AUTHORIZATION

Blue Diamond Growers

Blue Diamond Growers ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 10th DAY OF December, 1999

By:


(Signature)

By:

Raymond Linzy
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
 I elect to settle subject to the terms and conditions of Settlement Option B.

Please check the following box, if appropriate:

- Enclosed is a completed Financial Review Application. *

*This enclosure will not be incorporated into the Consent Order.

CDM185499


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CONSENT AND AUTHORIZATION

Brandenberg, Staedler & Moore

Brandenberg, Staedler & Moore (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 29th DAY OF December, 2000

By: 
(Signature)

By: Lee H. Brandenburg, General Partner
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169708

DEC 18 1998

CONSENT AND AUTHORIZATION

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Bridgestone/Firestone Inc.

Bridgestone/Firestone Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 3d DAY OF December 1999

By: James K. Vines
(Signature)

By: JAMES K. VINES
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

Please check the following box, if appropriate:

- Enclosed is a completed Financial Review Application. *

*This enclosure will not be incorporated into the Consent Order.

CDM066917

CONSENT AND AUTHORIZATION

Budget Rent-a-Car

Budget Rent-a-Car ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 8th DAY OF May, 2000

By: Peter H Wemple
(Signature)

By: Peter H Wemple
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM186619

CONSENT AND AUTHORIZATION

Bunker Ramo Corp.

Bunker Ramo Corp. (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 21st DAY OF September, 2000

By: [Signature] (Signature)

By: James B. Benson, President (Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- [X] I elect to settle subject to the terms and conditions of Settlement Option A.
[] I elect to settle subject to the terms and conditions of Settlement Option B.

CDM144317

CONSENT AND AUTHORIZATION

Calafiore & Associates

Calafiore & Associates (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 4th DAY OF October, 2000

By: 
(Signature)

By: Joseph Calafiore
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169664

CONSENT AND AUTHORIZATION

Carpenter Co.

Carpenter Co. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 8th DAY OF JUNE, 2000

By: Ronald A. Hingst
(Signature)

By: RONALD A. HINGST - PRESIDENT
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM187144

CONSENT AND AUTHORIZATION

Carpenter Co.

Carpenter Co. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 3RD DAY OF DECEMBER, 1999

By: Ronald G. Hingst
(Signature)

By: RONALD A. HINGST - PRESIDENT
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
 I elect to settle subject to the terms and conditions of Settlement Option B.

Please check the following box, if appropriate:

- Enclosed is a completed Financial Review Application. *

*This enclosure will not be incorporated into the Consent Order.

CDM187143

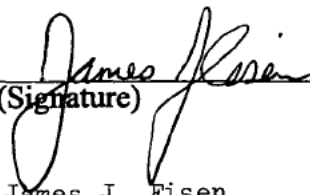
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CONSENT AND AUTHORIZATION

Catellus Development Corp.

Catellus Development Corp. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof, with respect to the site identified as EPA ID Number CAC000144213.

AGREED THIS 3rd DAY OF December, 1999

By: 
(Signature)

By: James J. Eisen
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

I elect to settle subject to the terms and conditions of Settlement Option A.

I elect to settle subject to the terms and conditions of Settlement Option B.

Please check the following box, if appropriate:

Enclosed is a completed Financial Review Application. *

*This enclosure will not be incorporated into the Consent Order.

CDM187145

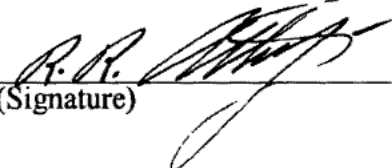
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CONSENT AND AUTHORIZATION

Caterpillar Inc.

Caterpillar Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 6th DAY OF November, 2000

By: 
(Signature)

By: R. Rennie Atterbury, III
(Print or Type Name)
Vice President, General
Counsel & Secretary

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.*
- I elect to settle subject to the terms and conditions of Settlement Option B.*

CDM169711

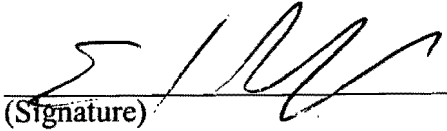
CONSENT AND AUTHORIZATION

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Viacom Inc., successor by merger to
CBS Corporation

Viacom Inc.,
successor by merger to formerly known as Westinghouse Electric Corporation
CBS Corporation ("Settling Party"), by the duly authorized representative named below, hereby
consents to this Administrative Order on Consent and agrees to be bound by the terms and
conditions hereof.

AGREED THIS 28th DAY OF August, 2001

By: 
(Signature)

By: Eric J. Sobczak
(Print or Type Name)
Vice President and Senior Counsel

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169272

CONSENT AND AUTHORIZATION

Cedars Sinai Medical Center

Cedars Sinai Medical Center ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 18th DAY OF September, 2000

By: [Signature] (Signature)

By: Peter E. Braveman, Esq. Senior Vice President for Legal Affairs and General Counsel (Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- [X] I elect to settle subject to the terms and conditions of Settlement Option A.
[] I elect to settle subject to the terms and conditions of Settlement Option B.

CDM187961

CONSENT AND AUTHORIZATION

Channel Industries Inc.

Channel Industries Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 10 DAY OF AUGUST, 2001

By: CHANNEL INDUSTRIES INC.
[Handwritten Signature]
(Signature)

By: CHANNEL INDUSTRIES INC.
W.E. NEWBERRY
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- [X] I elect to settle subject to the terms and conditions of Settlement Option A.
[] I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169270

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CONSENT AND AUTHORIZATION

Chart House Enterprises, Inc./CHE, Inc.

Chart House Enterprises, Inc./CHE, Inc. (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 21st DAY OF Sept, 2000

By: *W. W. Sullivan*
(Signature)

By: W. W. Sullivan
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169687

CONSENT AND AUTHORIZATION

Continental Can Company, Inc.

Continental Can Company, Inc. ("Settling Party"), by the duly authorized representative names below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 3rd DAY OF December, 1999

By: William T. Gallagher, VP
(Signature)

By: WILLIAM T. GALLAGHER
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

Please check the following box, if appropriate:

- Enclosed is a completed Financial Review Application.*

*This enclosure will not be incorporated into the Consent Order.

CDM187148

CONSENT AND AUTHORIZATION

Continental Can Company Inc.

Continental Can Company Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 12th DAY OF June, 2000

By: WILLIAM T. GALLAGHER, VP
(Signature)

By: WILLIAM T. GALLAGHER
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM187147

1 **CONSENT AND AUTHORIZATION**

2 C. Donald Albin, individually and doing business
3 as Chemical Transportation (Tank Cleaning),
4 also known as Chemical Rainbow Transport
5 Tank Cleaners

6 C. Donald Albin, individually and doing business as Chemical
7 Transportation (Tank Cleaning), also known as Chemical Rainbow
8 Transport Tank Cleaners (Settling Party), by the duly authorized
9 representative named below, hereby consents to this Administrative
10 Order on Consent and agrees to be bound by the terms and conditions
11 hereof.

12
13 AGREED THIS 27 DAY OF Oct., 2000.

14
15 C. Donald Albin, individually and doing business
16 as Chemical Transportation (Tank Cleaning),
17 also known as Chemical Rainbow Transport
18 Tank Cleaners

19 By: 
(Signature)

20 By: C. DONALD ALBIN
(Print or Type Name)

21 Please elect either Settlement Option A or B by checking the
22 appropriate box:

- 23 I elect to settle subject to the terms and conditions of
24 Settlement Option A.
- 25 I elect to settle subject to the terms and conditions of
26 Settlement Option B. (95% payment)

27 Casmalia Disposal Site

EPA Region IX AOC NO 99-02(c)

CDM169702

CONSENT AND AUTHORIZATION

City of Burbank

City of Burbank ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 15th DAY OF November, 2001

By: [Signature]
(Signature)

By: Bruce S. Feng
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- [X] I elect to settle subject to the terms and conditions of Settlement Option A.
[] I elect to settle subject to the terms and conditions of Settlement Option B.

CDM170910

CONSENT AND AUTHORIZATION

City of Culver City

City of Culver City ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 24th DAY OF October, 2000

By: Carol A. Schwab
(Signature)

By: Carol A. Schwab, City Attorney
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

I elect to settle subject to the terms and conditions of Settlement Option A.

I elect to settle subject to the terms and conditions of Settlement Option B.

CDM149641

CONSENT AND AUTHORIZATION

City of Modesto

City of Modesto (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 5th DAY OF Sept., 2000

By: [Signature] (Signature)

By: JACK R. CRISP (Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM144318

CONSENT AND AUTHORIZATION

City of Palo Alto

City of Palo Alto ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 31ST DAY OF Oct., 2001

By: [Signature]
(Signature)

By: Glenn S. Roberts
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM170739

CONSENT AND AUTHORIZATION

City of Sacramento

City of Sacramento ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 26th DAY OF October, 2001

By: Margaret A. Allen
(Signature)

By: Margaret A. Allen
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

I elect to settle subject to the terms and conditions of Settlement Option A.

I elect to settle subject to the terms and conditions of Settlement Option B.

CDM170754

CONSENT AND AUTHORIZATION

City of San Diego

City of San Diego ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 5th DAY OF Nov, 2001

By: [Signature] (Signature)

By: GEORGE I. LOVELAND (Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- [X] I elect to settle subject to the terms and conditions of Settlement Option A.
[] I elect to settle subject to the terms and conditions of Settlement Option B.

Approved as to form and legality

this 5th day of Nov, 2001
CASEY GWINN, City Attorney

By: [Signature]
Elmer L. Heap, Jr.
Deputy City Attorney

CDM170904

CONSENT AND AUTHORIZATION

City of Santa Maria

City of Santa Maria ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 7 DAY OF November, 2001

By: 
(Signature)

By: Paul J. Karp, Public Works Director
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM170784

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CONSENT AND AUTHORIZATION

Collins & Aikman Floorcoverings Inc.

Collins & Aikman Floorcoverings Inc. (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 21st DAY OF September, 2000 **

By: *Bradley D. Murchison*
(Signature)

By: BRADLEY D. MURCHISON
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
 I elect to settle subject to the terms and conditions of Settlement Option B.

**On behalf of:

Grefab, Inc., successor to Albert Van Luit & Co. and Katzenbach & Warren, Inc., and Collins & Aikman Products Co., successor to Wickes Companies, Inc. and formerly known as Collins & Aikman Corporation and Collins & Aikman Floorcoverings Corporation, and Collins & Aikman Floorcoverings, Inc., formerly known as the Collins & Aikman Floorcoverings Division

CDM187951

CONSENT AND AUTHORIZATION

Compressor Service Co.

Compressor Service Co. (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 11 DAY OF September, 2000

By: *J. M. Schiltz*
(signature)

By: John Schiltz
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CONSENT AND AUTHORIZATION

ConAgra, Inc.

ConAgra, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 1st DAY OF November, 2001

By: [Signature]
(Signature)

By: Kenneth Di Fonzo
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
I elect to settle subject to the terms and conditions of Settlement Option B.

CDM170735

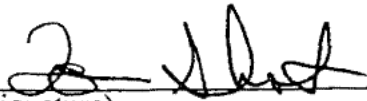
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CONSENT AND AUTHORIZATION

Cordova Printed Circuits

Cordova Printed Circuits ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 8th DAY OF August, 2001

By: 
(Signature)

By: Tom Short
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM168475

CONSENT AND AUTHORIZATION

County of Kings

County of Kings ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 18th DAY OF December, 2001

By: [Signature]
(Signature)

By: Tony Oliveira, Chairman of the Board of Supervisors
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

I elect to settle subject to the terms and conditions of Settlement Option A.

I elect to settle subject to the terms and conditions of Settlement Option B.

CDM173011

CONSENT AND AUTHORIZATION

County of San Diego

County of San Diego ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 27th DAY OF December, 2001

By: [Handwritten Signature]
(Signature)

By: ROONEY F. LORANG
(Print or Type Name)
Senior Deputy County Counsel

Please elect either Settlement Option A or B by checking the appropriate box:

- [X] I elect to settle subject to the terms and conditions of Settlement Option A.
[] I elect to settle subject to the terms and conditions of Settlement Option B.

CDM173024

Crocker Plating

Crocker Plating ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 15th DAY OF MAY, 2000

By: Michael Memley V.P.
(Signature)

By: MICHAEL MEMLEY V.P.
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CONSENT AND AUTHORIZATION

Crown Cork & Seal Co. Inc.

Crown Cork & Seal Co. Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 12th DAY OF June, 2000

By: William T. Gallagher, VP
(Signature)

By: WILLIAM T. GALLAGHER
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

I elect to settle subject to the terms and conditions of Settlement Option A.

I elect to settle subject to the terms and conditions of Settlement Option B.

CDM187948

CONSENT AND AUTHORIZATION

Crown Cork & Seal Co. Inc.

Crown Cork & Seal Co. Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 3rd DAY OF December, 1999

By: William T. Gallagher, VP
(Signature)

By: WILLIAM T. GALLAGHER
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

Please check the following box, if appropriate:

- Enclosed is a completed Financial Review Application. *

*This enclosure will not be incorporated into the Consent Order.

CDM187949

CONSENT AND AUTHORIZATION

Crown Circuits, Inc

Crown Circuits, Inc ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 25 DAY OF October 2001

By: [Handwritten Signature] (Signature)

By: Kamran A. Saffari (Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM170740

CONSENT AND AUTHORIZATION

D&D Tanks

D&D Tanks (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 21st DAY OF SEPT, 2000

By: [Signature]
(Signature)

By: Douglas W. Baker
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM144319

CONSENT AND AUTHORIZATION

David Karney Contractor

David Karney Contractor (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 13 DAY OF Sept., 2000

By: [Signature] (Signature)

By: David Karney Contractor (Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- [X] I elect to settle subject to the terms and conditions of Settlement Option A.
[] I elect to settle subject to the terms and conditions of Settlement Option B.

CDM144321

CONSENT AND AUTHORIZATION

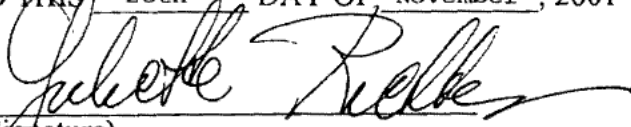
EXHIBIT J

Dexter Corporation

Dexter Corporation ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 28th DAY OF November, 2001

By:


(Signature)

By:

Juliette B. Richter, Associate General Counsel
(Print or Type Name) and Risk Manager, Henkel Corporation
on behalf of Dexter Corporation

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM172408

CONSENT AND AUTHORIZATION

Digitran Company

Digitran Company (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 29th DAY OF September, 2000

By: [Handwritten Signature] (Signature)

By: Bridget M. Healy (Print or Type Name) Vice President and General Counsel Becton, Dickinson and Company, for itself and on behalf of Digitran, its former wholly owned subsidiary, and Becton Dickinson Labware, an operating unit of Becton, Dickinson and Company

Please elect either Settlement Option A or B by checking the appropriate box:

- [X] I elect to settle subject to the terms and conditions of Settlement Option A.
[] I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169662

CONSENT AND AUTHORIZATION

Dresser Industries, Inc. on behalf of Diversified Chemicals Corp.

Dresser Industries, Inc. on behalf of Diversified Chemicals Corp. (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 26th DAY OF October, 2000

By: [Handwritten Signature] (Signature)

By: Albert O. Cornelison, Jr. (Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- [X] I elect to settle subject to the terms and conditions of Settlement Option A.
[] I elect to settle subject to the terms and conditions of Settlement Option B.

CDM144322

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CONSENT AND AUTHORIZATION

E.M. Johansing Partnership

E.M. Johansing Partnership (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 19th DAY OF Sept., 2000

By: Elizabeth M. Johansing
(Signature)

By: Elizabeth M. Johansing
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

I elect to settle subject to the terms and conditions of Settlement Option A.

I elect to settle subject to the terms and conditions of Settlement Option B.

CDM144324

CONSENT AND AUTHORIZATION

Eastern Contra Costa Transit Authority

Eastern Contra Costa Transit Authority (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 20 DAY OF Sept, 2000

By: [Signature] (Signature)

By: Jeanne Krieg (Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- [X] I elect to settle subject to the terms and conditions of Settlement Option A.
[] I elect to settle subject to the terms and conditions of Settlement Option B.

CDM144325

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CONSENT AND AUTHORIZATION

EDOCO Construction & Equip. Corp.

EDOCO Construction & Equip. Corp. (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 9th DAY OF October, 2000

By: James C. Stewart
(Signature)

By: James C. Stewart
(Print or Type Name)
Vice President

Please elect either Settlement Option A or B by checking the appropriate box:

I elect to settle subject to the terms and conditions of Settlement Option A.

I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169644

CONSENT AND AUTHORIZATION

El Camino Hospital

El Camino Hospital ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 3 DAY OF May, 2000

By: [Handwritten Signature] (Signature)

By: Richard M. Warren (Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- [X] I elect to settle subject to the terms and conditions of Settlement Option A.
[] I elect to settle subject to the terms and conditions of Settlement Option B.

CDM187947

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CONSENT AND AUTHORIZATION

~~WILLIAM B. ELCONIN~~
Elconin and Safrin II

The undersigned ~~William B. Elconin~~ (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 11 DAY OF Sept., 2000

By: _____
(Signature)

By: _____
(Print or Type Name)

Elconin and Safrin II
a dissolved partnership

by Alice B. Elconin
Alice B. Elconin,
former partner

by Audrey M. Safrin
Audrey M. Safrin,
former partner

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM144326

CONSENT AND AUTHORIZATION

DEC 15 1999

Emerson Electric Co.

Emerson Electric Co. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 2nd DAY OF December, 1999

By: Harold J. Lamboley, Jr.
(Signature)

By: Harold J. Lamboley, Jr.
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

Please check the following box, if appropriate:

- Enclosed is a completed Financial Review Application. *

*This enclosure will not be incorporated into the Consent Order.

CDM144328

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CONSENT AND AUTHORIZATION

EPE Inc.

EPE Inc. (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 7th DAY OF September, 2000

By: *Lisa A. Wurster*
(Signature)

By: Lisa A. Wurster
(Print or Type Name)
Senior Vice President & Secretary

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM144327

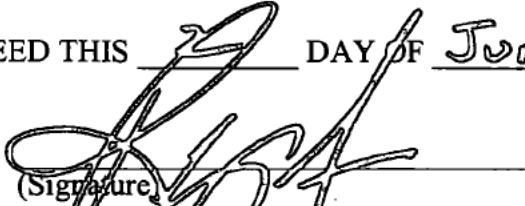
CONSENT AND AUTHORIZATION

Elexsys International, Inc.

Elexsys International, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 2 DAY OF June, 2000

By:


(Signature)

By:

Randy W. Furr
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.


CDM187946

Elexsys International, Inc.

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Elexsys International, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 8th DAY OF December, 1999

By: 
(Signature)

By: Betsy Foreman
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

Please check the following box, if appropriate:

- Enclosed is a completed Financial Review Application. *

*This enclosure will not be incorporated into the Consent Order.

CONSENT AND AUTHORIZATION

Estech Inc

Estech Inc (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 22ND DAY OF SEPT, 2000

By: *S M Schuster*
(Signature)

By: Stephen M. Schuster
Vice President
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169654

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CONSENT AND AUTHORIZATION

Esther & Harold Mazur Trust

Esther & Harold Mazur Trust (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 16th DAY OF Sept., 2000

By: Harold Mazur
(Signature)

By: HAROLD MAZUR
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM144329

CONSENT AND AUTHORIZATION

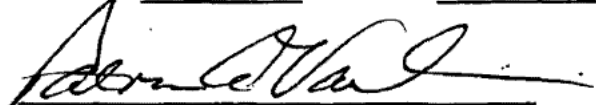
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Fairchild Semiconductor

Fairchild Semiconductor ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 14th DAY OF Nov, 2001

By: 
(Signature)

By: PATRICIA A. VAN ALLAN
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

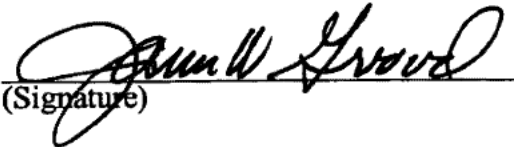
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CONSENT AND AUTHORIZATION

Flower Street Partnership

Flower Street Partnership (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 20TH DAY OF SEPTEMBER, 2000

By: 
(Signature)

By: JAMES W. GREENWOOD
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM144330

CONSENT AND AUTHORIZATION

Gerard Metal Craftsman Inc.

Gerard Metal Craftsman Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 29 DAY OF MAY, 2000

By: [Signature] (Signature)

By: DOUGLASE. MIX (Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

[X] I elect to settle subject to the terms and conditions of Settlement Option A.

[] I elect to settle subject to the terms and conditions of Settlement Option B.

CDM187944

CONSENT AND AUTHORIZATION

DEC 14 1999

Gerard Metal Craftsman Inc.

Gerard Metal Craftsman Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 30th DAY OF November, 1999

By: [Signature] (Signature)

By: Douglas E. Mix (Print or Type Name)

Vice President-Regulatory Affairs

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
I elect to settle subject to the terms and conditions of Settlement Option B.

Please check the following box, if appropriate:

- Enclosed is a completed Financial Review Application. *

*This enclosure will not be incorporated into the Consent Order.

CDM187943

CONSENT AND AUTHORIZATION

Georgia Pacific Corp.

Georgia Pacific Corp. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 21 DAY OF August, 2001

By: Ronald T. Allen
(Signature)

By: Ronald T. Allen
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM168483

CONSENT AND AUTHORIZATION

Great Lakes Chemical Corp.

Great Lakes Chemical Corp. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 2nd DAY OF December, 1999

By: [Handwritten Signature] (Signature)

By: MICHAEL D. SCOTT (Print or Type Name) ASSOCIATE GENERAL COUNSEL

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
I elect to settle subject to the terms and conditions of Settlement Option B.

Please check the following box, if appropriate:

- Enclosed is a completed Financial Review Application. *

*This enclosure will not be incorporated into the Consent Order.

CDM132795

CONSENT AND AUTHORIZATION

Glasteel Tennessee, Inc.

Glasteel Tennessee, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 8TH DAY OF JUNE, 2000

By: [Signature] UP & TREAS
(Signature)

By: JOHN W BRIGGS
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CONSENT AND AUTHORIZATION

DEC 14 1999

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Glasteel Tennessee Inc.

Glasteel Tennessee Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 23RD DAY OF NOV, 1999

By: [Signature] VP & TREAS
(Signature)

By: JOHN W GRIGGS
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

Please check the following box, if appropriate:

- Enclosed is a completed Financial Review Application. *

*This enclosure will not be incorporated into the Consent Order.

CDM187941

CONSENT AND AUTHORIZATION

Gonzalez Steel Drum

Gonzalez Steel Drum ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 5 DAY OF July, 2000

By: Ralf G. Gonzalez III (Signature)

By: Roberto G. Gonzalez III (Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- [X] I elect to settle subject to the terms and conditions of Settlement Option A.
[] I elect to settle subject to the terms and conditions of Settlement Option B.

CDM187940

CONSENT AND AUTHORIZATION

Finegood Holdings, Inc.

David Bedroom
GT Good Bedroom

Finegood Holdings, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 25th DAY OF OCTOBER, 1999

By: *David Bedroom*
(Signature)

By: DAVID FINEGOOD
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

Please check the following box, if appropriate:

- Enclosed is a completed Financial Review Application. *

*This enclosure will not be incorporated into the Consent Order.

CDM169691

CONSENT AND AUTHORIZATION

Harriman Street Partners

Harriman Street Partners (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 19th DAY OF Sept, 2000

By: [Handwritten Signature]
(Signature)

By: V.M. VON DER SITE
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169685

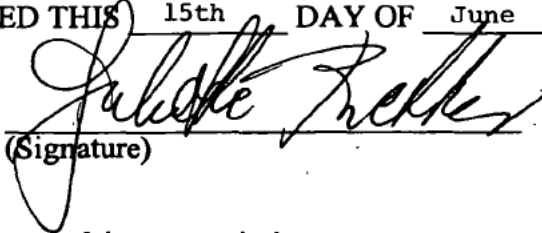
CONSENT AND AUTHORIZATION

Henkel Corporation

Henkel Corporation ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 15th DAY OF June, 2000

By:


(Signature)

By:

Juliette Richter
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CONSENT AND AUTHORIZATION

DEC 18 1999

Henkel Corporation

Henkel Corporation ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 6th DAY OF December, 1999

By: [Handwritten Signature] (Signature)

By: Juliette E. Richter (Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
I elect to settle subject to the terms and conditions of Settlement Option B.

Please check the following box, if appropriate:

- Enclosed is a completed Financial Review Application. *

*This enclosure will not be incorporated into the Consent Order.

CDM067135

CONSENT AND AUTHORIZATION

Hi-Shear Corp.

Hi-Shear Corp. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 25 DAY OF May, 2000

By: Patrick Meade
(Signature)

By: PATRICK MEADE
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CONSENT AND AUTHORIZATION

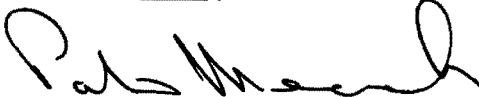
DEC 13 1999

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Hi-Shear Corp.

Hi-Shear Corp. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 22nd DAY OF Nov., 1999

By: 
(Signature)

By: PATRICK MEADE
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

Please check the following box, if appropriate:

- Enclosed is a completed Financial Review Application. *

*This enclosure will not be incorporated into the Consent Order.

CONSENT AND AUTHORIZATION

Kliklok Corp.

Kliklok Corp. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 10th DAY OF MAY, 2000

By: Peter E. Black, CEO
(Signature)

By: PETER E BLACK
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CONSENT AND AUTHORIZATION

Host International

Host International ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 5th DAY OF October, 2000

By: Kathy Bailey (Signature)

By: Kathy Bailey (Print or Type Name) Counsel for Host International, Inc.

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169668

CONSENT AND AUTHORIZATION

ICI Americas Inc.

ICI Americas Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 27th DAY OF Sept., 2000

By: 
(Signature)

By: SAMUEL E MALOYRH
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169674

CONSENT AND AUTHORIZATION

Imperial Oil & Grease

Imperial Oil & Grease (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 1 DAY OF Nov., 2000

By:

(Signature) [Handwritten Signature]

By:

T. Kevin Sheehy
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169722

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CONSENT AND AUTHORIZATION

Information Magnetcs Corp.

Information Magnetcs Corp. (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 2nd DAY OF November, 2000

By: Andrew C. Holcomb
(Signature)

By: ANDREW C. HOLCOMB
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169696

CONSENT AND AUTHORIZATION

ITT

ITT ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 19th DAY OF September, 2000

By: [Signature]
(Signature)

By: Usha Wright, Vice President Environment Safety & Health
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169648

CONSENT AND AUTHORIZATION

JBL Scientific, Inc.

JBL Scientific Inc ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 20 DAY OF December 2001

By: Robert E. Klem (Signature)

By: Robert E. Klem VP/CTO (Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

[X] I elect to settle subject to the terms and conditions of Settlement Option A.

[] I elect to settle subject to the terms and conditions of Settlement Option B.

CDM175960

CONSENT AND AUTHORIZATION

Jim Burke Ford

Jim Burke Ford ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 19th DAY OF October, 2000

By: James L Burke
(Signature)

By: JAMES L BURKE
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169707

CONSENT AND AUTHORIZATION

Kawasaki Steel Holdings(USA), Inc on behalf of KAWATEC

~~NBK Corporation~~

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3 Kawasaki Steel Holdings(USA), Inc
~~NBK Corporation~~ (Settling Party), by the duly authorized representative named below, hereby
4 consents to this Administrative Order on Consent and agrees to be bound by the terms and
5 conditions hereof.

6
7 AGREED THIS 3rd DAY OF Oct, 2000

8 By: S. Tanaka
9 (Signature)

10 By: Shuichi Tanaka
11 (Print or Type Name)

12
13 Please elect either Settlement Option A or B by checking the appropriate box:

- 14 I elect to settle subject to the terms and conditions of Settlement Option A.
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16 I elect to settle subject to the terms and conditions of Settlement Option B.
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CDM169663

CONSENT AND AUTHORIZATION

K & L Anodizing Corporation

K & L Anodizing Corporation ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 7th DAY OF July, 2000

By: Donald R. Leiker
(Signature)

By: DONALD R. LEIKER
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM187933

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CONSENT AND AUTHORIZATION

KMart Corporation

KMart Corporation ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 1st DAY OF November, 2000

By: [Signature]
(Signature)

By: Louis Zednik
(Print or Type Name)
SR Environmental Attorney
Kmart Corporation

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
 I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169721

CONSENT AND AUTHORIZATION

Knott's Berry Farm

Knott's Berry Farm (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 15th DAY OF Sept, 2000

By: [Signature]
(Signature)

By: Donald MAUS
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM144403

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CONSENT AND AUTHORIZATION

Kyocera America Inc.

Kyocera America Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 2nd DAY OF November, 2001

By: WJ Edwards
(Signature)

By: William J. Edwards
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM170746

CONSENT AND AUTHORIZATION

Lin Data Corp.

Lin Data Corp. (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 6th DAY OF November, 2000

By: [Signature] (Signature)

By: John L. Patenaude Vice President-Finance, Chief Financial Officer and Treasurer of Nashua Corporation, successor to Lin Data Corp. (Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- [X] I elect to settle subject to the terms and conditions of Settlement Option A.
[] I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169717

CONSENT AND AUTHORIZATION

Lincoln Place Associates Limited Partnership

Lincoln Place Associates Limited Partnership (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 11 DAY OF SEPT., 2000

By: Robert Segal
(Signature)

By: ROBERT SEGAL
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

I elect to settle subject to the terms and conditions of Settlement Option A.

I elect to settle subject to the terms and conditions of Settlement Option B.

CDM144404

CONSENT AND AUTHORIZATION

Litton Industries Inc.

Litton Industries Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 24th DAY OF AUGUST, 2001

By: [Signature]
(Signature)

By: J. Michael Hately
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169209

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CONSENT AND AUTHORIZATION

Lodi Metal Tech Inc.

Lodi Metal Tech Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 27th DAY OF August, 2001

By: [Signature]
(Signature)

By: DONALD L. MERRILL
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169212

CONSENT AND AUTHORIZATION

DEC 20 1999

Los Angeles Unified School District

Los Angeles Unified School District ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 8th DAY OF December, 1999

By: [Signature] (Signature)

By: Richard H. Sheehan, Jr. (Print or Type Name) Special Counsel to the Board of Education

Please elect either Settlement Option A or B by checking the appropriate box:

- [X] I elect to settle subject to the terms and conditions of Settlement Option A.
[] I elect to settle subject to the terms and conditions of Settlement Option B.

Please check the following box, if appropriate:

- [] Enclosed is a completed Financial Review Application. *

*This enclosure will not be incorporated into the Consent Order.

CONSENT AND AUTHORIZATION

Los Robles Regional Medical Center

Los Robles Regional Medical Center ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 12th DAY OF May, 2000

By: *Robert C. Shaw*
(Signature)

By: Robert C. Shaw
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CONSENT AND AUTHORIZATION

Los Angeles Plating Co. now known as American Plating Equipment Inc.

Los Angeles Plating Co. (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 28th DAY OF September, 2000

By: [Signature] (Signature)

By: ALAN K. BROWN (Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- [X] I elect to settle subject to the terms and conditions of Settlement Option A.
[] I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169679

CONSENT AND AUTHORIZATION

MascoTech, Inc.

MascoTech, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 16th DAY OF Oct., 2000

By: David L. Hirsch
(Signature)

By: DAVID L. HIRSCH
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169637

CONSENT AND AUTHORIZATION

McCoy Mills Ford

McCoy Mills Ford ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 27 DAY OF Sept, 2000

By: [Signature] (Signature)

By: James W Miller (Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- [X] I elect to settle subject to the terms and conditions of Settlement Option A.
[] I elect to settle subject to the terms and conditions of Settlement Option B.

CDM149650

CONSENT AND AUTHORIZATION

Medeva Pharmaceuticals CA, Inc.

Medeva Pharmaceuticals CA, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 9th DAY OF June, 2000

By: Gayle M. DeFlin
(Signature)

By: Gayle M. DeFlin
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM187927

CONSENT AND AUTHORIZATION

DEC 16 1999

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Medeva Pharmaceuticals CA, Inc.

Medeva Pharmaceuticals CA, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 2ND DAY OF December, 1999

By: *Gayle M. DeFlin*
(Signature)

By: GAYLE M. DEFLIN
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

Please check the following box, if appropriate:

- Enclosed is a completed Financial Review Application. *

*This enclosure will not be incorporated into the Consent Order.

CDM187926

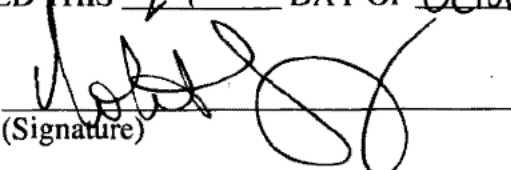
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CONSENT AND AUTHORIZATION

Mel Clayton Ford

Mel Clayton Ford ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 27th DAY OF OCTOBER, 2000

By: 
(Signature)

By: ROBERT JAY
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169700

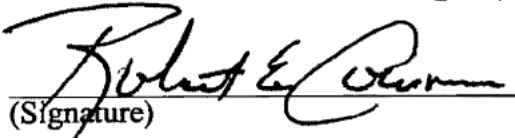
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CONSENT AND AUTHORIZATION

Menlo Caspian

Menlo Caspian (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 5 DAY OF October 2000

By: 
(Signature)

By: ROBERT E. CURRAN
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169658

CONSENT AND AUTHORIZATION

Mike Miller Toyota Inc

Mike Miller Toyota Inc ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 13th DAY OF JUNE, 2000

By: [Handwritten Signature] (Signature)

By: MIKE MILLER (Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- [X] I elect to settle subject to the terms and conditions of Settlement Option A.
[] I elect to settle subject to the terms and conditions of Settlement Option B.

CONSENT AND AUTHORIZATION

DEC 16 1999

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Mike Miller Toyota Inc

Mike Miller Toyota Inc ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 1st DAY OF December, 1999

By: 
(Signature)

By: Michael E. Miller
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

Please check the following box, if appropriate:

- Enclosed is a completed Financial Review Application. *

*This enclosure will not be incorporated into the Consent Order.

CONSENT AND AUTHORIZATION

Mitsubishi Silicon America

Mitsubishi Silicon America ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 5TH DAY OF JUNE, 2000

By: [Handwritten Signature] (Signature)

By: JACK M. BENTON (Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- [X] I elect to settle subject to the terms and conditions of Settlement Option A.
[] I elect to settle subject to the terms and conditions of Settlement Option B.

CONSENT AND AUTHORIZATION

Monogram Aerospace Fasteners

Monogram Aerospace Fasteners ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 23RD DAY OF October, 2000

By: MPDC, INC. AS AGENT FOR MONOGRAM INDUSTRIES, INC. - AEROSPACE FASTENERS DIVISION
Kevin W. Donnelly
(Signature) KEVIN W. DONNELLY, V.P.

By: KEVIN W. DONNELLY
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169704

CONSENT AND AUTHORIZATION

Montona Vista Partnership

Montana Vista Co., LLC, successor in interest to
Montona Vista Partnership (Settling Party), by the duly authorized representative named below,
hereby consents to this Administrative Order on Consent and agrees to be bound by the terms
and conditions hereof.

AGREED THIS 22 DAY OF Sept, 2000

By: Rudolf R. Schulte
(Signature)

By: RUDOLF R. SCHULTE
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169671

CONSENT AND AUTHORIZATION

National Metal & Steel Corp.

National Metal & Steel Corp. (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 5th DAY OF September, 2000

By: John J. Allen
(Signature)

By: John J. Allen
(Print or Type Name)
Attorney for National Metal
& Steel Corp.

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

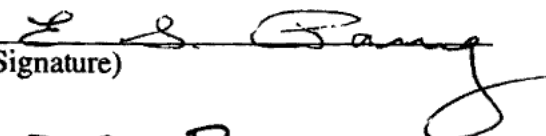
CDM144405

CONSENT AND AUTHORIZATION

National Refractories and Minerals Corp.

National Refractories and Minerals Corp. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 25th DAY OF October, 2000

By: 
(Signature)

By: E. S. Parry
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169690

CONSENT AND AUTHORIZATION

National Semiconductor

National Semiconductor ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 3RD DAY OF PECEMBER, 1999

By: Richard R Banks
(Signature)

By: RICHARD R. BANKS
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
 I elect to settle subject to the terms and conditions of Settlement Option B.

Please check the following box, if appropriate:

- Enclosed is a completed Financial Review Application. *

*This enclosure will not be incorporated into the Consent Order.

CDM187919

CONSENT AND AUTHORIZATION

National Semiconductor

National Semiconductor ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 2ND DAY OF JUNE, 2000

By: Richard R. Banks
(Signature)

By: RICHARD R. BANKS
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CONSENT AND AUTHORIZATION

NEC America, Inc.

NEC America, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 19TH DAY OF June, 2000

By: Gerald P. Kenney
(Signature)

By: GERALD P. KENNEY - GENERAL COUNSEL
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

I elect to settle subject to the terms and conditions of Settlement Option A.

I elect to settle subject to the terms and conditions of Settlement Option B.

CONSENT AND AUTHORIZATION.

NEC America, Inc.

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NEC America, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 12 DAY OF JUNE, 2000

By: Gerald P. Kenney
(Signature)

By: GERALD P. KENNEY - GENERAL COUNSEL
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

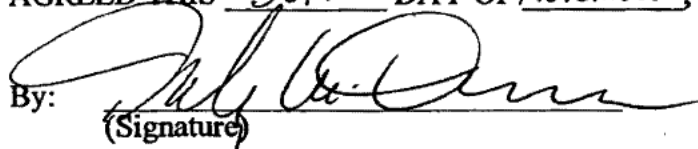
CONSENT AND AUTHORIZATION

America, Inc.
~~NEC Corporation~~

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NEC America, Inc.
~~NEC Corporation~~ ("Settling Party"), by the duly authorized representative named below, hereby
consents to this Administrative Order on Consent and agrees to be bound by the terms and
conditions hereof.

AGREED THIS 30th DAY OF November, 1999

By: 
(Signature)

By: Timothy M. Donovan, Vice President and Secretary
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

Please check the following box, if appropriate:

- Enclosed is a completed Financial Review Application. *

*This enclosure will not be incorporated into the Consent Order.

CONSENT AND AUTHORIZATION

NEC Electronics, Inc.

NEC Electronics, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 30th DAY OF June, 2000

By: [Signature]
(Signature)

By: Susan K. Hartt
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

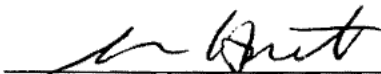
- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CONSENT AND AUTHORIZATION

NEC ELECTRONICS INC.

NEC Electronics Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 1st day of December, 1999.

By: 
(Signature)

By: Susan K. Hartt
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

I elect to settle subject to the terms and conditions of Settlement Option A.

I elect to settle subject to the terms and conditions of Settlement Option B.

Please check the following box, if appropriate:

Enclosed is a completed Financial Review Application.*

*This enclosure will not be incorporated into the Consent Order.

CONSENT AND AUTHORIZATION

Nestle USA.

Nestle USA. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 22nd DAY OF October, 2001

By: [Signature] (Signature)

By: ROBERT H. SANDERS (Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- [X] I elect to settle subject to the terms and conditions of Settlement Option A.
[] I elect to settle subject to the terms and conditions of Settlement Option B.

CDM170372

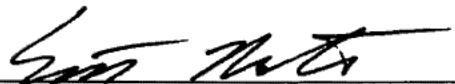
CONSENT AND AUTHORIZATION

Norton Packaging, Inc.

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Norton Packaging, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 12th DAY OF JUNE, 2000

By: 
(Signature)

By: SCOTT NORTON
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.


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CONSENT AND AUTHORIZATION

OB Masco Window Products

OB Masco Window Products ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 23rd DAY OF Oct., 2000

By: , Authorized Rep.
(Signature)

By: PATRICK ALESIA
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169701

CONSENT AND AUTHORIZATION

Occidental Coatings Company, Inc.

Occidental Coatings Company, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 3^d DAY OF OCT., 2000

By: *Ilan Bender*
(Signature)

By: ILAN BENDER
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169670

CONSENT AND AUTHORIZATION

Occidental Research

Occidental Research ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 13th DAY OF October, 2000

By: Linda S. Peterson
(Signature)

By: Linda S. Peterson/Vice President and Secretary
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169636

SEP-18-2000 01:20PM FROM: VAI LEGAL DEPT 4
Oxy Metal Coating

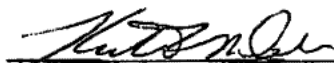
CONSENT AND AUTHORIZATION

1 Occidental Chemical Corporation on behalf of Oxy Metal Industries Corporation
2 ~~Oxy Metal Coating~~

3 Occidental Chemical Corporation on behalf of Oxy Metal Industries Corporation
4 ~~Oxy Metal Coating~~ (Settling Party), by the duly authorized representative named below, hereby
5 consents to this Administrative Order on Consent and agrees to be bound by the terms and
6 conditions hereof.

7 AGREED THIS 20th DAY OF September, 2000

8 By:


9 (Signature)

10 Keith C. McDole
11 Senior Vice President & General Counsel

12 By:

13 (Print or Type Name)

14 Please elect either Settlement Option A or B by checking the appropriate box:

- 15 I elect to settle subject to the terms and conditions of Settlement Option A.
16 I elect to settle subject to the terms and conditions of Settlement Option B.

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CONSENT AND AUTHORIZATION

Offshore Logistics, Inc.

Offshore Logistics, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 10th DAY OF May, 2000

By: George M. Small
(Signature)

By: George M. Small
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM187911

CONSENT AND AUTHORIZATION

Olympian Oil

Olympian Oil (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 15th DAY OF October, 2000

By: Elizabeth H Mullins
(Signature)

By: Elizabeth A Mullins
(Print or Type Name)
Sr VP Finance/CFO

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169647

CONSENT AND AUTHORIZATION

Omar Rendering Co.

Omar Rendering Co. (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 21st DAY OF Sept., 2000

By: [Handwritten Signature]
(Signature)

By: John O. Muse, Executive Vice President
(Print or Type Name) Darling International Inc.
Successor in Interest to
Omar Rendering Co.

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

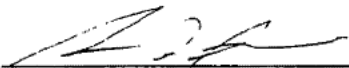
CDM144406

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CONSENT AND AUTHORIZATION

Owens-Illinois Inc.

Owens-Illinois Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 6 DAY OF November, 2001

By: 
(Signature)

By: Susan L. Smith
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM170749

CONSENT AND AUTHORIZATION

Pepper Oil Company, Inc.

Pepper Oil Company, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 10 DAY OF July, 2000

By: D.M. Pepper, Sr., for Pepper Oil Co., Inc. (Signature)

By: D.M. PEPPER, SR., FOR PEPPER OIL CO., INC. (Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

[X] I elect to settle subject to the terms and conditions of Settlement Option A.

[] I elect to settle subject to the terms and conditions of Settlement Option B.

CDM187413

CONSENT AND AUTHORIZATION

Peralta Community College District

Peralta Community College District ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 11th DAY OF May, 2000

By: Brian Slaughter
(Signature)

By: Brian Slaughter
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM187411

CONSENT AND AUTHORIZATION

Pfizer Inc.
Shiley, Inc.

Shiley, Inc.
Pfizer Inc. ("Settling Party"), by the duly authorized representative named below, hereby
consents to this Administrative Order on Consent and agrees to be bound by the terms and
conditions hereof.

AGREED THIS 16 DAY OF January, 2008

By: [Signature]
(Signature)

By: ROGER SACHS
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM174574

CONSENT AND AUTHORIZATION

Pilkington Barnes Hind

Pilkington Barnes Hind ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 10th DAY OF August, 2001

By: *S. J. Chambers*
(Signature)

By: S. J. CHAMBERS
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169071

CONSENT AND AUTHORIZATION

Piper Ranch Assoc.

Piper Ranch Assoc. (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 5th DAY OF September, 2000

By: Robert F. Barton (Signature)

By: [Signature] (Signature)

By: American Assets, Inc. (Print or Type Name)

By: Bernard E. Fipp, Trustee of The Fipp Family Trust

By: Robert F. Barton Chief Financial Officer

Please elect either Settlement Option A or B by checking the appropriate box:

[X] I elect to settle subject to the terms and conditions of Settlement Option A.

[] I elect to settle subject to the terms and conditions of Settlement Option B.

By: [Signature] Signature

By: Ernest Rady, Trustee of the Ernest Rady Trust.

CDM187960

CONSENT AND AUTHORIZATION

Prudential Overall Supply Inc.

Prudential Overall Supply Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 7 DAY OF JUNE, 2000

By: [Signature] (Signature)

By: JOHN THOMPSON VP FINANCE (Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- [X] I elect to settle subject to the terms and conditions of Settlement Option A.
[] I elect to settle subject to the terms and conditions of Settlement Option B.

CDM187408

Prudential Overall Supply Inc.

JAN 04 2000

Prudential Overall Supply Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 6 DAY OF DECEMBER, 1999

By: John Thompson
(Signature)

By: John G Thompson, VP FINANCE
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

Please check the following box, if appropriate:

- Enclosed is a completed Financial Review Application. *

*This enclosure will not be incorporated into the Consent Order.

CONSENT AND AUTHORIZATION

Quality Metal Finishing Co.

Quality Metal Finishing Co. (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 11th DAY OF October, 2000

By: William H. Wegener
(Signature)

By: William H. Wegener
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
 I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169638

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CONSENT AND AUTHORIZATION

Quebecor Printing (USA)

Quebecor Printing (USA) ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 20th DAY OF August, 2001

By: 
(Signature)

By: **Raynald Lecavaller**
(Print or Type Name) ~~Director, Legal Affairs and~~
Assistant Secretary

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169064

CONSENT AND AUTHORIZATION

Raychem Corporation

Raychem Corporation ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 30th DAY OF NOVEMBER, 1999

By: D. Wenschel
(Signature)

By: DAVID F. HENSCHEL
(Print or Type Name)
VICE PRESIDENT and GENERAL COUNSEL
Tyco Electronics Corporation as successor to Raychem Corporation

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

Please check the following box, if appropriate:

- Enclosed is a completed Financial Review Application. *

*This enclosure will not be incorporated into the Consent Order.

CDM187406

CONSENT AND AUTHORIZATION

Redken Laboratories, Inc.

Now known as Salon Products, Inc.

Redken Laboratories, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 22nd DAY OF February, 2001

By: *John D. Sullivan*
(Signature)

By: John D. Sullivan
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169741

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CONSENT AND AUTHORIZATION

Roberts Manufacturing

Roberts Manufacturing (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 26 DAY OF Sept, 2000

By: [Signature]
(Signature)

By: John MacLymann
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169688

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CONSENT AND AUTHORIZATION

Roche Holding Ltd./Syntex (U.S.A.)

Roche Holding Ltd./Syntex (U.S.A.) ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 21 DAY OF August, 2001

By: Nancy M. Cohen
(Signature)

By: Nancy M. Cohen
Vice President
(Print or Type Name) Syntex (U.S.A.) LLC

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169060

CONSENT AND AUTHORIZATION

COPY

Santa Maria Joint High School District

Santa Maria Joint High School District (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 21ST DAY OF September, 2000

By: Diane Bennett
(Signature)

By: DIANE BENNETT, ASST. SUPT. OF BUSINESS
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

this is what
was sent to us
by the PRP

CDM169689

CONSENT AND AUTHORIZATION

Santa Paula Union School District

Santa Paula Union School District (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 11 DAY OF September, 2000

By: William Brand
(Signature)

By: William J. Brand, Superintendent
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CONSENT AND AUTHORIZATION

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Sav-O-Matic/Sav-Mor-Oil

Sav-O-Matic/Sav-Mor-Oil (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 6th DAY OF Sept., 2000

By: C. Edward Miller
(Signature)

By: C. Edward Miller Jr.
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

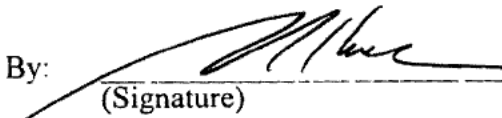
CDM187959

CONSENT AND AUTHORIZATION

SBC Holding - Stroh's

SBC Holding - Stroh's ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 9th DAY OF October, 2000

By: 
(Signature)

By: George E. Kuehn, Executive Vice President
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169645

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CONSENT AND AUTHORIZATION

Sequa Corporation

Sequa Corporation ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 28th DAY OF SEPT., 2000

By: 
(Signature)

By: LEONARD P. PASCULLI
(Print or Type Name)
SEQUA CORPORATION
3 UNIVERSITY PLAZA
HACKENSACK, NJ 07601
201-343-1122

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A, with 5% discount.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CONSENT AND AUTHORIZATION

Shafco Industries, Inc.

Shafco Industries, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 29th DAY OF June, 2000

By: Donald G. Wilson
(Signature)

By: Donald G. Wilson
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM187402

CONSENT AND AUTHORIZATION

Shafco Industries, Inc.

Shafco Industries, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 29th DAY OF October, 1999

By: [Signature] (Signature)

By: DONALD G. WILSON (Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- [X] I elect to settle subject to the terms and conditions of Settlement Option A.
[] I elect to settle subject to the terms and conditions of Settlement Option B.

Please check the following box, if appropriate:

- [X] Enclosed is a completed Financial Review Application. *

*This enclosure will not be incorporated into the Consent Order.

CDM187403

CONSENT AND AUTHORIZATION

Sika Corporation

Sika Corporation (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 4 DAY OF OCT., 2000

By: [Signature] (Signature)

By: STEVE GILL (Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- [X] I elect to settle subject to the terms and conditions of Settlement Option A.
[] I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169655

CONSENT AND AUTHORIZATION

Shultz Steel Company

Shultz Steel Company ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 6th DAY OF JUNE, 2000

By: Stephen W. Shultz
(Signature)

By: Thomas E. Reed
(Signature)

By: Stephen W. Shultz
(Print or Type Name)

By: Thomas E. Reed
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM187398

CONSENT AND AUTHORIZATION

DEC 16 1999

Shultz Steel Company

Shultz Steel Company ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 30th DAY OF November, 1999

By: [Signature] (Signature)

[Signature] Stephen W Shultz

By: THOMAS E. REED (Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
I elect to settle subject to the terms and conditions of Settlement Option B.

Please check the following box, if appropriate:

- Enclosed is a completed Financial Review Application. *

*This enclosure will not be incorporated into the Consent Order.

CDM187399

CONSENT AND AUTHORIZATION

Sparton Technology Inc.

Sparton Technology ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 15 DAY OF June, 2000

By: *Varnum Riddering Schmidt & Howlett LLP*
(Signature)
Sarah B. Hogan

By: Varnum, Riddering, Schmidt & Howlett, LLP
(Print or Type Name)
by: Sarah B. Hogan
Attorneys for Sparton Technology, Inc.

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM187396

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CONSENT AND AUTHORIZATION

Standard Nickel-Chromium Plating Company

Standard Nickel-Chromium Plating Company ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 12th DAY OF July, 2000

By: George Dulgarian
(Signature)

By: George Dulgarian
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

I elect to settle subject to the terms and conditions of Settlement Option A.

I elect to settle subject to the terms and conditions of Settlement Option B.

CDM187392

CONSENT AND AUTHORIZATION

DEC 13 1999

Standard Nickel-Chromium Plating Company

Standard Nickel-Chromium Plating Company ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 29th DAY OF November, 1999

By: George Dulgarian
(Signature)

By: George Dulgarian
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

Please check the following box, if appropriate:

- Enclosed is a completed Financial Review Application. *

*This enclosure will not be incorporated into the Consent Order.

CDM187394

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CONSENT AND AUTHORIZATION

Sun Chemical Corporation

Sun Chemical Corporation ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 13th DAY OF October, 2000

By: Melvin M. Cox
(Signature)

By: Melvin M. Cox
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169646

CONSENT AND AUTHORIZATION

T.G.L. Associates, Inc.

T.G.L. Associates, Inc. (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 13TH DAY OF SEPTEMBER 2000

TGL ASSOCIATES

By: Longmeadow Development Corporation, Its Managing Agent

By:

(Signature)

[Handwritten Signature]

By:

John L. Griffin, Vice President

(Print or Type Name)

complete form

Please elect either Settlement Option A or B by checking the appropriate box:

I elect to settle subject to the terms and conditions of Settlement Option A.

I elect to settle subject to the terms and conditions of Settlement Option B.

CDM136010

CONSENT AND AUTHORIZATION

TABC, Inc.

TABC, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 26 DAY OF September, 2000

By: *Daniel E. Monette*
(Signature)

By: Daniel E. Monette
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169680

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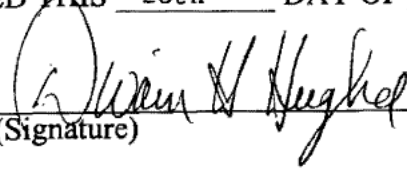
CONSENT AND AUTHORIZATION

Tandy Corporation

Tandy Corporation (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 28th DAY OF September, 2000

By:


(Signature)

By:

Dwain H. Hughes
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
 I elect to settle subject to the terms and conditions of Settlement Option B.

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CONSENT AND AUTHORIZATION

Teledyne Technologies, Incorporated

Teledyne Technologies, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 29th DAY OF September, 2000

By: 
(Signature)

By: John T. Kuelbs
Senior Vice President, General Counsel and Secretary
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169677

CONSENT AND AUTHORIZATI

Beverly Connection General

Beverly Connection ^{LIMITED} General (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 20 DAY OF SEPT, 2000

By: [Signature] (Signature)

By: DAVID B. FRIEDMAN (Print or Type Name) PRESIDENT OF GENERAL PARTNERS

Please elect either Settlement Option A or B by checking the appropriate box:

- [X] I elect to settle subject to the terms and conditions of Settlement Option A.
[] I elect to settle subject to the terms and conditions of Settlement Option B.

CDM186616

DEC 18 1999

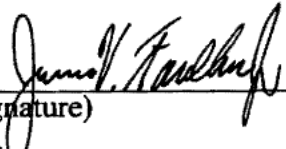
CONSENT AND AUTHORIZATION

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Tenneco Inc.

~~Tenneco Inc.~~ **Tenneco Packaging Inc.** ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 3 DAY OF December, 1999

By: 
(Signature)

By: James V. Faulkner, Jr.
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

Please check the following box, if appropriate:

- Enclosed is a completed Financial Review Application. *

*This enclosure will not be incorporated into the Consent Order.

CDM174538

CONSENT AND AUTHORIZATION

Texas Pacific Oil Company

Texas Pacific Oil Company (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 6th DAY OF October, 2000

By: [Signature]
(Signature)

By: George E. Bushnell III, Vice President
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169652

CONSENT AND AUTHORIZATION
ON BEHALF OF TEXTRON INC.
AND ITS AFFILIATED COMPANIES

Textron Inc.

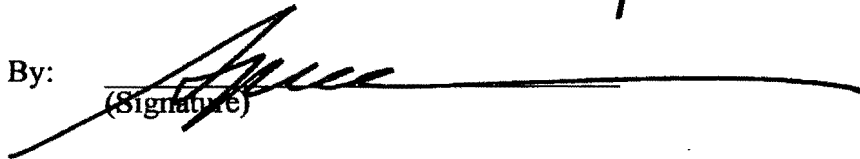
Ace Industries
Bell Helicopter Textron Inc.
Cherry Textron

HR Textron
Bell Incosym Textron
Spencer Kellogg

Textron Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 23rd DAY OF May, 2000

By:


(Signature)

OK JMA
5/22/00

By: Andrew C. Spacone, Assistant General Counsel - Litigation
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
 I elect to settle subject to the terms and conditions of Settlement Option B.

CDM187384

CONSENT AND AUTHORIZATION

ON BEHALF OF TEXTRON INC.
AND ITS AFFILIATED COMPANIES
Textron Inc.

Ace Industries
Bell Helicopter Textron Inc.
Cherry Textron

HR Textron
Bell Incosym Textron
Spencer Kellogg

Textron Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 9th DAY OF December 1999

By: [Signature]
(Signature)

OV [Signature] 12/9/99

By: Andrew C. Spacone, Assistant General Counsel - Litigation
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

Please check the following box, if appropriate:

- Enclosed is a completed Financial Review Application. *

*This enclosure will not be incorporated into the Consent Order.

CDM187385

CONSENT AND AUTHORIZATION

The Aerospace Corporation

The Aerospace Corporation ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 8th DAY OF August, 2001

By: Gordon J. Louttit
(Signature)

By: Gordon J. Louttit
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM168463

CONSENT AND AUTHORIZATION

The Clorox Company

The Clorox Company ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 12 DAY OF June, 2000

By: Patrick M. Meehan
(Signature)

By: PATRICK M. MEEHAN
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM187388

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CONSENT AND AUTHORIZATION

The Clorox Company

The Clorox Company ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 30th DAY OF November, 1999

By: Peter D. Bewley
(Signature)

By: Peter D. Bewley
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

I elect to settle subject to the terms and conditions of Settlement Option A.

I elect to settle subject to the terms and conditions of Settlement Option B.

Please check the following box, if appropriate:

Enclosed is a completed Financial Review Application. *

*This enclosure will not be incorporated into the Consent Order.

CDM187389

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CONSENT AND AUTHORIZATION

The Dial Corporation

The Dial Corporation ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 6th DAY OF October, 2000

By: [Signature]
(Signature)

By: Kenneth H. Miller, Senior Counsel
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169659

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CONSENT AND AUTHORIZATION

The Glidden Company

The Glidden Company ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 11th DAY OF Oct, 2000

By: [Signature]
(Signature)

By: David L. Bubar
(Print or Type Name)
C.A.O.

Legal Affairs Department
Approved As To Form
Attorney

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM149645

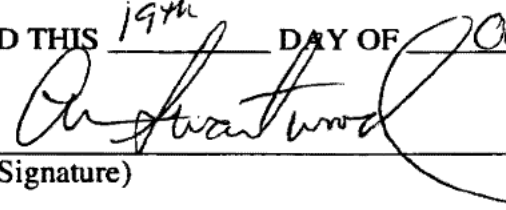
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
CONSENT AND AUTHORIZATION

The Hertz Corporation

The Hertz Corp. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 19th DAY OF October, 2000

By: 
(Signature)

By: Eric A. Swartwood 
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM149649

CONSENT AND AUTHORIZATION

The O'Brien Corporation

The O'Brien Corporation ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 4th DAY OF October, 2000

By: *[Signature]* President
(Signature)

By: JEROME S. CROWLEY JR
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169653

CONSENT AND AUTHORIZATION

The Southland Corporation

The Southland Corporation ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 16 DAY OF December, 1999

By: Gary C. Lockhart (Signature)

Attest: Edward J. Herman Assistant Secretary

By: [X] Gary C. Lockhart (Print or Type Name) Vice President 7-Eleven, Inc. f/k/a The Southland Corporation

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A as described in settlement counter offer of December 6, 1999. This is a settlement for hazardous waste only.
I elect to settle subject to the terms and conditions of Settlement Option B.

Please check the following box, if appropriate:

- Enclosed is a completed Financial Review Application. *

*This enclosure will not be incorporated into the Consent Order.

CDM187390

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CONSENT AND AUTHORIZATION

Thompson Properties Inc.

Thompson Properties Inc. (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 12th DAY OF October, 2000

By: [Signature]
(Signature)

By: J. Thompson
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169640

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CONSENT AND AUTHORIZATION

Toyota Motor Sales, U.S.A., Inc.

Toyota Motor Sales, U.S.A., Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 13th DAY OF OCTOBER, 2000

By: *John C. Glaser*
(Signature)

By: JOHN C. GLASER, ESQ.
(Print or Type Name)
AUTHORIZED COUNSEL OF
TOYOTA MOTOR SALES, U.S.A., INC.

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM149646

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CONSENT AND AUTHORIZATION

Triangle PWC, Inc. (NOW KNOWN AS, OLEAN VIEW
CAPITAL, INC.)

Triangle PWC, Inc. (Settling Party), by the duly authorized representative named below, hereby
consents to this Administrative Order on Consent and agrees to be bound by the terms and
conditions hereof.

AGREED THIS 26th DAY OF SEPTEMBER 2000

By: [Signature]
(Signature)

By: SHARAD BHATIA
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169676

CONSENT AND AUTHORIZATION

Trust Services of America

California Federal Bank, as successor in interest to

Trust Services of America (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 5th DAY OF Dec., 2000

By: *Richard H. Terzian*
(Signature)

By: Richard H. Terzian
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169709

Casmalia Disposal Site
02(c)

EPA Region IX AOC NO. 99-

CONSENT AND AUTHORIZATION

Unisys Corporation

Unisys Corporation ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 10th DAY OF October, 2000

By: [Handwritten Signature]
(Signature)

By: Gregory T. Fischer
(Print or Type Name)
Vice President Facilities
and Asset Management

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169651

CONSENT AND AUTHORIZATION

United Technologies Corporation

United Technologies Corporation ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 23rd DAY OF October, 2001

By: [Signature]
(Signature)
(Title) Vice President, Environment, Health & Safety

By: Leslie Carothers
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- [X] I elect to settle subject to the terms and conditions of Settlement Option A.
[] I elect to settle subject to the terms and conditions of Settlement Option B.

CDM170778

CONSENT AND AUTHORIZATION

United States Steel LLC (successor to USX Corporation)

United States Steel LLC

~~USX Corporation~~ ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 13th DAY OF September 2001

By: William J. McKim
(Signature)

By: William J. McKim
(Print or Type Name)
Assistant General Counsel
Environmental and Real Estate
and Assistant Secretary

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CONSENT AND AUTHORIZATION

United Technologies Corporation

United Technologies Corporation ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 1 DAY OF March 1999

By: [Signature] (Signature)

By: Leslie Carothers (Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- [X] I elect to settle subject to the terms and conditions of Settlement Option A.
[] I elect to settle subject to the terms and conditions of Settlement Option B.

Please check the following box, if appropriate:

- [] Enclosed is a completed Financial Review Application. *

*This enclosure will not be incorporated into the Consent Order.

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
CONSENT AND AUTHORIZATION

Urethane Industries

Urethane Industries (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 20th DAY OF Sept., 2000

By:


(Signature)

By:

ROBERT G. RULHMAN
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
 I elect to settle subject to the terms and conditions of Settlement Option B.

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CONSENT AND AUTHORIZATION

USA Petroleum Corporation

USA Petroleum Corporation ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 10th DAY OF August, 2001

By: *Kristop D. Qualls*
(Signature)

By: Kristop D. Qualls
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.*
- I elect to settle subject to the terms and conditions of Settlement Option B.*

CDM169056

CONSENT AND AUTHORIZATION

NOV 17 1999

USX Corporation

USX Corporation ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 24 DAY OF November, 1999

By: [Signature]
(Signature)

William J. McKim
Assistant General Counsel
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
I elect to settle subject to the terms and conditions of Settlement Option B.

Please check the following box, if appropriate:

- Enclosed is a completed Financial Review Application. *

*This enclosure will not be incorporated into the Consent Order.

CDM149669

CONSENT AND AUTHORIZATION

Varian Associates, Inc.

Varian Associates, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 1st DAY OF June, 2000

By: [Signature]
(Signature)

By: Gary R. Kern
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM187416

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CONSENT AND AUTHORIZATION

Varian Associates, Inc.

Varian Associates, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 1st DAY OF December, 1999

By: 
(Signature)

By: Gary R. Kern
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

Please check the following box, if appropriate:

- Enclosed is a completed Financial Review Application. *

*This enclosure will not be incorporated into the Consent Order.

CDM187150

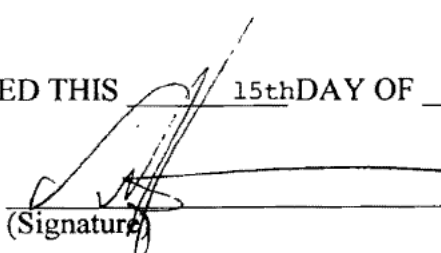
CONSENT AND AUTHORIZATION

Viad Corp
~~Viad Corporation~~

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3 ~~Viad Corp~~
4 ~~Viad Corporation~~ ("Settling Party"), by the duly authorized representative named below, hereby
5 consents to this Administrative Order on Consent and agrees to be bound by the terms and
6 conditions hereof.

7 AGREED THIS 15th DAY OF Sept., 2000

8 By:


(Signature)

9
10 By:

Scott Sayre
(Print or Type Name)

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14 Please elect either Settlement Option A or B by checking the appropriate box:

- 15 I elect to settle subject to the terms and conditions of Settlement Option A.
16 I elect to settle subject to the terms and conditions of Settlement Option B.
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CDM149647

CONSENT AND AUTHORIZATION

VSL Corporation

VSL Corporation (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 9TH DAY OF November, 2000

By: 
(Signature)

By: Mark Hoesloop, Atty, Authorized Agent
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- ~~I elect to settle~~ ^{VSL CORPORATION} subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

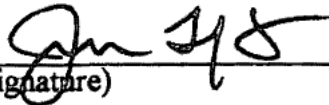
CDM169712

CONSENT AND AUTHORIZATION

Welltech, Inc.

Key Energy Services, Inc. (formerly known as Key Energy Group, Inc.)
as successor in interest to
Welltech, Inc. (Settling Party), by the duly authorized representative named below, hereby
consents to this Administrative Order on Consent and agrees to be bound by the terms and
conditions hereof.

AGREED THIS 11th DAY OF October, 2000

By: 
(Signature)

By: Jack D. Loftis, Jr.
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
 I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169649

CONSENT AND AUTHORIZATION

V. Woods

V. Woods (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 14th DAY OF SEPTEMBER 2000

By: [Signature] (Signature)

By: VINCENT E. WOOD (Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- [X] I elect to settle subject to the terms and conditions of Settlement Option A.
[] I elect to settle subject to the terms and conditions of Settlement Option B.

CONSENT AND AUTHORIZATION

Weslock Co.

Weslock Co. (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 9th DAY OF Nov, 2000
Alcoa Composites, Inc., for Weslock Co.

By: [Signature]
(Signature)

By: Michael D. Scott
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169715

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CONSENT AND AUTHORIZATION

Wallace Machinery Co.

Wallace Machinery Co. (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 21st DAY OF September, 2000

By: Michael H Wallace
(Signature)

By: Michael H. Wallace
(Print or Type Name)
President of Wallace Properties, Inc.,
Successor in Interest to Wallace
Machinery Co.

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
 I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169686

CONSENT AND AUTHORIZATION

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Weatherford International

Weatherford International ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 2ND DAY OF DECEMBER 1999

By: Jon Nicholson
(Signature)

By: Jon Nicholson
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

Please check the following box, if appropriate:

- Enclosed is a completed Financial Review Application. *

*This enclosure will not be incorporated into the Consent Order.

CDM149671

CONSENT AND AUTHORIZATION

Windsor Door

Windsor Door (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 18th DAY OF September, 2000

By: [Handwritten Signature]
(Signature)

By: John M. Burtis
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

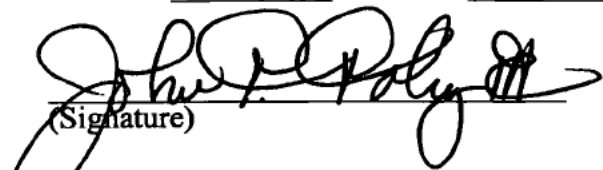
- [X] I elect to settle subject to the terms and conditions of Settlement Option A.
[] I elect to settle subject to the terms and conditions of Settlement Option B.

CONSENT AND AUTHORIZATION

West County Wastewater District

West County Wastewater District (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 19th DAY OF September, 2000

By: 
(Signature)

By: John F. Foley III
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CONSENT AND AUTHORIZATION

Western Atlas *International, Inc. O/C*

International, Inc. MCC

Western Atlas ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 28th DAY OF September, 2000
Western Atlas International, Inc.

By: *Daniel J. Churay*
(Signature)

By: *Daniel J. Churay, Vice President*
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CDM169675

CONSENT AND AUTHORIZATION

World Wide Pacific Corp

World Wide Pacific Corp (Settling Party), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 5th DAY OF Oct., 2000

By: [Signature]
(Signature)

By: W. Greg Dunlevy
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.