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David Newton
US E.P.A. Region 1
5 Post Office Sq.
Boston, MA
02109

Superfund
SITE: Peterson Puritan
BREAK 11.9
OTHER 466379



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SENDER: COMPLETE THIS SECTION

- Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired.
- Print your name and address on the reverse so that we can return the card to you.
- Attach this card to the back of the mailpiece, or on the front if space permits.

1. Article Addressed to:

Mr. Brent Andersen
IRG Mansfield, LLC
(for Compo Chemical Co, Inc)
7991 Shaffer Parkway,
Suite 100
Littleton, CO 80127

2. Article Number

(Transfer from service label) 7002 0860 0000 4592 7756

COMPLETE THIS SECTION ON DELIVERY

A. Received by (Please Print Clearly) B. Date of Delivery

C. Signature

X

☒ Agent☐ AddresseeD. Is delivery address different from item 1? ☐ YesIf YES, enter delivery address below: ☐ No

3. Service Type

☒ Certified Mail☐ Express Mail☐ Registered☐ Return Receipt for Merchandise☐ Insured Mail☐ C.O.D.

4. Restricted Delivery? (Extra Fee)

☐ Yes

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U.S. Postal Service

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Certified Fee

Return Receipt Fee
(Endorsement Required)Restricted Delivery Fee
(Endorsement Required)

Total Postage & Fees

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JUN 4 2010
Postmark Here

Sent To

Street, Apt. No.;
or PO Box No.

City, State, ZIP+ 4

Brent Andersen (compa chemical co.)
7991 Shafter Parkway Suite 100
Littleton, CO 80127

PS Form 3800, April 2002

See Reverse for Instructions

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- A signature upon delivery
- A record of delivery kept by the Postal Service for two years

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- **NO INSURANCE COVERAGE IS PROVIDED** with Certified Mail. For valuables, please consider Insured or Registered Mail.
- For an additional fee, a Return Receipt may be requested to provide proof of delivery. To obtain Return Receipt service, please complete and attach a Return Receipt (PS Form 3811) to the article and add applicable postage to cover the fee. Endorse mailpiece "*Return Receipt Requested*". To receive a fee waiver for a duplicate return receipt, a USPS postmark on your Certified Mail receipt is required.
- For an additional fee, delivery may be restricted to the addressee or addressee's authorized agent. Advise the clerk or mark the mailpiece with the endorsement "*Restricted Delivery*".
- If a postmark on the Certified Mail receipt is desired, please present the article at the post office for postmarking. If a postmark on the Certified Mail receipt is not needed, detach and affix label with postage and mail.

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UNITED STATES ENVIRONMENTAL
REGION I - NEW ENGLAND
5 POST OFFICE SQUARE,
BOSTON, MA 02109

URGENT LEGAL MATTER -- PROMPT REPLY NEEDED
CERTIFIED MAIL: RETURN RECEIPT REQUEST

JUN -4 2010

Mr. Brent Anderson
IRG Mansfield, LLC (for Compo Chemical Company, Inc.)
7991 Shaffer Parkway, Suite 100
Littleton, CO 80127

Re: **Notice of Potential Liability and Request for Supplemental Information** Pursuant to
Section 104 of CERCLA at Operable Unit Two of the Peterson/Puritan, Inc. Superfund
Site which includes the J.M. Mills Landfill in Cumberland, Rhode Island.

Dear Mr. Anderson:

This letter serves to formally notify IRG Mansfield, LLC of the potential liability of Compo Chemical Company, Inc. ("Compo") which it has or may have incurred with respect to Operable Unit Two of the Peterson/Puritan, Inc. Superfund Site which includes the J.M. Mills Landfill, in Cumberland, Rhode Island (the "Site"). In addition, this letter requests that you pay certain costs related to the Site and that you prepare to participate in the conduct or financing of certain clean-up activities at the Site. This letter seeks your cooperation in providing information and documents relating to the environmental conditions at, and cleanup of, the Site.

NOTICE OF POTENTIAL LIABILITY

The United States Environmental Protection Agency ("EPA") has documented the release or threatened release of hazardous substances, pollutants or contaminants at the Site.

Under Sections 106(a) and 107(a) of the Comprehensive Environmental Response, Compensation, and Liability Act, 42 U.S.C. §§ 9606(a) and 9607(a) ("CERCLA"), and other laws, responsible parties may be obligated to undertake actions deemed necessary by EPA to protect the public health, welfare or environment. Responsible parties may also be liable for all costs incurred by the government in responding to any release or threatened release at the Site. Such costs may include, but are not limited to, expenditures for investigation, planning, clean-up response and enforcement activities. In addition, responsible parties may be required to pay damages for injury to, destruction of, or loss of natural resources, including the costs to assess such damages.

Responsible parties under CERCLA include persons who are current or former owners and/or

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Return Receipt Fee (Endorsement Required)	
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Total Postage & Fees	\$

JUN 4 2010
Postmark
Haw 4

Sent To	IRG Mansfield LLC
Street, Apt. No., or PO Box No.	Brent Anderson (Compo Chemical Co.) 7991 Shaffer Parkway, Suite 100
City, State, ZIP+4	Littleton, CO 80127

PS Form 3800, April 2002 See Reverse for Instructions

operators of a site, persons who arranged for disposal of hazardous substances at a site, or persons who accepted hazardous substances for transport to a site selected by such persons. EPA has evaluated a large body of evidence in connection with its investigation of the Site, including Site business records, manifests, state records, and corporate records. Based on this evidence, EPA has information indicating that you are a potentially responsible party ("PRP") with respect to this Site. Specifically, EPA has reason to believe that you arranged by contract, agreement or otherwise for disposal or treatment, or arranged with a transporter for transport for disposal or treatment of hazardous substances found at the Site.

By this letter, EPA notifies you of your potential liability with regard to this matter. EPA also encourages you, as a PRP, to reimburse EPA for the costs incurred to date as set out below. Currently, KIK Custom Products, Inc. ("KIK") and Waste Management are under an obligation to perform the Remedial Investigation and Feasibility Study ("RI/FS") and Unilever and Waste Management are under an obligation to finance the RI/FS at the Site through an October 18, 2004 Third Amendment to the Administrative Order on Consent. EPA encourages you to voluntarily enter into discussions with KIK, Unilever, and Waste Management, and to cooperate and participate with these parties in the performance of the RI/FS at the Site.

DEMAND FOR PAYMENT OF COSTS

In accordance with CERCLA and other authorities, EPA has undertaken certain actions and incurred costs in response to conditions at the Site. These response actions are described below. The costs to date associated with these actions are approximately \$2,033,171.99 excluding interest. EPA anticipates that it will expend additional funds for response activities at the Site under the authority of CERCLA and other laws, including those response activities described below.

In accordance with Section 107(a) of CERCLA, 42 U.S.C. § 9607(a), a demand is hereby made for payment of the above amount, and all interest authorized to be recovered under that Section or under any other provisions of law. Demand is also hereby made under these authorities for payment of all future costs, and interest thereon, that EPA may accrue in regard to the Site.

In the event the addressee of this notice intends or has already filed for dissolution or reorganization under bankruptcy laws, you are hereby requested to include EPA-Region I, and the United States Department of Justice on any mailing or notice lists used in that proceeding. The United States reserves the right to file a proof of claim or application for reimbursement of administrative expenses in such a proceeding.

Contained in Enclosure C of this letter is a current summary of the costs expended for this Operable Unit of the Site. As you may be aware, PRPs are entitled to review the invoices which form the basis for EPA's past costs. Some of these documents may contain information that EPA's contractors claim is entitled to confidential treatment. The Agency's past practice has been to obtain the consent of the contractors pursuant to 40 C.F.R. 2.209(f) (confidential business information regulations) before releasing this information to PRPs. These regulations, however, have been revised to allow information on past costs to be released provided that the interested party signs a Confidential Business Information Agreement ("Agreement") not to disclose this information.

This Agreement is necessary to protect the interests of the submitters in the confidentiality of the business information. No party is under any obligation to execute this Agreement. Without executing this Agreement, however, the Agency cannot release documentation on past costs. If you are interested in reviewing these documents, please contact David J. Newton, EPA Regional Project Manager, at (617) 918-1243.

SUPPLEMENTAL INFORMATION REQUEST

EPA is continuing with its investigation into the release or threatened release of hazardous substances, pollutants, and contaminants at the Site. This investigation includes an inquiry into the identification, nature, source, and quantity of materials transported to or generated, treated, stored, or disposed of at the Site. EPA is also seeking information concerning those persons responsible for the cleanup of the Site and their ability to undertake or finance that cleanup.

Pursuant to the authority of Section 104(e) of CERCLA, 42 U.S.C. § 9604(e), you are hereby requested to respond to the Supplemental Information Request set forth in Enclosure A to this letter.

While EPA seeks your voluntary cooperation in this investigation, compliance with the Supplemental Information Request is required by law. Failure to provide a complete truthful response to this Supplemental Information Request within **thirty (30)** days of your receipt of this letter, or to adequately justify such failure to respond, may subject you to an enforcement action by EPA pursuant to Section 104(e) of CERCLA. This provision permits EPA to seek the imposition of penalties of up to thirty-seven thousand five hundred dollars (\$37,500) for each day of non-compliance.

Please note that responses which are incomplete, ambiguous, or evasive will be treated as complete non-compliance with this Supplemental Information Request. Also be further advised that provision of false, fictitious, or fraudulent statements or representations may subject you to criminal penalties under 18 U.S.C. § 1001.

This Supplemental Information Request is not subject to the approval requirements of the Paperwork Reduction Act of 1980, 44 U.S.C. § 3501 *et seq.*

RESPONSE ACTIVITIES AT THE SITE

EPA has conducted the following activities at the Site:

1. A time-critical removal action in response to tanks, still bottoms and drums located at the Site and to restrict access to the Site by the construction of a fence; and
2. A time-critical removal action in response to asbestos disposal and fence repair.

EPA is conducting or plans to conduct the following activities at the Site:

1. Remedial Investigations to identify the local characteristics of the Site and to define the nature and extent of soil, air, surface water and ground water contamination at the Site;
2. Feasibility Studies to evaluate the feasibility of possible remedial actions to remove or contain hazardous substances, pollutants and contaminants at the Site;
3. Design and implementation of a Remedial Action for the Site to be approved by EPA; and
4. Operation, maintenance and monitoring of the Site as deemed necessary by EPA.

In addition to those enumerated above, EPA may, pursuant to its authorities under CERCLA and other laws, decide that other response activities are necessary to protect public health, welfare or the environment.

SPECIAL NOTICE AND NEGOTIATION MORATORIUM

At an appropriate point in the future, you will receive an additional notice informing you that one or more of the above activities is pending and that your cooperation is being requested to negotiate the terms of an agreement to perform or finance these activities.

This forthcoming notice will serve to inform you that EPA is using either CERCLA Section 122(e) Special Notice procedures to formally negotiate the terms of a consent order or consent decree to conduct or finance site response activities at the site or it will inform you that EPA is not using such procedures pursuant to Section 122(a). If EPA does not use Section 122(e) Special Notice procedures, the Section 122(a) notice will explain why the Special Notice procedures were not appropriate in this case. Under Section 122(e), EPA has the discretionary authority to invoke Special Notice procedures if EPA determines that such procedures would facilitate an agreement between EPA and the PRPs and would expedite remedial action at the site. Use of the Special Notice procedure triggers a moratorium on certain EPA activities at the site. The purpose of the moratorium is to provide a period of time when PRPs and EPA may enter into formal negotiations allowing PRPs the opportunity to conduct or finance the response activities at the Site.

ENCLOSURE INFORMATION

- Supplemental Information Request Questions for Operable Unit 2 of the Peterson/Puritan, Inc. Superfund Site, which includes the J. M. Mills Landfill in Cumberland, Rhode Island, hereafter referred to as the "Site". (Enclosure A)
- A description of the Site, specifically Operable Unit 2 which includes the J. M. Mills Landfill. (Enclosure B)
- A current Site Cost Summary for OU 2. (Enclosure C)
- A list of the names and addresses of potentially responsible parties to whom this

notification was provided. This list represents EPA's preliminary findings on the identities of potentially responsible parties. EPA's responsible party search is continuing. Inclusion on or exclusion from the list does not constitute a final determination by the Agency concerning the liability of any party for the hazard or contamination at the Site. (Enclosure D)

- An Information Sheet for Small Businesses. (Enclosure E)
- Driver interview summaries indicating that Compo's waste was taken to the J.M. Mills Landfill from 1980-1982. (Attachment No. 1)
- Selected Portions of Compo's September 13, 2004 response to EPA's information request questions sent pursuant to Section 104(e) of CERCLA. (Attachments No. 2 and 3)
- A list of dump receipts indicating Compo's use of the J.M. Mills Landfill from 1979-1982. (Attachment No. 4)

PRP Steering Committee:

EPA recommends that all PRPs meet to form a PRP steering committee which will function as a group representing and pursuing the interests of the PRPs. Establishing a manageable group is a critical component of the negotiation process. To facilitate negotiations at an appropriate time in the future, EPA will conduct a meeting with responsible parties. At the meeting, EPA will detail the existing knowledge about conditions at the Site and describe the past response activities that have been taken at the Site to date. Since there may be a large number of PRPs, EPA may request that the individual persons or company representatives who attend the meeting appoint a committee to represent them in negotiations.

Administrative Record

In accordance with Section 113(k) of CERCLA, EPA must establish an administrative record containing the documents used by EPA to select the appropriate response action for the Site. An administrative record for Operable Unit 1 of the Site has been previously established. An administrative record for Operable Unit 2 of the Site will also be established. The administrative record will be available to the public for inspection and comment at:

U.S. EPA Records Center
5 Post Office Square, Suite 100
Boston, MA 02109-3912
Telephone No. 617-918-1440

Another copy of the administrative record will also be made available at the Cumberland Public Library at 1464 Diamond Hill Road in Cumberland, Rhode Island.

TIMING AND FORM OF RESPONSE TO THIS LETTER

In addition to your continued obligations with respect to the ongoing Information Request, you as a potentially responsible party, should notify EPA in writing within **twenty-one (21) days**

from receipt of this letter regarding your willingness to perform or finance the response activities described above. If EPA does not receive a timely response, EPA will assume that your organization does not wish to negotiate a resolution of its liabilities in connection with the Site and that your organization has declined any involvement in performing the response activities. Your letter should indicate the appropriate name, address, and telephone number for further contact with you. If you are already involved in discussions with state or local authorities, engaged in voluntary clean-up action, or involved in a lawsuit regarding this Site, you should continue such activities as you see fit. This letter is not intended to advise you or direct you to restrict or discontinue any such activities; however, you are advised to report the status of those discussions or actions in your response to this letter and to provide a copy of your response to any other parties involved in those discussions or actions.

Your response letter should be sent to:

U.S. EPA Records Center
c/o Peterson/Puritan, Inc. Superfund Site
5 Post Office Square, Suite 100
Boston, MA 02109-3912


If you have general questions concerning the Site, please contact David J. Newton, Remedial Project Manager, U.S. Environmental Protection Agency, 5 Post Office Square, Suite 100 (OSRR07-1), Boston, MA 02109-3912, (617) 918-1243. If you have any legal questions relevant to the Notice of Liability, the ongoing obligation to the Information Request, or if your attorney wishes to communicate with EPA on your behalf, please contact Michelle Lauterback, Senior Enforcement Counsel, U.S. Environmental Protection Agency, 5 Post Office Square, Suite 100 (OES04-3), Boston, MA 02109-3912, (617) 918-1774.

The factual and legal discussions in this letter are intended solely to provide notice and information, and such discussions are not to be construed as a final agency position on any matter set forth herein. Due to the seriousness of the environmental and legal problems posed by conditions at the Site, EPA urges that immediate attention and a prompt response be given to this letter.

By copy of this letter, EPA is notifying the State of Rhode Island and the Federal Natural Resource Trustee(s) of our intent to perform or enter into negotiations for the performance or financing of response actions at the Site.

Thank you for your cooperation in this matter.

Sincerely,

A handwritten signature in dark ink, appearing to read "James T. Owens, III", is written over a horizontal line.

James T. Owens, III, Director
Office of Site Remediation and Restoration

Enclosures

Sent by electronic mail only

cc. Michelle Lauterback, EPA Superfund Legal Office
David J. Newton, EPA Remedial Project Manager
Paul Kulpa, RIDEM Project Manager
Michael Rubin, EAU, Office of Rhode Island Attorney General
Leo Hellested, Office Waste Management, RI Dept. of Environmental Management
Andy Raddant, Department of the Interior, Federal Natural Resource Trustee
Ken Finkelstein, NOAA, Federal Natural Resource Trustee

ENCLOSURE A

SUPPLEMENTAL INFORMATION REQUEST FOR Peterson/Puritan, Inc. Site, Operable Unit 2 which includes the J. M. Mills Landfill, Cumberland, RI, hereafter referred to as the "Site"

Period Being Investigated: 1954 through 1986

In addition to the questions which follow, this enclosure includes a declaration, detailed instructions for responding to this request, and definitions of words such as "Respondent," "identify," and "waste" used in the questions. These materials appear at the end of the questions; please refer to them in answering all questions. Of particular importance:

- Answer each question with respect to the period being investigated noted above unless the question indicates otherwise.
- Answer all questions completely in accordance with the definitions and instructions.
- Complete the enclosed declaration.
- For each question, identify all persons and documents relied upon in the preparation of the answer.
- All information provided for which you are making a claim of business confidentiality or which contains personal privacy information should be contained on separate sheets and clearly marked as confidential or private.
- This request imposes a continuing obligation upon you to submit responsive information discovered after your original response is submitted to EPA.

The following form of declaration must accompany all information submitted by the Respondent in response to the Supplemental Information Request:

DECLARATION

I declare under penalty of perjury that I am authorized to respond on behalf of

_____ and that the foregoing is complete, true, and correct.
Respondent

Executed on _____, 20__

Signature

Type/Print Name

Title [if any]

**Please complete and return this form with your responses to the
Supplemental Information Request**

SUPPLEMENTAL INFORMATION REQUEST QUESTIONS

NOTE: This supplemental information request, sent pursuant to EPA's authority under Section 104(e) of CERCLA, is a follow up to your September 13, 2004 response to EPA's information request. Please provide any and all additional documentation in your possession, custody or control that pertain to, in any way, this supplemental CERCLA Section 104(e) request or the June 17, 2004 CERCLA Section 104(e) request.

NOTE: All questions in this section refer to the period being investigated unless otherwise indicated.

1. Respondent's Waste and Waste Streams

- a. For the following questions, please refer to Attachment No. 1, which contains driver interview summaries for Cal's Enterprises ("Cal's") referencing "adhesive mastic" taken by Cal's from Compo to J.M. Mills Landfill. Please define, quantify, and/or explain the following:
 - i. the volume of adhesive mastic disposed of annually;
 - ii. the method and location of disposal of adhesive mastic (e.g., general trash, landfill);
 - iii. the nature and chemical composition of the adhesive mastic (e.g., MSDS and any or documents or descriptions);
 - iv. the number of years during which adhesive mastic was shipped off-site for disposal; and
 - v. the nature and chemical composition of any other waste materials added to the adhesive mastic prior to disposal.
- b. For the following questions, please refer to Attachment No. 2 which contains portions of Compo's September 13, 2004 response to EPA's information request questions sent pursuant to Section 104(e) of CERCLA. Please define and explain the following:
 - i. the chemical composition and characteristics of the phenolic resin contained in the "waterbased mastic and wash water" ("mastic");
 - ii. the percentage or quantity of phenolic resin contained in the mastic; and
 - iii. the percentage or quantity of unreacted (free) phenol and formaldehyde in the phenolic resin.
- c. Referring again to Attachment No. 2, please provide the all the information and

documentation regarding Compo's request that EPA delist the mastic as a hazardous waste.

- d. For the following questions, please refer to Attachment No. 3, which contains portions of Compo's September 13, 2004 response to EPA's information request questions sent pursuant to Section 104(e) of CERCLA. Please provide any and all information regarding:
 - i. the chemical composition and characteristics of the contents of the raw materials containers listed in Attachment 3 (*e.g.*, any MSDS or Compo's chemical and physical description of the material);
 - ii. the volume of waste constituting raw materials containers that Compo disposed of annually as non-hazardous waste (*e.g.*, gallons, cubic yards, pounds);
 - iii. the total number of years in which this waste was disposed of as non-hazardous waste; and
 - iv. disposal method and location of the waste (*e.g.*, general trash, landfill).
- e. Referring again to Attachment 3, please provide all information regarding:
 - i. the chemical composition and characteristics of the phenolic resin in the raw materials containers referred to in Attachment 3, (*e.g.*, any MSDS or Compo's chemical and physical description of the phenolic resin);
 - ii. the volume of phenolic resin containers disposed of annually as non-hazardous waste (*e.g.*, gallons, cubic yards, pounds);
 - iii. the total number of years in which phenolic resin containers were disposed of as non-hazardous wastes; and
 - iv. disposal method and location of the phenolic resin containers (*e.g.*, general trash, landfill).
- f. Referring again to Attachment 3, please provide all information regarding:
 - i. the chemical composition and characteristics of the urethane in the raw materials containers referred to in Attachment 3 (*e.g.*, any MSDS and Compo's chemical and physical description of the material);
 - ii. the volume of urethane containers disposed of annually as non-hazardous waste (*e.g.*, gallons, cubic yards, pounds);
 - iii. the total number of years in which urethane containers were disposed of as non-hazardous wastes; and

- iv. the disposal method and location of the urethane containers (*e.g.*, general trash, landfill).

2. Disposal and Handling (including By-Products) of Respondent's Waste:

- a. Please refer to Attachment No. 4, which contains dump receipts demonstrating that Compo's waste was transported by Cal's to the J. M. Mills Landfill, and attachment No. 1 again. Please provide the following information:
 - i. the kinds of waste hauled by Cal's from Compo (*i.e.*, chemical composition of waste disposed);
 - ii. any waste disposal contracts between Cal's and Compo for the investigation period (1954-1986);
 - iii. the total number of years Cal's transported waste from Compo; and
 - iv. the approximate monthly and annual volume of waste generated by Compo and disposed of by Cal's.

3. Information About Others:

- a. If you have information concerning the operation of the Site or the source, content or quantity of materials placed/disposed at the Site that is not included in the information you have already provided, provide all such information.
- b. If not already included in your response, if you have reason to believe that there may be persons able to provide a more detailed or complete response to any of these questions or who may be able to provide additional responsive documents, identify such persons and the additional information or documents that they may have.
- c. If not already provided, identify all persons, including Respondent's current and former employees, who have knowledge or information about the generation, use, purchase, treatment, storage, disposal, placement or other handling of materials at, or transportation of materials to, the Site.

4. Compliance with This Request:

- a. Describe all sources reviewed or consulted in responding to this request, including but not limited to:
 - i. the names of all individuals consulted;
 - ii. the current job title and job description of each individual consulted;

- iii. the job title and job description during the period being investigated of each individual consulted;
- iv. whether each individual consulted is a current or past employee of Respondent;
- iv. the names of all divisions of Respondent for which records were reviewed; and
- vi. the nature of all documents reviewed.

SUPPLEMENTAL INFORMATION REQUEST INSTRUCTIONS

1. **Answer Every Question Completely.** You are required to provide a separate answer to each and every question and subpart of a question set forth in this Supplemental Information Request. Incomplete, evasive, or ambiguous answers shall constitute failure to respond to this Supplemental Information Request and may subject you to the penalties set out in the cover letter.
2. **Number Each Answer.** Number each answer with the number of the question to which it corresponds.
3. **Provide Information about the Period Being Investigated.** You are required to answer each question with respect to the period being investigated, unless the question specifically states otherwise. If the response fails to address the period being investigated, EPA will consider this a failure to comply with the request and may take action against you for this noncompliance.
4. **Provide the Best Information Available.** You must provide responses to the best of Respondent's ability, even if the information sought was never put down in writing or if the written documents are no longer available. You should seek out responsive information from current and former employees/agents. Submission of cursory responses when other responsive information is available to the Respondent will be considered non-compliance with this Information Request.
5. **Identify Sources of Answer.** For each question, identify (see Definitions) all the persons and documents that you relied on in producing your answer.
6. **Submit Documents with Labels Keyed to Question.** For each document produced in response to this Information Request, indicate on the document (or in some other reasonable manner) the number of the question to which it responds.
7. **Continuing Obligation to Provide/Correct Information.** If additional information or documents responsive to this Request become known or available to you after you respond to this Request, EPA hereby requests pursuant to CERCLA Section 104(e) that you supplement your response to EPA. Failure to supplement your response within 30 days of discovering such responsive information may subject you to \$37,500 per day penalties. If at any time after the submission of this response, you discover or believe that any portion of the submitted information is false or misrepresents the truth, you must notify EPA of this fact as soon as possible and provide EPA with a corrected response. If any part of the response to this Information Request is found to be false, the signatory to the response and the company may be subject to criminal prosecution.
8. **Complete the Enclosed Declaration.** You are required to complete the enclosed declaration which certifies that the information you are providing in response to this Supplemental Information Request is true, accurate, and complete.
9. **Confidential Information.** The information requested herein must be provided even though you may contend that it includes confidential information or trade secrets. You may assert a

confidentiality claim covering part or all of the information requested, pursuant to Sections 104(e)(7)(E) and (F) of CERCLA, 42 U.S.C. §§ 9604(e)(7)(E) and (F), and 40 C.F.R. § 2.203(b). All information claimed to be confidential should be contained on separate sheet(s) and should be clearly identified as "trade secret" or "proprietary" or "company confidential." Personal financial information, including individual tax returns, may also be claimed as confidential. In addition, please note that you bear the burden of substantiating your confidentiality claim. Your claim of confidentiality should be supported by the submission of information supporting such a claim; the type of information to be submitted is set out in 40 C.F.R. Part 2. Information covered by a claim of confidentiality will be disclosed by EPA only to the extent, and only by means of the procedures, provided in 40 C.F.R. § 2.201-2.311. If no such claim accompanies the information when it is received by EPA, it may be made available to the public by EPA without further notice to you. Before asserting a business confidentiality claim, read the above cited regulations carefully because certain categories of information are not properly the subject of such a claim.

10. Disclosure to EPA Contractor. Information which you submit in response to this Supplemental Information Request may be disclosed by EPA to authorized representatives of the United States, even if you assert that all or part of it is confidential business information. Please be advised that EPA intends to disclose all responses to this Supplemental Information Request to one or more of its private contractors listed in the attached EPA Contractor List for the purpose of organizing and/or analyzing the information contained in the responses to this Supplemental Information Request. If you are submitting information which you assert is entitled to treatment as confidential business information, you may comment on this intended disclosure within fourteen (14) days of receiving this Supplemental Information Request.

11. Personal Privacy Information. Personnel and medical files, and similar files the disclosure of which to the general public may constitute an invasion of privacy should be segregated from your responses, included on separate sheet(s), and marked as "Personal Privacy Information." You should note however, that unless prohibited by law, EPA may disclose this information to the general public without further notice to you. (Please see Instruction 9 for information concerning treatment of individual tax returns.)

12. Objections to Questions. While the Respondent may indicate that it objects to certain questions in this Information Request, it must provide responsive information notwithstanding those objections. To object without providing responsive information may subject Respondent to the penalties set out in the cover letter.

13. Claims of Privilege. If you claim that any document responsive to this Supplemental Information Request is a communication for which you assert that a privilege exists for the entire document, identify (see Definitions) the document and provide the basis for asserting the privilege. For any document for which you assert that a privilege exists for a portion of it, provide the portion of the document for which you are not asserting a privilege, identify the portion of the document for which you are asserting the privilege, and provide the basis for such an assertion. Please note that regardless of the assertion of any privilege, any facts contained in the document which are responsive to the Supplemental Information Request must be disclosed in your response.

INFORMATION REQUEST DEFINITIONS

All terms not defined herein shall have their ordinary meaning, unless such terms are defined in CERCLA, 42 U.S.C. Section 9601 et seq., RCRA, 42 U.S.C. Section 6901 et seq., or Volume 40 of the Code of Federal Regulations ("CFR"), in which case such statutory or regulatory definitions shall apply.

The following definitions shall apply to the following words as they appear in this Enclosure:

1. The term "you" or "Respondent" shall mean the addressee of this Request, the addressee's officers, managers, employees, contractors, trustees, successors, assigns, and agents, and any predecessor or successor corporations or companies.

2. The terms "document" and "documents" shall mean any method of recording, storing, or transmitting information. "Document" shall include but not be limited to:

(a) writings of any kind, formal or informal, whether or not wholly or partially in handwriting, including (by way of illustration and not by way of limitation) any of the following:

1. invoice, receipt, endorsement, check, bank draft, canceled check, deposit slip, withdrawal slip, order;
2. letter, correspondence, fax, telegram, telex;
3. minutes, memorandum of meetings and telephone and other conversations, telephone messages;
4. agreement, contract, and the like;
5. log book, diary, calendar, desk pad, journal;
6. bulletin, circular, form, pamphlet, statement;
7. report, notice, analysis, notebook;
8. graph or chart; or
9. copy of any document.

(b) microfilm or other film record, photograph, or sound recording on any type of device;

(c) any tape, disc, or other type of memory generally associated with computers and data processing, together with:

1. the programming instructions and other written material necessary to use such punch card, disc, or disc pack, tape or other type of memory; and
2. printouts of such punch card, disc, or disc pack, tape or other type of memory; and

(d) attachments to or enclosures with any document as well as any document referred to

in any other document.

3. The term "identify" or "provide the identity of" means, with respect to a natural person, to set forth: (a) the person's full name, (b) present or last known business and home addresses and telephone numbers; (c) present or last known employer (include full name and address) with job title, position or business; and (d) the person's social security number.

4. The term "identify" or "provide the identity of" means, with respect to a corporation, partnership, business trust, government office or division, or other entity (including a sole proprietorship), to set forth: (a) its full name; (b) complete street address; (c) legal form (*e.g.*, corporation, partnership, etc.); (d) the state under whose laws the entity was organized; and (e) a brief description of its business.

5. The term "identify" or "provide the identity of" means, with respect to a document, to provide: (a) its customary business description (*e.g.*, letter, invoice); (b) its date; (c) its number if any (*e.g.*, invoice or purchase order number); (d) the identity of the author, addressor, addressee and/or recipient; (e) and a summary of the substance or the subject matter. Alternatively, Respondent may provide a copy of the document.

6. The term "material" or "materials" shall mean any and all objects, goods, substances, or matter of any kind, including but not limited to wastes.

7. The terms "the period being investigated" and "the relevant time period" shall mean the period being investigated as specified on the first page of the Information Request Questions.

8. The terms "the Site" or "the facility" shall mean and include the property on or about the property locally known as the J. M. Mills Landfill in Cumberland, RI and further identified by EPA as the Second Operable Unit of the Peterson/Puritan, Inc. Superfund Site which is more fully described in the enclosed Site Description (Enclosure B).

9. The term "waste" or "wastes" shall mean and include trash, garbage, refuse, by-products, solid waste, hazardous waste, hazardous substances, and pollutants or contaminants, whether solid, liquid, or sludge, including but not limited to containers for temporary or permanent holding of such wastes.

EPA CONTRACTOR LIST

Updated April, 2010

CONTRACTOR

CONTRACT NUMBER

ASRC Management Services, Inc.
Subcontractor: Booz Allen Hamilton
Effective: April 19, 2008

Contract # EP-S1-06-02

James Kerr and Associates, LLC
Effective: September 4, 2003

Contract # GS-10F-0272S

Industrial Economics, Inc.
Effective: March 22, 2002

DOJ Contract # 02-C-0437
(Subcontract 022-02-S-0110)

Eisenstein Malanchuk LLP
Effective: September 1, 2007

Contract # EP-W-07-079

Sovereign Consulting, Inc.
Subcontractor: TechLaw, Inc.
Effective: July 1, 2006

START 8(a) Contract # EP-W-06-043

Mabbett & Associates, Inc.
Effective: September, 2009

REPA4 Contract # EP-W-07-051

ENCLOSURE B: SITE DESCRIPTION

The Peterson/Puritan, Inc. Superfund Site (the "Site") consists of two operable units ("OUs") and a potential OU 3 area, totaling over two linear miles of mixed industrial/commercial/residential property. The Site is located along the Blackstone River and includes a portion of the Blackstone River Valley National Heritage Corridor. The Site is located in the towns of Cumberland and Lincoln, in the north-central corner of Rhode Island.

The OU 2 portion of the Site, which contains the J.M. Mills Landfill, is surrounded by industrial, residential and semi-rural properties. Bordering OU 2 to the north is the Hope Global Company, located at 88 Martin Street, Cumberland. Hope Global is part of the OU 1 area of the Site. To the south of OU 2 is the Stop and Shop Market (and strip mall) on Mendon Road, Cumberland (Route 122). The eastern boundary of OU 2 includes a portion of the Mackland Sand and Gravel operations and wetlands formerly known locally as the New River. Finally, the western boundary of OU 2 is the Blackstone River.

OU 2 contains many different parcels. EPA believes that the most contaminated parcel is the privately owned 52 acre J. M. Mills Landfill which accepted mixed municipal and industrial waste from 1954 through 1986. Adjacent to the J.M. Mills Landfill is a privately owned 34 acre unnamed island located in the Blackstone River. EPA recently discovered solid wastes disposed on this island and believes that the island's soils were used to provide daily cover materials for the landfill and, perhaps, was even used as an additional disposal location during the time in which the landfill was operating. Down river from the unnamed island is the Pratt Dam, which provides an access point to the island. The Site also includes the 26 acre Lincoln Quinnville Wellfield and the Cumberland Lenox Street municipal well. These wells were used by the towns of Lincoln and Cumberland as a municipal water supply until 1979 when they were closed by the Rhode Island Department of Health due to the presence of volatile organic contaminants found in the water. A section of the Providence and Worcester Railroad line runs through OU 2 and forms the eastern extent of the landfill slope while the river forms the landfill's western boundary. A former privately owned transfer station arranged for waste to be disposed of at the J.M. Mills Landfill. This transfer station was located on the southern portion of the Site. Other areas of OU 2 include portions of the Blackstone River and an adjacent canal, the Blackstone River Bikeway and a privately owned sand and gravel operation.

Preliminary samples taken from OU 2 indicate the presence of volatile organic contaminants (including, but not limited to, trichloroethylene, freon 11, 1,2-dichloroethene, 1,1,1-trichloroethane, benzene) and also chromium, nickel and lead in the groundwater. Contaminants found in the soil and sediment include benzo(a)pyrene, chrysene, indeno(1,2,3-cd)pyrene, bis(2-ethylhexyl)phthalate, aroclors and asbestos insulation/transite. In addition, preliminary sampling of the soils along the river has found contamination with polychlorinated biphenyls, polyaromatic hydrocarbons and heavy metals.

EPA included the Site on the Superfund National Priorities List on September 8, 1983. EPA conducted a removal action on the OU 2 area in 1992 to construct a fence around the former J.M. Mills Landfill and to remove drums containing contaminated materials from the base of the landfill. In November 1997, a second removal action was conducted at the J.M. Mills Landfill to address recently disposed asbestos-containing wastes found outside of the fenced-in area. The security fence was extended to limit further dumping and restrict access to the OU 2 portion of the Site.

An investigation into the nature and extent of contamination at the J.M. Mills Landfill and surrounding areas is currently underway. Following the completion of this study, a final cleanup remedy will be selected, a remedial design will be completed and the remedial action will be initiated.

Peterson/Puritan, Inc. Superfund Site
Operable Unit 2
Cumberland, Rhode Island

Enclosure C

Current Site Cost Summary

IFMS Reconciliation Pending

Itemized Cost Summary

PETERSON/PURITAN, CUMBERLAND, RI SITE ID = 01 40

Operable Unit(s): 00, 02, 03, Blank

Unrecovered OU2 costs through September 30, 2009

REGIONAL PAYROLL COSTS	\$547,485.03
HEADQUARTERS PAYROLL COSTS	\$7,473.40
REGIONAL TRAVEL COSTS	\$1,467.76
HEADQUARTERS TRAVEL COSTS	\$1,047.59
ALLOCATION TRANSFER IAG COSTS	
DEPARTMENT OF HEALTH & HUMAN SERVICES (ATSDR)	\$5,821.93
DEPARTMENT OF COMMERCE (NOAA)	\$18,573.59
EMERGENCY REMOVAL CLEANUP SERVICES (ERCS) CONTRACT COSTS	
OHM REMEDIATION SERVICES CORPORATION (68-01-7445)	\$44,565.95
OHM REMEDIATION SERVICES CORPORATION (68-W3-0012)	\$21,897.18
ENVIRONMENTAL SERVICES ASSISTANCE TEAMS (ESAT) CONTRACT COSTS	
ROY F. WESTON, INC. (68-01-7443)	\$3,617.21
INTERAGENCY AGREEMENT (IAG) COSTS	
DEPARTMENT OF THE INTERIOR - FWS (DW14424801)	\$2,267.67
OTHER CONTRACT COSTS	
TECHLAW, INC. (0Z0109NBLX)	\$980,205.81
LABAT ANDERSON INC. (68-W9-0052)	\$3,543.63
TECHLAW, INC. (EP051000077)	\$164,998.49
REMEDIAL (REM) CONTRACT COSTS	
CDM FEDERAL PROGRAMS CORPORATION (68-01-6939)	\$2.33
SUPERFUND TECHNICAL ASSISTANCE AND RESPONSE TEAM (START) CONTRACT COSTS	
ROY F. WESTON, INC. (68-W5-0009)	\$507.68

IFMS Reconciliation Pending

Itemized Cost Summary

PETERSON/PURITAN, CUMBERLAND, RI SITE ID = 01 40

Operable Unit(s): 00, 02, 03, Blank

Unrecovered OU2 costs through September 30, 2009

TECHNICAL ASSISTANCE TEAM (TAT) CONTRACT COSTS

ROY F. WESTON, INC. (68-01-7367)	\$10,882.71
ROY F. WESTON, INC. (68-W0-0036)	\$23,316.71

TECHNICAL ENFORCEMENT SUPPORT (TES) CONTRACT COSTS

CDM FEDERAL PROGRAMS CORPORATION (68-01-7331)	\$257.75
CDM FEDERAL PROGRAMS CORPORATION (68-W9-0002)	\$12,221.16
ALLIANCE TECHNOLOGIES CORPORATION (68-W9-0003)	\$163,429.63

CONTRACT LAB PROGRAM (CLP) COSTS

FINANCIAL COST SUMMARY	\$20,960.34
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MISCELLANEOUS COSTS (MIS)	\$34.68
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EPA INDIRECT COSTS	\$627,401.27
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TOTAL SITE COSTS BEFORE COST RECOVERY COLLECTIONS	\$2,661,979.50
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COLLECTIONS/ADJUSTMENTS	(\$628,807.51)
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Total Site Costs:	<u><u>\$2,033,171.99</u></u>
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GENERAL NOTICE

Peterson/Puritan, Inc. Operable Unit 2
A list of the names and addresses of Potentially Responsible
Parties to whom this notification was provided.

Enclosure D

Acme Service

985 Plainfield Street
Johnston, RI 02919

ACS Industries, Inc.

Steve N. Buckler, President
191 Social Street
Woonsocket, RI 02895-4835

Adv. Envir. Tech.

Onyx Environmental Services, L.L.C.
Greig Siedor
General Counsel
Onyx Environmental Services, L.L.C.
700 East Butterfield Road, Suite 201
Lombard, IL 60148

Aerovox

Dan Lopes, Facility Manager
Aerovox
167 John Vertenta Boulevard
New Bedford, MA 02745

Allied Container

c/o International Paper
Camille A. Corbin, Senior Counsel
Environmental, Health & Safety
6400 Poplar Avenue
Memphis, TN 38197

American Insulated Wire Corporation

Daniel Gillingham
Environmental Manager
36 Freeman Street
Pawtucket, RI 02862-0880

American Optical Lens Co.

c/o Carl Zeiss Vision, Inc.
Jeremy C. Bishop
Chief Executive Officer
Torreyview Corporate Center, Suite 300
10590 West Ocean Air Drive
San Diego, CA 92130

American Steel and Aluminum Corp. (RI)

c/o United Steel and Aluminum Corp.
Peter V. Baldoni
Vice President-Finance and Treasurer
1050 University Avenue
Norwood, MA 02062

Amperex Electronics

c/o Philips Electronics North America
Risa H. Weinstock, Senior Counsel
1251 Avenue of the Americas
New York, NY 10020

Arkwright Incorporated

Jesse Whittemore
Environmental Manager
583 Main Street
P.O. Box 139
Fiskeville, RI 02823-0139

Armstrong Cork, Inc.

Armstrong World Industries, Inc.
c/o Elizabeth B. Davis
Womble Carlyle Sandridge & Rice
3500 One Atlantic Center
1201 West Peachtree Street
Atlanta, GA 30309

A.T. Cross Company

David G. Whelan
President
1 Albion Road
Lincoln, RI 02865-3700

Avnet, Inc.

2211 South 47th Street
Phoenix, AZ 85034

Benjamin Moore & Co.

Marc L. Zoldessy
Assistant General Counsel
51 Chestnut Ridge Road
Montvale, NJ 07645

Narragansett Electric Company
successor to Blackstone Valley Electric Co.
c/o Carolyn L. McIntosh, Esq.
Patton Boggs LLP
1660 Lincoln Street
Suite 1900
Denver, CO 80264

Boston Edison Company
NSTAR Electric & Gas Company
Jeffrey N. Stevens, Esq.
800 Boylston Street
Boston, MA 02199

Mr. David J. Brask
217 O'Neil Boulevard
Attleboro, MA 02703

Carol Cable Company
General Cable Industries
c/o Kenneth N. Klass, Esq.
Blank Rome Comisky & McCauley, LLP
One Logan Square
Philadelphia, PA 19103-6998

CCL Custom Manufacturing, Inc.
(Successor to Peterson/Puritan, Inc.)
6133 North River Road, Suite 800
Rosemont, IL 60018

City Hospital
Boston Medical Center
Offices of Facility Management
715 Albany Street
Boston, MA 02118

Clean Harbors, Inc.
385 Quincy Avenue
Braintree, MA 02184

Coastal Service
Coastal Transportation Services
26 Autumn Pond Park
East Boston, MA 02128

Compo Chemical Company, Inc.
Mr. Brent Anderson
IRG Mansfield, LLC
7991 Shaffer Parkway, Suite 100
Littleton, CO 80127

Compugraphic Corp.
80 Industrial Way
Wilmington, MA 01887

Corning, Inc.
1 Riverfront Plaza
Corning, NY 14830

Crosby Valve
Ellen Roberts
Controller
Anderson Greenwood
3950 Greenbriar
Stafford, TX 77477

Crystal Thermoplastics, Inc.
c/o Dan Frost, Jr., Esq.
Skadden, Arps, Slate, Meagher & Flom
1440 New York Avenue, NW
Washington, DC 20005

Damon Corporation
Dr. David I. Kosowsky
President
80 Wilson Way
Westwood, MA 02090

Digital Equipment
Walt Rosenberg
Environmental Division-Compaq
Computer Corporation
P.O. Box 692000
Houston, TX 77269

E.C. Whitney
E.C. Whitney & Son
Donald P. Nagle, Esq.
Law Offices of Donald P. Nagle, P.C.
5 Main Street Extension, Suite 300
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Eastern Wire Products
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498 Kinsley Avenue
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Eye Research Institute
Kimberly Geer
Schepens Eye Research Institute
20 Staniford Street
Boston, MA 02114

Faulkner Hospital

Paul Keating
Material Management Supervisor
Faulkner Hospital
1153 Centre Street
Jamaica Plain, MA 02130

Fortifiber Corporation

c/o Robert S. Sanoff, Esq.
Foley Hoag LLP
155 Seaport Boulevard
Boston, MA 02210

Foxboro Co.

33 Commercial Street
Foxboro, MA 02035

Galego Equities, Inc.

Paul F. Galego, President
c/o Tillinghast, Licht, Perkins & Cohen, LLP
PO Box 1402
North Kingstown, RI 02852

General Electric

Mark Herwig
Leader, Environmental Programs
General Electric
1000 Western Avenue (MD 164X9)
Lynn, MA 01910

General Tire

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Continental General Tire, Inc.
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Charlotte, NC 28273

Gerson Co.

Dave Anteski
Plant Manager
Louis M. Gerson Company
15 Sproat Street
Middleboro, MA 02346

Gorham Manufacturing

Patricia Bisshopp
Environmental Specialist
Textron, Inc.
40 Westminster Street
Providence, RI 02903

GTE

Al Ludwig
Vice President Controller
GTE Operations Support, Inc.
600 Hidden Ridge Drive (HQEO3E60)
Irving, TX 75038

Halliday Lithograph Corporation

c/o Crosby, Heafey, Roach & May
William D. Wick, Esq.
1999 Harrison Street
Oakland, CA 94612-3572

Harvard University

Donald S. Berry, Esq.
McDermott, Will & Emery P.C.
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Hazeltine

Sue Tynan
BAE Systems
115 Bay State Drive
Braintree, MA 02184

Hollingsworth & Vose Company

Deirdre M. Murphy, Esq.
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East Walpole, MA 02032

Honeywell

Mr. David P. Cooke
Assistant General Counsel
Honeywell
P.O. Box 2245
Morristown, NJ 07692-2245

Henry Oil Co., Inc.

Carmine Henry DiSanto, President
675 Hartford Avenue
Providence, RI 02909

I.C.I.

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AstraZeneca, Inc.
1800 Concord Pike
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Wilmington, DE 19850-5438

Imperial Knife/Plate

David A. Swiden
Consultant
Imperial Schrade Corp.
7 Schrade Court
Ellenville, NY 12428

J.E. Case, Inc.

John E. Case
President
1320 South Washington Street
North Attleboro, MA 02760

Kaiser Aluminum & Chemical Corp.

Joseph A. "Tre" Fischer II
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Kaman Aerospace

William Pakunis
Manager, Environmental Affairs
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Kmart Corporation

Louis Zednik
Sr. Environmental Attorney
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Larson Tool & Stamping Company

Daniel G. Larson
President
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P.O. Box 2970
Attleboro, MA 02703-0970

Liqwacon

Envirite Corp.
James Cassidy, President
620 West Germantown Pike, Suite 250
Plymouth Meeting, PA 19462

Maine Electronics

Maine Electronics Rockwell International
River Road
Lisbon, ME 04250

Mainline Paint Mft. Co

Richard Main, President
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Pawtucket, RI 02860-3630

Mandeville Signs, Inc.

Thomas Mandeville, President
676 George Washington Highway
Lincoln, RI 02865

Linda Marszalkowski

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Naples, FL 34103

Michael John Realty

176 Sherman Avenue
Seekonk, MA 02771-4914

Microfibres, Inc.

James R. McCulloch, President
1 Moshassuck Street
Pawtucket, RI 02860

Microwave Associates

Northwest Industrial Park
South Avenue
Burlington, MA 01803

Morse Cutting Tool Division

William Hagen, President
Morse Cutting Tool Division
31695 Stephenson Highway
Madison Heights, MI 48071

Mossberg Industries, Inc.

Gregory L. Benik, Esq.
McGovern Noel & Benik, Inc.
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Providence, RI 02903

Motorola Law Department

Lisa Shelton, Esq.
Motorola Law Department
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Austin, TX 78729

Mule Emergency Lighting, Inc.

Mr. Robert P. Cross
President
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Providence, RI 02908

MW Carr

M.W. Carr
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Somerville, MA 02114

Nunes Disposal, Inc.

Mendon Road
Cumberland, RI 02864

Nyman Manufacturing Company

Mr. Robert Donnelly
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Owens Corning

Tom Merlino, Esq.
Director Environmental Liabilities Resolution
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Polaroid

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Cambridge, MA 02139

Polyvinyl Chemical

Zeneca, Inc.
Joseph C. Kelly, Esq.
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P&W Railroad

President
Providence and Worcester Railroad Company
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Raytheon

Ken Tierney
Environmental Health & Safety Officer
Raytheon Company
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Re-upping

Rueping East Tannery
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Taunton, MA 02780

Revere Copper

Wayne Linn
Environmental Manager
Revere Copper Products
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New Bedford, MA 02740

Scott Graphics

195 Appleton Street
Holyoke, MA 01040

**Seaconke Wampanoag Tribe
Wampanoag Nation, Inc.**

Chief Wilfred Greene
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Warwick, RI 02889-3166

Sears, Roebuck and Co.

James Walpole, Esq.
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Hoffman Estates, IL 60179

Sequa

Bill Gendreau
Operations Manager
General Printing Ink
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Shipley Co.

455 Forest Street
Marlborough, MA 01752

Standard Rubber Products, Inc.

c/o Adam J. Brodsky, Esq.
72 Sharp Street, Unit A9
Hingham, MA 02043

Teknor Apex Company

David F. Yopak
Director of Environmental, Health and Safety
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Pawtucket, RI 02861-1900

Texon

Jack Dempsey
Personnel Manager
Texon USA, Inc.
1190 Huntington Road
Russell, MA 01071

Three R's Trucking

c/o Robert G. Funke, Esq.
58 Tremont Street
P.O. Box 628
Taunton, MA 02780

Timex Clock Co.

Timex Corporation
P.O. Box 310
Middlebury, CT 06762

Truex Incorporated

Daniel P. Dyer, III, General Manager
300 Armistice Blvd.
Pawtucket, RI 02861-2332

Union Carbide

401 Gage Street
Bennington, VT 05201

U.S. Envelope

c/o MeadWestvaco Corporation
James A. Buzzard
President
11013 West Broad Street
Glen Allen, VA 23060

VA Hospital

Tim S. McClain
General Counsel
Department of Veterans Affairs
810 Vermont Avenue
Washington, D.C. 20420

Valentine Tools and Stamping, Inc.

171 West Main Street
Norton, MA 02766

Ventron Corp.

c/o Rohm and Haas Company
100 Independence Mall West
Philadelphia, PA 19106

Verizon of New England

New England Telephone and Telegraph Co.
David Feldman, Esq.
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Room 3806
New York, NY 10036

Vinyl Packaging, Inc.

Leonard Accardo, Jr., Esq.
Accardo Law Offices
311 Angell Street
Providence, RI 02906

Waste Management of North America

3003 Butterfield Road
Oak Brook, IL 60521

Western Electric

1600 Osgood Street
North Andover, MA 01845

Wyman-Gordon Company

Bradford C. Middlesworth, P.E.
Manager of Environmental Engineering
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North Grafton, MA 01536-8001

Peterson/Puritan, Inc. Superfund Site
Operable Unit 2
Cumberland, Rhode Island

Enclosure E

Information Sheet for Small Businesses



Office of Enforcement and Compliance Assurance
INFORMATION SHEET

U. S. EPA Small Business Resources

If you own a small business, the United States Environmental Protection Agency (EPA) offers a variety of compliance assistance resources such as workshops, training sessions, hotlines, websites, and guides to assist you in complying with federal and state environmental laws. These resources can help you understand your environmental obligations, improve compliance, and find cost-effective ways to comply through the use of pollution prevention and other innovative technologies.

Compliance Assistance Centers

(www.assistancecenters.net)

In partnership with industry, universities, and other federal and state agencies, EPA has established Compliance Assistance Centers that provide information targeted to industries with many small businesses.

Agriculture

(www.epa.gov/agriculture or 1-888-663-2155)

Automotive Recycling Industry

(www.ecarcenter.org)

Automotive Service and Repair

(www.ccar-greenlink.org or 1-888-GRN-LINK)

Chemical Industry

(www.chemalliance.org)

Construction Industry

(www.cicacenter.org or 1-734-995-4911)

Education

(www.campuserc.org)

Healthcare Industry

(www.hercenter.org or 1-734-995-4911)

Metal Finishing

(www.nmfr.org or 1-734-995-4911)

Paints and Coatings

(www.paintcenter.org or 1-734-995-4911)

Printed Wiring Board Manufacturing

(www.pwbr.org or 1-734-995-4911)

Printing

(www.pneac.org or 1-888-USPNEAC)

Transportation Industry

(www.transource.org)

Tribal Governments and Indian Country

(www.epa.gov/tribal/compliance or 202-564-2516)

US Border Environmental Issues

(www.bordercenter.org or 1-734-995-4911)

The Centers also provide State Resource Locators

(www.envcap.org/statetools/index.cfm) for a wide range of topics to help you find important environmental compliance information specific to your state.

EPA Websites

EPA has several Internet sites that provide useful compliance assistance information and materials for small businesses. If you don't have access to the Internet at your business, many public libraries provide access to the Internet at minimal or no cost.

EPA's Home Page

www.epa.gov

Small Business Gateway

www.epa.gov/smallbusiness

Compliance Assistance Home Page

www.epa.gov/compliance/assistance

Office of Enforcement and Compliance Assurance

www.epa.gov/compliance

Voluntary Partnership Programs

www.epa.gov/partners



U.S. EPA SMALL BUSINESS RESOURCES

Hotlines, Helplines & Clearinghouses

(www.epa.gov/epahome/hotline.htm)

EPA sponsors many free hotlines and clearinghouses that provide convenient assistance regarding environmental requirements. A few examples are listed below:

Clean Air Technology Center

(www.epa.gov/ttn/catc or 1-919-541-0800)

Emergency Planning and Community Right-To-Know Act

(www.epa.gov/superfund/resources/infocenter/epcra.htm or 1-800-424-9346)

EPA's Small Business Ombudsman Hotline provides regulatory and technical assistance information.

(www.epa.gov/sbo or 1-800-368-5888)

The National Environmental Compliance Assistance Clearinghouse provides quick access to compliance assistance tools, contacts, and planned activities from the U.S. EPA, states, and other compliance assistance providers (www.epa.gov/clearinghouse)

National Response Center to report oil and hazardous substance spills.

(www.nrc.uscg.mil or 1-800-424-8802)

Pollution Prevention Information Clearinghouse

(www.epa.gov/opptintr/ppic or 1-202-566-0799)

Safe Drinking Water Hotline

(www.epa.gov/safewater/hotline/index.html or 1-800-426-4791)

Stratospheric Ozone Refrigerants Information

(www.epa.gov/ozone or 1-800-296-1996)

Toxics Assistance Information Service also includes asbestos inquiries.

(1-202-554-1404)

Wetlands Helpline

(www.epa.gov/owow/wetlands/wetline.html or 1-800-832-7828)

State Agencies

Many state agencies have established compliance assistance programs that provide on-site and other types of assistance. Contact your local state environmental agency for more information or the following two resources:

EPA's Small Business Ombudsman

(www.epa.gov/sbo or 1-800-368-5888)

Small Business Environmental Homepage

(www.smallbiz-enviroweb.org or 1-724-452-4722)

Compliance Incentives

EPA provides incentives for environmental compliance. By participating in compliance assistance programs or voluntarily disclosing and promptly correcting violations before an enforcement action has been initiated,

businesses may be eligible for penalty waivers or reductions. EPA has two policies that potentially apply to small businesses:

The Small Business Compliance Policy

(www.epa.gov/compliance/incentives/smallbusiness)

Audit Policy

(www.epa.gov/compliance/incentives/auditing)

Commenting on Federal Enforcement Actions and Compliance Activities

The Small Business Regulatory Enforcement Fairness Act (SBREFA) established an SBA Ombudsman and 10 Regional Fairness Boards to receive comments from small businesses about federal agency enforcement actions. If you believe that you fall within the Small Business Administration's definition of a small business (based on your North American Industry Classification System (NAICS) designation, number of employees, or annual receipts, defined at 13 C.F.R. 121.201; in most cases, this means a business with 500 or fewer employees), and wish to comment on federal enforcement and compliance activities, call the SBREFA Ombudsman's toll-free number at 1-888-REG-FAIR (1-888-734-3247).

Every small business that is the subject of an enforcement or compliance action is entitled to comment on the Agency's actions without fear of retaliation. EPA employees are prohibited from using enforcement or any other means of retaliation against any member of the regulated community in response to comments made under SBREFA.

Your Duty to Comply

If you receive compliance assistance or submit comments to the SBREFA Ombudsman or Regional Fairness Boards, you still have the duty to comply with the law, including providing timely responses to EPA information requests, administrative or civil complaints, other enforcement actions or communications. The assistance information and comment processes do not give you any new rights or defenses in any enforcement action. These processes also do not affect EPA's obligation to protect public health or the environment under any of the environmental statutes it enforces, including the right to take emergency remedial or emergency response actions when appropriate. Those decisions will be based on the facts in each situation. The SBREFA Ombudsman and Fairness Boards do not participate in resolving EPA's enforcement actions. Also, remember that to preserve your rights, you need to comply with all rules governing the enforcement process.

EPA is disseminating this information to you without making a determination that your business or organization is a small business as defined by Section 222 of the Small Business Regulatory Enforcement Fairness Act or related provisions.

Peterson/Puritan, Inc. Superfund Site
Operable Unit 2
Cumberland, Rhode Island

Attachment No. 1

Driver Interview Summaries

Peterson Puritan / J.M.Mills Site
Supplement to Attachment 3a to Carrier Survey
in Response to Request 5(a) for Cal's Enterprises, Inc.

Customer Name	Type of Business	Waste Description	Container Type	Pickup Frequency	Source of Information (and dates of tenure)	Disposal Location and Relevant Time Period
Compo Industries	chemical company located in Mansfield.	The waste consisted mostly of adhesive mastic, which smelled good but would make you sick. It would also stick to the walls of the roll-off container, and it hardened like a rock.	Roll-off	not specified	driver (approx. 1971-1985)	J.M. Mills Landfill (occasional disposals)
	not specified	not specified	42-yard compactor	1x/month	Deposition of Michael L. Shea (driver approx. 1976-1983; dispatcher approx. 1983-1986)	J.M. Mills Landfill (after Mansfield landfill closed)

Peterson/Puritan, Inc. Superfund Site
Operable Unit 2
Cumberland, Rhode Island

Attachment No. 2

Selected Portions of Compo's September 13, 2004 response to EPA's
Information Request

William Street
Wellesley, MA 02181
(617) 431-1500

Arthur White P.E.
SENIOR PROTECTION CONSULTANT

ATTACHMENT 1

L.C.C. Waste Code _____
State Waste Code _____
Generator ~~XXXXXX~~ EPA ID. No. MAD07572102;
State Permit No. _____
Date November 3, 1980

WASTE CHARACTERIZATION DATA

Generator Compo Industries, Inc.
Chemical Specialties Group
Branch Street Mansfield, Ma. 02048
Phone No. (617) 339-8908
Company Representative W. A. Stoodt Title Plant Mgr

General Description of Waste: Waterbased Mastic and Wash Water

Process Source: Mastic and Exterior Wall Coating Production

Amount of Waste Est. 5 54 gal. drums per month Semi-Solid ☒ Liquid ☐ Solid ☐
Vapor Pressure NA Viscosity - Solubility high
Flash Point greater than 140°F % Moisture 85% pH 8.9

Toxicity (If known) LD/50 - mg/kg

Note: EPA petitioned to delist this material as hazardous waste Sept. 22, 1980

Composition of Waste (List specific compounds): Please express compounds in percentage, PPM, or PPB. (If additional space is required, attach separate sheet.)

ORGANIC:

INORGANIC:

Sand (Silicate)	} 11.4%	
Calcium Carbonate		
Latex	} 3.6%	
Titanium Dioxide		
Phenolic Resins		
Water	85%	

Sample: Included ☐ Not Included ☐

REQUIRED PLACARDING

Flammable ☐ Poison A ☐ B ☐ Oxidizer ☐
Combustible ☐ Corrosive ☐
None - See Note under Toxicity (above)

SAFETY PRECAUTIONS

Avoid Skin Contact ☐ Other Do Not Ingest. - No other precautions
Avoid Breathing Vapors ☐ indicated

Submitted by:

Received by:

Signed _____ Signed _____

Title _____ Title _____

B00003961

WHITE-Disposal Facility CANARY-Shipper PINK Treatment/Storage Facility GOLD-Generator



November 13, 1980

RCRA Report
Hazardous Waste Management

Location: Mansfield, MA

Attached is a photocopy of Bill Stoodt's November 10 memo outlining his program. I must commend Bill on his excellent cooperation and follow-through on setting up this program.

At present all flammable solvent bearing hazardous wastes have been disposed of, and we will start with point zero on the Nov. 19, 1980, effective date of RCRA. As you will note from the Waste Characterization Data sheets only about eight 54 gal. drums of this material is expected to be generated monthly. An arrangement has been made with the TSDF (Recycling Industries) to remove this material monthly.

There is still some backlog of the water based mastic and wash water and Dr. F. Quinn is working with EPA to have this delisted as a hazardous waste. In the meantime the technical people are experimenting with flocculants to remove particles from the waste with the object in view of reusing the wash water back into the product, thus reducing the amount of waste. An alternate procedure would be to put the waste water through a treatment plant. I will advise as this situation changes.

In view of the amount of hazardous waste generated and the prompt transportation of same off-site, it has been decided to notify EPA that we do not wish to engage in any "storage" activity. Accordingly, an amended EPA "notification" will be filed prior to November 19. As this means we are only registered as a generator, there will be no need to file Part A.

Location does not have a Spill Prevention Control and Countermeasures Plan (SPCC). I am to work on this with the local management and will report accordingly.

ALASKA • Anchorage,
Kenai, Seward
ARIZONA • Phoenix,
Tucson
CALIFORNIA •
Los Angeles,
Newport Beach,
Oakland, San Francisco,
San Diego, San Pedro
COLORADO • Denver
CONNECTICUT •
Hartford
FLORIDA • Jacksonville,
North Palm Beach,
St. Petersburg
GEORGIA • Atlanta,
Augusta
HAWAII • Honolulu
ILLINOIS • Chicago,
Des Plaines
LOUISIANA • Houma,
Lafayette, Lake Charles,
Metairie, Morgan City,
Sulphur
MARYLAND • Baltimore
MASSACHUSETTS •
Boston
MICHIGAN • Detroit
NEBRASKA • Lincoln
NEVADA • Reno
NEW JERSEY • Ventnor
NEW YORK • New York
NORTH CAROLINA •
Charlotte
OKLAHOMA •
Oklahoma City, Tulsa
OREGON • Portland
PENNSYLVANIA •
Philadelphia
TEXAS • Dallas,
El Paso, Houston
VIRGINIA • Alexandria
WASHINGTON • Seattle
ENGLAND • London
FRANCE • Paris
NORWAY • Oslo



November 14, 1980

TO: BILL STOODT

LOCATION MANSFIELD, MA

Re: Manifest Control
RCRA (EPA)
Hazardous Waste Management

Attached please find manifests numbered MAN 0001
to MAN 0015 inclusive, which have been assigned
to your location. These are to be used in conjunction
with the subject program. A sample manifest is also in-
closed for instructional purposes. Also attached is a
sample of the type of log which shall be kept to record the
whereabouts of the manifests. The log and the registered
manifests will be used to audit your handling of hazardous
wastes. I have sent what is felt to be at least a three
month's supply. Spoiled manifests shall be retained, and
so noted in the log. When your supply gets low, please
contact me promptly for a new supply as no hazardous waste
shall be shipped other than on a control manifest.

It must be stressed that only EPA licensed transporters
and treatment, storage and disposal facilities may be used.
Refer to the RCRA manual recently sent to you by me which
gives the procedure for manifest use. If there is still
any question regarding the use and control of the manifest
system, please do not hesitate to contact me.

AW/w

Enclosures: Manifest supply
Log.

Arthur White,
Safety Director.

ALASKA • Anchorage,
Kenai, Seward
ARIZONA • Phoenix,
Tucson
CALIFORNIA •
Los Angeles,
Newport Beach,
Oakland, San Francisco,
San Diego, San Pedro
COLORADO • Denver
CONNECTICUT •
Hartford
FLORIDA • Jacksonville,
North Palm Beach,
St. Petersburg
GEORGIA • Atlanta,
Augusta
HAWAII • Honolulu
ILLINOIS • Chicago,
Des Plaines
LOUISIANA • Houma,
Lafayette, Lake Charles,
Metairie, Morgan City,
Sulphur
MARYLAND • Baltimore
MASSACHUSETTS •
Boston
MICHIGAN • Detroit
NEBRASKA • Lincoln
NEVADA • Reno
NEW JERSEY • Vineland
NEW YORK • New York
NORTH CAROLINA •
Charlotte
OKLAHOMA •
Oklahoma City, Tulsa
OREGON • Portland
PENNSYLVANIA •
Philadelphia
TEXAS • Dallas,
El Paso, Houston
VIRGINIA • Alexandria
WASHINGTON • Seattle
ENGLAND • London
FRANCE • Paris
NORWAY • Oslo

Peterson/Puritan, Inc. Superfund Site
Operable Unit 2
Cumberland, Rhode Island

Attachment No. 3

Selected Portions of Compo's September 13, 2004 response to EPA's
Information Request



TIM HENNIGAN ENGINEERING CO.

617 543-36
POST OFFICE BOX 48
MANSFIELD, MASS 01948

August 9, 1978

Compc Industries, Inc.
Branch St.
P.O. Box 139
Mansfield, MA 02048

Att: Mr. Bill Strom

Subject: Solid Waste

Gentlemen:

This laboratory received samples of the raw materials bags used by your company in your chemical manufacturing processes. We understand that these bags contained the following materials:

Neoprene
Urethane
Phenolic Resin
Limestone Filler
Clay
Earthen Compound

Except for the residual phenol found on the bags which contained the phenolic resin, none of the materials are listed as hazardous in the Health and Safety Code. The concentrations of residual phenol found are as follows:

Bag R-6 = 0.00043% of bag weight

Bag CK 1636 = 0.00050% of bag weight

It is the opinion of this laboratory that this material should be considered acceptable for landfill disposal.

If you have any questions regarding this work or if we may be further assistance, please contact us.

Sincerely,

Tim Hennigan

TH/vsl

600002879

Peterson/Puritan, Inc. Superfund Site
Operable Unit 2
Cumberland, Rhode Island

Attachment No. 4

J.M. Mills Dump Receipts

Attachment 3b
Carrier Survey in Response to Request 5(a) for Cal's Enterprises, Inc.

20281

Carroll

Transaction Bates No.	Transaction Date	Document Type	Document Number	Generator Name	Transporter Address	Truck/Plate	Type of Truck	Check Amount
WM0004172	7/31/79	DRIVERS DAILY REPORT	NOT INDICATED	COMPO INDUSTRIES, MANSFIELD	NOT INDICATED	32	NOT INDICATED	NOT INDICATED
					Driver Name: A. BABINEAU	Quantity: 1.00		
					Time: NOT INDICATED	Unit of Measure: LOAD		
					Supplemental Bates No.: NOT APPLICABLE			
WM0004738	8/20/79	DRIVERS DAILY REPORT	NOT INDICATED	COMPO	NOT INDICATED	34	NOT INDICATED	NOT INDICATED
					Driver Name: MIKE SHEA	Quantity: 1.00		
					Time: NOT INDICATED	Unit of Measure: COMPACTOR		
					Supplemental Bates No.: NOT APPLICABLE			
WM0004530	9/7/79	DRIVERS DAILY REPORT	NOT INDICATED	COMPO	NOT INDICATED	34	NOT INDICATED	NOT INDICATED
					Driver Name: MIKE SHEA	Quantity: 1.00		
					Time: NOT INDICATED	Unit of Measure: COMPACTOR		
					Supplemental Bates No.: NOT APPLICABLE			
WM0004439	10/26/79	DRIVERS DAILY REPORT	NOT INDICATED	COMPO INDUSTRIES, MANSFIELD	NOT INDICATED	32	NOT INDICATED	NOT INDICATED
					Driver Name: A. BABINEAU	Quantity: 1.00		
					Time: NOT INDICATED	Unit of Measure: LOAD		
					Supplemental Bates No.: NOT APPLICABLE			
WM0004580	11/29/79	DRIVERS DAILY REPORT	NOT INDICATED	COMPO	NOT INDICATED	12	NOT INDICATED	NOT INDICATED
					Driver Name: BOB ARRUDA	Quantity: 1.00		
					Time: NOT INDICATED	Unit of Measure: LOAD		
					Supplemental Bates No.: NOT APPLICABLE			
WM0004487	1/10/80	DRIVERS DAILY REPORT	NOT INDICATED	COMPO	NOT INDICATED	66	NOT INDICATED	NOT INDICATED
					Driver Name: MIKE SHEA	Quantity: 1.00		
					Time: NOT INDICATED	Unit of Measure: COMPACTOR		
					Supplemental Bates No.: NOT APPLICABLE			
WM0003587	2/11/80	DRIVERS DAILY REPORT	NOT INDICATED	COMPO INDUSTRIES, MANSFIELD	NOT INDICATED	66	NOT INDICATED	NOT INDICATED
					Driver Name: A. BABINEAU	Quantity: 1.00		
					Time: NOT INDICATED	Unit of Measure: LOAD		
					Supplemental Bates No.: NOT APPLICABLE			
WM0003816	3/25/80	DRIVERS DAILY REPORT	NOT INDICATED	COMPO IND. MANSFIELD	NOT INDICATED	33	NOT INDICATED	NOT INDICATED
					Driver Name: TOM LOUNSBURY	Quantity: 1.00		
					Time: NOT INDICATED	Unit of Measure: COMPACTOR		
					Supplemental Bates No.: NOT APPLICABLE			

Attachment 3b
Carrier Survey in Response to Request 5(a) for Cal's Enterprises, Inc.
COMPO INDUSTRIES

Transaction Bates No.	Transaction Date	Document Type	Document Number	Generator Name	Transporter Address	Truck/Plate	Type of Truck	Check Amount
WM0005406	4/8/80	DRIVERS DAILY REPORT	NOT INDICATED	COMPO	NOT INDICATED	12	NOT INDICATED	NOT INDICATED
					Driver Name: BOB ARRUDA	Quantity: 1.00		
					Time: NOT INDICATED	Unit of Measure: LOAD		
					Supplemental Bates No.: NOT APPLICABLE			
WM0003719	4/9/80	DRIVERS DAILY REPORT	NOT INDICATED	COMPO MANSFIELD	NOT INDICATED	19	NOT INDICATED	NOT INDICATED
					Driver Name: LENNY GOMEZ	Quantity: 1.00		
					Time: NOT INDICATED	Unit of Measure: LOAD		
					Supplemental Bates No.: NOT APPLICABLE			
WM0003761	4/25/80	DRIVERS DAILY REPORT	NOT INDICATED	COMPT IND	NOT INDICATED	32	NOT INDICATED	NOT INDICATED
					Driver Name: B. GOSLIN	Quantity: 1.00		
					Time: NOT INDICATED	Unit of Measure: COMPACTOR		
					Supplemental Bates No.: NOT APPLICABLE			
WM0003774	5/13/80	DRIVERS DAILY REPORT	NOT INDICATED	COMPO	NOT INDICATED	66	NOT INDICATED	NOT INDICATED
					Driver Name: BOB ARRUDA	Quantity: 1.00		
					Time: NOT INDICATED	Unit of Measure: LOAD		
					Supplemental Bates No.: NOT APPLICABLE			
WM0005124	6/11/80	DRIVERS DAILY REPORT	NOT INDICATED	COMPO IND. MANSFIELD	NOT INDICATED	11	NOT INDICATED	NOT INDICATED
					Driver Name: CHESTER	Quantity: 1.00		
					Time: NOT INDICATED	Unit of Measure: LOAD		
					Supplemental Bates No.: NOT APPLICABLE			
WM0005159	7/3/80	DRIVERS DAILY REPORT	NOT INDICATED	COMPO INDUSTRIES	NOT INDICATED	19	NOT INDICATED	NOT INDICATED
					Driver Name: LENNY GOMEZ	Quantity: 1.00		
					Time: NOT INDICATED	Unit of Measure: LOAD		
					Supplemental Bates No.: NOT APPLICABLE			
WM0005230	7/22/80	DRIVERS DAILY REPORT	NOT INDICATED	COMPO INDUSTRIES, MANSFIELD	NOT INDICATED	20	NOT INDICATED	NOT INDICATED
					Driver Name: A. BABINEAU	Quantity: 1.00		
					Time: NOT INDICATED	Unit of Measure: LOAD		
					Supplemental Bates No.: NOT APPLICABLE			
WM0005212	8/20/80	DRIVERS DAILY REPORT	NOT INDICATED	COMPO MANSFIELD	NOT INDICATED	32	NOT INDICATED	NOT INDICATED
					Driver Name: B. GOSLIN	Quantity: 1.00		
					Time: NOT INDICATED	Unit of Measure: COMPACTOR		
					Supplemental Bates No.: NOT APPLICABLE			

Attachment 3b
Carrier Survey in Response to Request 5(a) for Cal's Enterprises, Inc.
COMPO INDUSTRIES

Transaction Bates No.	Transaction Date	Document Type	Document Number	Generator Name	Transporter Address	Truck/Plate	Type of Truck	Check Amount
WM0005420	9/18/80	DRIVERS DAILY REPORT	NOT INDICATED	COMPO IND. MANSFIELD	NOT INDICATED	33	NOT INDICATED	NOT INDICATED
					Driver Name: TOM LOUNSBURY	Quantity: 1.00		
					Time: NOT INDICATED	Unit of Measure: LOAD		
					Supplemental Bates No.: NOT APPLICABLE			
WM0005310	10/3/80	DRIVERS DAILY REPORT	NOT INDICATED	COMPO MANSFIELD	NOT INDICATED	19	NOT INDICATED	NOT INDICATED
					Driver Name: LENNY GOMEZ	Quantity: 1.00		
					Time: NOT INDICATED	Unit of Measure: LOAD		
					Supplemental Bates No.: NOT APPLICABLE			
WM0005442	10/22/80	DRIVERS DAILY REPORT	NOT INDICATED	COMPO INDUSTRIES MANSFIELD	NOT INDICATED	11	NOT INDICATED	NOT INDICATED
					Driver Name: CHESTER	Quantity: 1.00		
					Time: NOT INDICATED	Unit of Measure: LOAD		
					Supplemental Bates No.: NOT APPLICABLE			
WM0005065	11/11/80	DRIVERS DAILY REPORT	NOT INDICATED	COMPO	NOT INDICATED	12	NOT INDICATED	NOT INDICATED
					Driver Name: BOB ARRUDA	Quantity: 1.00		
					Time: NOT INDICATED	Unit of Measure: LOAD		
					Supplemental Bates No.: NOT APPLICABLE			
WM0004765	12/1/80	DRIVERS DAILY REPORT	NOT INDICATED	COMPO IND. MANSFIELD	NOT INDICATED	33	NOT INDICATED	NOT INDICATED
					Driver Name: TOM LOUNSBURY	Quantity: 1.00		
					Time: NOT INDICATED	Unit of Measure: LOAD		
					Supplemental Bates No.: NOT APPLICABLE			
WM0004913	12/17/80	DRIVERS DAILY REPORT	NOT INDICATED	COMPO INDUSTRIES	NOT INDICATED	19	NOT INDICATED	NOT INDICATED
Marginalia / Description: (PULLED BY HAND FROZEN)					Driver Name: LENNY GOMEZ	Quantity: 1.00		
					Time: NOT INDICATED	Unit of Measure: LOAD		
					Supplemental Bates No.: NOT APPLICABLE			
WM0004615	1/15/81	DRIVERS DAILY REPORT	NOT INDICATED	COMPO IND. MANSFIELD	NOT INDICATED	20	NOT INDICATED	NOT INDICATED
					Driver Name: TOM L.	Quantity: 1.00		
					Time: NOT INDICATED	Unit of Measure: LOAD		
					Supplemental Bates No.: NOT APPLICABLE			
WM0004641	2/5/81	DRIVERS DAILY REPORT	NOT INDICATED	COMPO	NOT INDICATED	34	NOT INDICATED	NOT INDICATED
Marginalia / Description: COMPO - M.T. COMPACTOR AT J.M. MILLS (FROZEN)					Driver Name: MIKE SHEA	Quantity: 1.00		
					Time: NOT INDICATED	Unit of Measure: COMPACTOR		
					Supplemental Bates No.: NOT APPLICABLE			

Attachment 3b
Carrier Survey in Response to Request 5(a) for Cal's Enterprises, Inc.
COMPO INDUSTRIES

Transaction Bates No.	Transaction Date	Document Type	Document Number	Generator Name	Transporter Address	Truck/Plate	Type of Truck	Check Amount
WM0004966	2/18/81	DRIVERS DAILY REPORT	NOT INDICATED	COMPO	NOT INDICATED	34	NOT INDICATED	NOT INDICATED
					Driver Name: MIKE SHEA		Quantity: 1.00	
					Time: NOT INDICATED		Unit of Measure: COMPACTOR	
					Supplemental Bates No.: NOT APPLICABLE			
WM0003946	5/11/81	DRIVERS DAILY REPORT	NOT INDICATED	COMPO INDUSTRIES	NOT INDICATED	34	NOT INDICATED	NOT INDICATED
					Driver Name: MIKE SHEA		Quantity: 1.00	
					Time: NOT INDICATED		Unit of Measure: COMPACTOR	
					Supplemental Bates No.: NOT APPLICABLE			
WM0003973	5/28/81	DRIVERS DAILY REPORT	NOT INDICATED	COMPO INDS. MANSFIELD	NOT INDICATED	33	NOT INDICATED	NOT INDICATED
					Driver Name: TOM L.		Quantity: 1.00	
					Time: NOT INDICATED		Unit of Measure: LOAD	
					Supplemental Bates No.: NOT APPLICABLE			
WM0004016	6/16/81	DRIVERS DAILY REPORT	NOT INDICATED	COMPO	NOT INDICATED	12	NOT INDICATED	NOT INDICATED
					Driver Name: BOB ARRUDA		Quantity: 1.00	
					Time: NOT INDICATED		Unit of Measure: LOAD	
					Supplemental Bates No.: NOT APPLICABLE			
WM0004043	7/3/81	DRIVERS DAILY REPORT	NOT INDICATED	COMPO	NOT INDICATED	19	NOT INDICATED	NOT INDICATED
Marginalia / Description: COMPO (CLOSED); MILLS					Driver Name: LENNY GOMEZ		Quantity: 1.00	
					Time: NOT INDICATED		Unit of Measure: LOAD	
					Supplemental Bates No.: NOT APPLICABLE			
WM0004057	7/6/81	DRIVERS DAILY REPORT	NOT INDICATED	COMPO MANSFIELD	NOT INDICATED	32	NOT INDICATED	NOT INDICATED
					Driver Name: B GOSLIN		Quantity: 1.00	
					Time: NOT INDICATED		Unit of Measure: LOAD	
					Supplemental Bates No.: NOT APPLICABLE			
WM0007618	7/23/81	DRIVERS DAILY REPORT	NOT INDICATED	COMPO	NOT INDICATED	26	NOT INDICATED	NOT INDICATED
					Driver Name: JN		Quantity: 1.00	
					Time: NOT INDICATED		Unit of Measure: LOAD	
					Supplemental Bates No.: NOT APPLICABLE			
WM0007705	8/12/81	DRIVERS DAILY REPORT	NOT INDICATED	COMPO	NOT INDICATED	12	NOT INDICATED	NOT INDICATED
					Driver Name: BOB ARRUDA		Quantity: 1.00	
					Time: NOT INDICATED		Unit of Measure: LOAD	
					Supplemental Bates No.: NOT APPLICABLE			

Attachment 3b
Carrier Survey in Response to Request 5(a) for Cal's Enterprises, Inc.
COMPO INDUSTRIES

Transaction Bates No.	Transaction Date	Document Type	Document Number	Generator Name	Transporter Address	Truck/Plate	Type of Truck	Check Amount
WM0007667	9/3/81	DRIVERS DAILY REPORT	NOT INDICATED	COMPO	NOT INDICATED	12	NOT INDICATED	NOT INDICATED
				Driver Name:	BOB ARRUDA	Quantity:	1.00	
				Time:	NOT INDICATED	Unit of Measure:	LOAD	
				Supplemental Bates No.:	NOT APPLICABLE			
WM0007725	9/21/81	DRIVERS DAILY REPORT	NOT INDICATED	COMPO IND. MANSFIELD	NOT INDICATED	33	NOT INDICATED	NOT INDICATED
				Driver Name:	TOM L.	Quantity:	1.00	
				Time:	NOT INDICATED	Unit of Measure:	LOAD	
				Supplemental Bates No.:	NOT APPLICABLE			
WM0007760	10/30/81	DRIVERS DAILY REPORT	NOT INDICATED	COMPO INDUSTRIES	NOT INDICATED	34	NOT INDICATED	NOT INDICATED
				Driver Name:	MIKE SHEA	Quantity:	1.00	
				Time:	NOT INDICATED	Unit of Measure:	COMPACTOR	
				Supplemental Bates No.:	NOT APPLICABLE			
WM0007943	11/17/81	DRIVERS DAILY REPORT	NOT INDICATED	COMPO	NOT INDICATED	34	NOT INDICATED	NOT INDICATED
				Driver Name:	MIKE SHEA	Quantity:	1.00	
				Time:	NOT INDICATED	Unit of Measure:	COMPACTOR	
				Supplemental Bates No.:	NOT APPLICABLE			
WM0007913	12/15/81	DRIVERS DAILY REPORT	NOT INDICATED	COMPO	NOT INDICATED	12	NOT INDICATED	NOT INDICATED
				Driver Name:	BOB ARRUDA	Quantity:	1.00	
				Time:	NOT INDICATED	Unit of Measure:	LOAD	
				Supplemental Bates No.:	NOT APPLICABLE			
WM0007870	1/14/82	DRIVERS DAILY REPORT	NOT INDICATED	COMPO	NOT INDICATED	12	NOT INDICATED	NOT INDICATED
				Driver Name:	BOB ARRUDA	Quantity:	1.00	
				Time:	NOT INDICATED	Unit of Measure:	LOAD	
				Supplemental Bates No.:	NOT APPLICABLE			
WM0007825	2/10/82	DRIVERS DAILY REPORT	NOT INDICATED	COMPO	NOT INDICATED	12	NOT INDICATED	NOT INDICATED
				Driver Name:	BOB ARRUDA	Quantity:	1.00	
				Time:	NOT INDICATED	Unit of Measure:	LOAD	
				Supplemental Bates No.:	NOT APPLICABLE			
WM0007824	2/24/82	DRIVERS DAILY REPORT	NOT INDICATED	COMPO	NOT INDICATED	3	NOT INDICATED	NOT INDICATED
				Driver Name:	MIKE SHEA	Quantity:	1.00	
				Time:	NOT INDICATED	Unit of Measure:	COMPACTOR	
				Supplemental Bates No.:	NOT APPLICABLE			

Attachment 3b
Carrier Survey in Response to Request 5(a) for Cal's Enterprises, Inc.
COMPO INDUSTRIES

Transaction Bates No.	Transaction Date	Document Type	Document Number	Generator Name	Transporter Address	Truck/Plate	Type of Truck	Check Amount
WM0007780	3/9/82	DRIVERS DAILY REPORT	NOT INDICATED	COMPO IND. MANSFIELD	NOT INDICATED	11	NOT INDICATED	NOT INDICATED
					Driver Name: CHESTER	Quantity: 1.00		
					Time: NOT INDICATED	Unit of Measure: LOAD		
					Supplemental Bates No.: NOT APPLICABLE			
WM0007011	3/29/82	ROLL OFF ROUTE MASTER	NOT INDICATED	COMPO IND.	NOT INDICATED	19	NOT INDICATED	NOT INDICATED
					Driver Name: MIKE SHEA	Quantity: 1.00		
					Time: NOT INDICATED	Unit of Measure: LOAD		
					Supplemental Bates No.: NOT APPLICABLE			
WM0007079	4/19/82	ROLL OFF ROUTE MASTER	NOT INDICATED	COMPO	NOT INDICATED	NOT INDICATED	NOT INDICATED	NOT INDICATED
					Driver Name: BRIAN	Quantity: 1.00		
					Time: NOT INDICATED	Unit of Measure: LOAD		
					Supplemental Bates No.: NOT APPLICABLE			
WM0006774	5/6/82	ROLL OFF ROUTE MASTER	NOT INDICATED	COMPO INDUSTRIES	NOT INDICATED	12	NOT INDICATED	NOT INDICATED
					Driver Name: BOB ARRUDA	Quantity: 1.00		
					Time: NOT INDICATED	Unit of Measure: LOAD		
					Supplemental Bates No.: NOT APPLICABLE			
WM0006825	5/6/82	ROLL OFF ROUTE MASTER	NOT INDICATED	COMPO	NOT INDICATED	12	NOT INDICATED	NOT INDICATED
Marginalia / Description: (RUN)					Driver Name: BOB ARRUDA	Quantity: 1.00		
					Time: NOT INDICATED	Unit of Measure: LOAD		
					Supplemental Bates No.: NOT APPLICABLE			
WM0006780	5/26/82	ROLL OFF ROUTE MASTER	NOT INDICATED	COMPO INDUSTRIES	NOT INDICATED	12	NOT INDICATED	NOT INDICATED
					Driver Name: BOB ARRUDA	Quantity: 1.00		
					Time: NOT INDICATED	Unit of Measure: LOAD		
					Supplemental Bates No.: NOT APPLICABLE			
WM0006839	5/26/82	ROLL OFF ROUTE MASTER	NOT INDICATED	COMPO INDUSTRIES	NOT INDICATED	12	NOT INDICATED	NOT INDICATED
					Driver Name: BOB ARRUDA	Quantity: 1.00		
					Time: NOT INDICATED	Unit of Measure: LOAD		
					Supplemental Bates No.: NOT APPLICABLE			
WM0006785	6/15/82	ROLL OFF ROUTE MASTER	NOT INDICATED	COMPO INDUSTRIES	NOT INDICATED	66	NOT INDICATED	NOT INDICATED
					Driver Name: BOB	Quantity: 1.00		
					Time: NOT INDICATED	Unit of Measure: LOAD		
					Supplemental Bates No.: NOT APPLICABLE			

Attachment 3b
Carrier Survey in Response to Request 5(a) for Cal's Enterprises, Inc.
COMPO INDUSTRIES

Transaction Bates No.	Transaction Date	Document Type	Document Number	Generator Name	Transporter Address	Truck/Plate	Type of Truck	Check Amount
WM0006833	6/15/82	ROLL OFF ROUTE MASTER	NOT INDICATED	COMPO	NOT INDICATED	12	NOT INDICATED	NOT INDICATED
					Driver Name: BOB ARRUDA	Quantity: 1.00		
					Time: NOT INDICATED	Unit of Measure: LOAD		
					Supplemental Bates No.: NOT APPLICABLE			