

OHIO E.P.A.

MAR - 1 2002

ISSUE DATE: MAR - 1 2002

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ENTERED DIRECTOR'S JOURNAL

**BEFORE THE
OHIO ENVIRONMENTAL PROTECTION AGENCY**

In the Matter of:)

CITY OF TOLEDO)
One Government Center)
Toledo, Ohio 43604)

and,)

ALLIED-SIGNAL, INC.)
Successor in Interest to)
Allied Chemical Corp., Allied)
Corp., and Allied Chemical and)
Dye Corporation)
C/o CT Corporation System)
Statutory Agent)
815 Superior Ave., N.E.)
Cleveland, Ohio 44114)

and,)

U.S. REDUCTION COMPANY)
C/o CT CROPORATION SYSTEM)
Statutory Agent)
815 Superior Ave., N.E.)
Cleveland, Ohio 44114)

and,)

R. H.OBERLY COMPANY, INC.)
c/o Robert H. Oberly)
Statutory Agent)
2858 South 109th Street)
Toledo, Ohio 43611)

and,)

**TERMINATION OF
MARCH 20, 1992
ORDERS**

**DIRECTOR'S FINAL
FINDINGS AND ORDERS**

I certify this to be a true and accurate copy of the
official document as filed in the records of the Ohio
Environmental Protection Agency

By Zona L. Clement 3-1-02

MATHER SEAL COMPANY)
Successor in Interest to)
Mather Spring Company and)
c/o Federal Mongul Corporation)
2655 Northwestern Highway)
Southfield, Michigan 48034)

and,)

VALLET PAINT SERVICE CO.)
c/o Richard B. Bartley)
Statutory Agent)
1808 Adams Street)
Toledo, Ohio 43624)

and,)

BROWNING-FERRIS INDUSTRIES OF OHIO)
AND MICHIGAN, INC.)
Successor in Interest to)
Community Sanitation Service)
and Community Sanitation Service)
of Ohio and Michigan, Inc.)
c/o CT Corporation System)
Statutory Agent)
815 Superior Avenue, N.E.)
Cleveland, Ohio 41114)

and)

OWENS-ILLINOIS, INC.)
c/o CT Corporation System)
Statutory Agent)
815 Superior Avenue, N.E.)
Cleveland, Ohio 44114)

and,)

LIBERTY GLASS, INC.)
c/o CT Corporation Systems)
Statutory Agent)
815 Superior avenue N.E.)
Cleveland, Ohio 44114)

and,)

Paul R. Jeffers, Inc.
f.d.b.a. Jeffers Crane
5421 Navarre Avenue
Toledo, Ohio 43616

and,

GENCORP, Inc.
d.b.a. GenCorp Polymer Products
Successor in Interest to
General Tire & Rubber Company
Diversitech General, Inc.
and Textileather
c/o J. P. Bonsky, Statutory Agent
175 Ghent Road
Fairlawn, Ohio 44313

and,

E.I. DUPONT DE NEMOURS &
COMPANY, INC.
c/o CT Corporation System
Statutory Agent
815 Superior Avenue, N.E.
Cleveland, Ohio 44114

and,

SUN REFINING AND MARKETING
COMPANY
f.k.a. Sun Oil Company
Pennsylvania and Sun Oil Company
c/o CT Corporation System
Statutory Agent
815 Superior Avenue, N.E.
Cleveland, Ohio 44114

and,

JEEP EAGLE CORPORATION)
 Successor in Interest to Jeep)
 Corporation, Kaiser-Jeep)
 Corporation, and Kaiser)
 Manufacturing Corp. And Willys)
 Corporation, c/o CT Corporation)
 System, Statutory Agent)
 815 Superior Avenue, N.E.)
 Cleveland, Ohio 44114)
)
 and,)
)
 ROYSTER COMPANY)
 P.O. Box Drawer 1940)
 Norfolk, Virginia 23501)
)
 Respondents.)

I. JURISDICTION

1. These Director's Final Findings and Orders ("Orders") are issued pursuant to the authority vested in the Director of the Ohio Environmental Protection Agency under sections 3734.13, 3734.20, and 6111.03 of the Ohio Revised Code.

II. FINDINGS

2. On March 20, 1992, the Director issued Final Findings and Orders ("March 20, 1992 Orders") to the Respondents listed above and Envirosafe Services of Ohio, Inc. ("Envirosafe") and Leaseway Transportation Corporation ("Leaseway"). On August 6, 1992, the Director issued modifying Final Findings and Orders releasing Envirosafe and Leaseway, without prejudice, as Party-Respondents bound under the March 20, 1992 Orders.

3. After issuance of the March 20, 1992 Orders, the Orders' requirement for the operation and maintenance of the Immediate Remedial Measure Leachate Pumping and Treatment Systems ("Leachate Treatment Systems") was implemented.

4. On October 21, 1999, a Consent Order was entered by the United States District Court, Northern District of Ohio in State of Ohio v. The City of Toledo, et al., Case No. 3:99CV7507. By the terms and conditions of this Consent Order, the Leachate Treatment Systems will continue to be operated and maintained.

5. Since the continued compliance with the terms and conditions of the Consent Order will address the remediation and operation and maintenance of the site, as defined in Section III. of the Consent Order and subject to the requirements of the Consent Order, including but not limited to Section XXVI., Reservation of Rights, the March 20, 1992 Orders should be terminated.

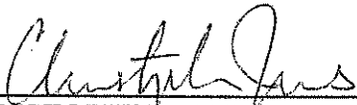
III. ORDERS

6. The March 20, 1992 Orders are hereby terminated.

IV. EFFECTIVE DATE

7. The effective date of these Final Findings and Orders shall be the date upon which they are entered in the Director's Journal.

IT IS SO ORDERED:



CHRISTOPHER JONES, DIRECTOR
Ohio Environmental Protection Agency

2-27-02
Date