

January 10, 2024

Via E-Mail to: scott@bullenonline.com

Scott Jarden
The Bullen Companies
scott@bullenonline.com
1640 Delmar Drive, P.O. Box 37
Folcroft, Pa 19032

Re: In the Matter of: The Bullen Companies Consent Agreement and Final Order

Docket No. EPCRA-03-2024-0059

Dear Mr. Jarden:

Attached (in .pdf format) please find the time-stamped Consent Agreement and Final Order in the above-captioned matter. The Consent Agreement and Final Order resolve The Bullen Companies' ("Bullen's") alleged violations of Section 313 of the Emergency Planning and Community Right-to-Know Act of 1986 ("EPCRA"), 42 U.S.C. § 11023, and regulations promulgated thereunder, pertaining to records retention requirements for toxic release inventory ("TRI") reporting requirements of EPCRA Section 313(a), 42 U.S.C. § 11023(a), at its specialty cleaning products production facility at 1640 Delmar Drive, Folcroft, PA ("Facility").

In accordance with the terms and provisions specified in the Consent Agreement, the agreed civil penalty is due and payable immediately upon receipt of a true and correct copy of the fully executed and filed CAFO. Bullen's name and address, and the case docket number should be noted on the payment, and a copy of the associated check or electronic transfer instrument or receipt should be sent, via e-mail, simultaneously to Assistant Regional Counsel Andrew Ingersoll at ingersoll.andrew@epa.gov.

For your file, I am also enclosing a copy of the supporting memorandum from U.S. Environmental Protection Agency management to the Regional Judicial Officer.

Please do not hesitate to contact Mr. Andrew Ingersoll, Assistant Regional Counsel, at (215) 814-2090 or at ingersoll.andrew@epa.gov, if you have any questions regarding this matter.

Sincerely,
Regional Hearing Clerk, Region III

## Attachments

cc: Andrew Ingersoll (3RC30) – via email to: <u>Ingersoll.andrew@epa.gov</u> Craig Yussen (3ED42) – via email to: <u>Yussen.craig@epa.gov</u>