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HEARINGS CLERK

BEFORE THE UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

In the Matter of:) DOCKET NO. EPCRA-10-2018-0288
GOSSNER FOODS- MAGIC VALLEY, INC.))) CONSENT AGREEMENT)
Heyburn, Idaho	
Respondent.)

I. STATUTORY AUTHORITY

- 1.1. This Consent Agreement is issued under the authority vested in the Administrator of the U.S. Environmental Protection Agency ("EPA") by Section 325 of the Emergency Planning and Community Right-to-Know Act ("EPCRA"), 42 U.S.C. § 11045.
- 1.2. Pursuant to Section 325 of EPCRA, 42 U.S.C. § 11045, and in accordance with the "Consolidated Rules of Practice Governing the Administrative Assessment of Civil Penalties," 40 C.F.R. Part 22, EPA issues, and Gossner Foods-Magic Valley, Inc. ("Respondent") agrees to issuance of, the Final Order attached to this Consent Agreement ("Final Order").

In the Matter of: GOSSNER FOODS-MAGIC

VALLEY, INC.

Docket Number: EPCRA-10-2018-0288

Consent Agreement

Page 1 of 8

II. PRELIMINARY STATEMENT

2.1. In accordance with 40 C.F.R. §§ 22.13(b) and 22.18(b), issuance of this Consent Agreement commences this proceeding, which will conclude when the Final Order becomes

effective.

2.2. The Director of the Office of Compliance and Enforcement, EPA Region 10

("Complainant") has been delegated the authority pursuant to Section 325 of EPCRA, 42 U.S.C.

§ 11045, to sign consent agreements between EPA and the party against whom an administrative

penalty for violations of EPCRA is proposed to be assessed.

2.3. Part III of this Consent Agreement contains a concise statement of the factual and

legal basis for the alleged violations of EPCRA together with the specific provisions of EPCRA

and the implementing regulations that Respondent is alleged to have violated.

III. ALLEGATIONS

3.1. Section 312 of EPCRA and the regulations at 40 C.F.R. Part 370, require the

owner or operator of a facility that is required to prepare or have available a material safety data

sheet for a hazardous chemical, under the Occupational Safety and Health

3.2. Act of 1970, 29 U.S.C. § 651 et seq., to prepare and submit a Tier II emergency

and hazardous chemical inventory form ("Tier II Form") to the appropriate local emergency

planning committee ("LEPC"), state emergency response commission ("SERC"), and local fire

department by March 1, containing data with respect to the preceding calendar year. The

required data includes estimates of the average and maximum quantities of each hazardous

chemical stored in excess of the threshold quantity. 40 C.F.R. § 370.42.

3.3. "Hazardous chemical," with certain exceptions, has the meaning given such term

In the Matter of: GOSSNER FOODS-MAGIC

§§ 311(e) and 329(5). Pursuant to those regulations, "hazardous chemical" means any chemical which is classified as a physical hazard or a health hazard, a simple asphyxiant, combustible dust, pyrophoric gas, or hazard not otherwise classified. 29 C.F.R. § 1900.1200(¢).

- 3.4. An "extremely hazardous substance" is defined at 40 C.F.R. § 370.66 as a substance listed in appendices A and B of 40 C.F.R. part 355.
 - 3.5. Ammonia is a "hazardous chemical" and an "extremely hazardous substance."
- 3.6. 40 C.F.R. § 370.10(a)(1) provides that the threshold that triggers reporting obligations under EPCRA Section 312 is having 500 pounds or more of an extremely hazardous substance present at the facility at any one time.
- 3.7. Respondent owns or operates a business located at 1201 West 7th Street in Heyburn, Idaho, that stores ammonia and is a "Facility" within the meaning of EPCRA § 329(4).
- 3.8. Respondent is the "owner or operator" of the Facility within the meaning of EPCRA § 312.
- 3.9. Respondent is required to have a material safety data sheet available pursuant to the Occupational Safety and Health Act of 1970, 29 U.S.C. § 651 *et seq*.
- 3.10. At all times relevant to this CAFO, Respondent stored more than 500 pounds of ammonia at the Facility, the threshold quantity for applicability of EPCRA § 312 pursuant to 40 C.F.R. § 370.10(a)(1).
- 3.11. At all times relevant to this CAFO, Respondent was subject to EPCRA Section 312 and was required pursuant to 40 C.F.R. § 370.45(a) to submit a Tier II Form to the LEPC, SERC, and local fire department by March 1, containing data with respect to the preceding

In the Matter of: GOSSNER FOODS-MAGIC

VALLEY, INC.

Docket Number: EPCRA-10-2018-0288

Consent Agreement

Page 3 of 8

calendar year.

3.12. Respondent failed to submit a Tier II Form to the LEPC, SERC, and local fire

department for calendar year 2013 by March 3, 2014, in violation of EPCRA § 312 and 40

C.F.R. § 370.45(a).

3.13. Respondent failed to submit a Tier II Form to the LEPC, SERC, and local fire

department for calendar year 2014 by March 2, 2015, in violation of EPCRA § 312 and 40

C.F.R. § 370.45(a).

3.14. Respondent failed to timely submit a Tier II Form to the LEPC, SERC, or local

fire department for calendar year 2015 by March 1, 2016, in violation of EPCRA § 312 and 40

C.F.R. § 370.45(a).

3.15. Respondent failed to timely submit a Tier II Form to the LEPC, SERC, or local

fire department for calendar year 2016 by March 1, 2017, in violation of EPCRA § 312 and 40

C.F.R. § 370.45(a).

3.16. Under Section 325 of EPCRA, 42 U.S.C. § 11045, and 40 C.F.R. Part 19, EPA

may assess a civil penalty of not more than \$55,907 for each such violation.

IV. TERMS OF SETTLEMENT

4.1. Respondent admits the jurisdictional allegations of this Consent Agreement.

4.2. Respondent neither admits nor denies the specific factual allegations contained in

this Consent Agreement.

4.3. EPA has determined and Respondent agrees that an appropriate penalty to settle

this action is \$57,750. (the "Assessed Penalty").

In the Matter of: GOSSNER FOODS-MAGIC

- 4.4. Respondent agrees to pay the Assessed Penalty within 30 days of the effective date of the Final Order.
- 4.5. Payments under this Consent Agreement and the Final Order may be paid by check (mail or overnight delivery), wire transfer, ACH, or online payment. Payment instructions are available at: http://www2.epa.gov/financial/makepayment. Payments made by a cashier's check or certified check must be payable to the order of "Treasurer, United States of America" and delivered to the following address:

U.S. Environmental Protection Agency Fines and Penalties Cincinnati Finance Center P.O. Box 979077 St. Louis, Missouri 63197-9000

Respondent must note on the check the title and docket number of this action.

4.6. Concurrently with payment, Respondent must serve photocopies of the check, or proof of other payment method, described in Paragraph 4.5 on the Regional Hearing Clerk and EPA Region 10 at the following addresses:

Regional Hearing Clerk
U.S. Environmental Protection Agency
Region 10, Mail Stop ORC-113
1200 Sixth Avenue, Suite 155
Seattle, Washington 98101
young.teresa@epa.gov

Erin Williams
U.S. Environmental Protection Agency
Region 10, Mail Stop OCE-101
1200 Sixth Avenue, Suite 155
Seattle, Washington 98101
williams.erin@epa.gov

4.7. If Respondent fails to pay any portion of the Assessed Penalty in full by its due date, the entire unpaid balance of the Assessed Penalty and accrued interest shall become immediately due and owing. If such a failure to pay occurs, Respondent may be subject to a civil action under Section 325(f)(1) of EPCRA, 42 U.S.C. § 11045(f)(1), to collect any unpaid penalties, together with interest, handling charges, and nonpayment penalties, as set forth below.

In the Matter of: GOSSNER FOODS-MAGIC

VALLEY, INC.

Docket Number: EPCRA-10-2018-0288

Consent Agreement

Page 5 of 8

- 4.8. If Respondent fails to pay any portion of the Assessed Penalty in full by its due date, Respondent shall also be responsible for payment of the following amounts:
 - 4.8.1. Interest. Pursuant to 31 U.S.C. § 3717(a)(1), any unpaid portion of the Assessed Penalty shall bear interest at the rate established by the Secretary of the Treasury from the effective date of the Final Order contained herein, provided, however, that no interest shall be payable on any portion of the Assessed Penalty that is paid within 30 days of the effective date of the Final Order contained herein.
 - 4.8.2. Handling Charge. Pursuant to 31 U.S.C. § 3717(e)(1), a monthly handling charge of \$15 shall be paid if any portion of the Assessed Penalty is more than 30 days past due.
 - 4.8.3. Nonpayment Penalty. Pursuant to 31 U.S.C. § 3717(e)(2), a nonpayment penalty of 6% per annum shall be paid on any portion of the Assessed Penalty that is more than 90 days past due, which nonpayment shall be calculated as of the date the underlying penalty first becomes past due.
- 4.9. The Assessed Penalty, including any additional costs incurred under Paragraph 4.8, represents an administrative civil penalty assessed by EPA and shall not be deductible for purposes of federal taxes.
- 4.10. The undersigned representative of Respondent certifies that he or she is authorized to enter into the terms and conditions of this Consent Agreement and to bind Respondent to this document.

In the Matter of: GOSSNER FOODS-MAGIC VALLEY, INC.
Docket Number: EPCRA-10-2018-0288

- 4.11. The undersigned representative of Respondent also certifies that, as of the date of Respondent's signature of this Consent Agreement, Respondent has corrected the violation(s) alleged in Part III.
- 4.12. Except as described in Paragraph 4.8, each party shall bear its own costs and attorneys' fees in bringing or defending this action.
- 4.13. For purposes of this proceeding, Respondent expressly waives any right to contest the allegations contained in this Consent Agreement and to appeal the Final Order.
- 4.14. The provisions of this Consent Agreement and the Final Order shall bind Respondent and its agents, servants, employees, successors, and assigns.
- 4.15. Respondent consents to the issuance of any specified compliance or corrective action order, to any conditions specified in this consent agreement, and to any stated permit action.

4.16. The above provisions in Part IV are STIPULATED AND AGREED upon by

Respondent and EPA Region 10.

DATED:

FOR RESPONDENT:

April 11, 2018

BAVID LARSEN, Vice President Cheese Operations

Gossner Foods-Magic Valley, Inc.

DATED:

FOR COMPLAINANT:

pul 17, 2018

EDWARD J. KOWALSKI, Director Office of Compliance and Enforcement

EPA Region 10

BEFORE THE UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

In the Matter of:) DOCKET NO. EPCRA-10-2018-0288
GOSSNER FOODS- MAGIC VALLEY, INC.,))) FINAL ORDER
Heyburn, Idaho)
Respondent.)

- 1.1. The Administrator has delegated the authority to issue this Final Order to the Regional Administrator of EPA Region 10, who has redelegated this authority to the Regional Judicial Officer in EPA Region 10.
- 1.2. The terms of the foregoing Consent Agreement are ratified and incorporated by reference into this Final Order. Respondent is ordered to comply with the terms of settlement.
- 1.3. The Consent Agreement and this Final Order constitute a settlement by EPA of all claims for civil penalties under EPCRA for the violations alleged in Part III of the Consent Agreement. In accordance with 40 C.F.R. § 22.31(a), nothing in this Final Order shall affect the right of EPA or the United States to pursue appropriate injunctive or other equitable relief or criminal sanctions for any violations of law. This Final Order does not waive, extinguish, or otherwise affect Respondent's obligations to comply with all applicable provisions of EPCRA and regulations promulgated or permits issued thereunder.

In the Matter of: GOSSNER FOODS-MAGIC

VALLEY, INC.

Docket Number: EPCRA-10-2018-0288

Final Order Page 1 of 2

1.4. This Final Order shall become effective upon filing with the Regional Hearing Clerk.

SO ORDERED this the day of May, 2018.

RICHARD MEDNICK

Regional Judicial Officer

EPA Region 10

In the Matter of: GOSSNER FOODS-MAGIC VALLEY, INC.

Docket Number: EPCRA-10-2018-0288

Final Order Page 2 of 2

Certificate of Service

The undersigned certifies that the original of the attached CONSENT AGREEMENT AND FINAL ORDER, In the Matter of: Gossner Foods-Magic Valley, Inc., Docket No.: EPCRA-10-2018-0288, was filed with the Regional Hearing Clerk and served on the addressees in the following manner on the date specified below:

The undersigned certifies that a true and correct copy of the document was delivered to:

Shirin Gallagher, Assistant Regional Counsel U.S. Environmental Protection Agency Region 10, Mail Stop ORC-113 1200 Sixth Avenue, Suite 155 Seattle, Washington 98101

Further, the undersigned certifies that a true and correct copy of the aforement oned document was placed in the United States mail certified/return receipt to:

David Larsen Vice President Cheese Operations Gossner Foods-Magic Valley, Inc. 1051 North 1000 West Logan, Utah 84321

DATED this 8 day of may, 2018.

TERESA YOUNG Regional Hearing Clerk EPA Region 10