UNITED STATES TO THE STATES OF THE STATES OF

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION 4
SAM NUNN
ATLANTA FEDERAL CENTER
61 FORSYTH STREET
ATLANTA GEORGIA 30303-8960

JAN 1 2 2009

<u>CERTIFIED MAIL</u> RETURN RECEIPT REQUESTED

Mr. William L. Penny Legal Council Stites & Harbison, PLLC Sun Trust Plaza 401 Commerce Street Suite 800 Nashville, Tennessee 37219

SUBJECT: Consent Agreement and Final Order

MAPA Spontex, Inc.

Docket No. CAA-04-2010-1503(b)

Dear Mr. Penny:

Enclosed please find an executed copy of the Consent Agreement and Final Order (CAFO) that resolves the Clean Air Act (CAA) matter (Docket No. CAA-04-2010-1503(b)) involving MAPA Spontex, Inc. The CAFO was filed with the Regional Hearing Clerk, as required by 40 C.F.R. Part 22 and became effective on today's date.

As required by the CAFO, within thirty days of receipt of this letter, a cashier's check or certified check in the amount of \$17500, made out to the "Treasurer, United States of America," should be submitted to one of the following addresses:

For payment sent via U.S. Postal Service U.S. Environmental Protection Agency Fines and Penalties Cincinnati Finance Center PO Box 979077 St. Louis, MO 63197-9000; or

For payment sent via overnight mail service (FedEx, UPS)
U.S. Bank
1005 Convention Plaza
Mail Station SL-MO-C2GL
St. Louis, MO 63101
Contact: Natalie Pearson @ 314-418-4087

Internet Address (URL) • http://www.epa.gov
Recycled/Recyclable • Printed with Vegetable Oil Based Inks on Recycled Paper (Minimum 30% Postconsumer)

The Docket No. should be included on the check. Also, a separate copy of the check and a written statement that payment has been made in accordance with this CAFO should be sent to the following individuals:

Saundi Wilson
U. S. EPA Region 4
Office of Environmental Accountability
61 Forsyth Street
Atlanta, Georgia 30303, and

Victor L. Weeks U. S. EPA Region 4 EPCRA Enforcement Section 61 Forsyth Street Atlanta, Georgia 30303.

Also enclosed, please find a copy of the "Notice of Securities and Exchange Commission Registrants' Duty to Disclose Environmental Legal Proceedings." This document puts you on notice of your potential duty to disclose to the Security and Exchange Commission (SEC) any environmental enforcement actions taken by the EPA. If you have any questions with regards to the SEC's environmental disclosure requirements, you may refer to the contact phone number at the bottom of the SEC Notice.

If you have any questions, please call Victor Weeks at (404) 562-9189.

Sincerely,

Caron B. Falconer

Chief, EPCRA Enforcement Section

Enclosures

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION 4

IN THE MATTER OF:)	
)	
Mapa Spontex, Inc.)	Docket Number: CAA-04-2010-1503(b)
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Respondent.)	11 Comments
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CONSENT AGREEMENT AND FINAL ORDER

I. Nature of the Action

- 1. This is a civil penalty proceeding pursuant to Section 113(d) of the Clean Air Act (CAA), 42 U.S.C. § 7413(d), and pursuant to the Consolidated Rules of Practice Governing Administrative Assessment of Civil Penalties, Issuance of Compliance or Corrective Action Orders and the Revocation/Termination or Suspension of Permits (Consolidated Rules), published in 40 CFR Part 22. Complainant is the Director of the Air, Pesticides and Toxics Management Division, Region 4, United States Environmental Protection Agency (EPA). Respondent is Mapa Spontex, Inc. (hereinafter, "Respondent").
- 2. Complainant and Respondent have conferred for the purpose of settlement pursuant to 40 CFR § 22.18 and desire to resolve this matter and settle the allegations described herein without a formal hearing. Therefore, without the taking of any evidence or testimony, the making of any argument, or the adjudication of any issue in this matter, and in accordance with 40 CFR § 22.13(b), this Consent Agreement and Final Order (CAFO) will simultaneously commence and conclude this matter.

II. Preliminary Statements

- 3. The authority to take action under Section 113(d) of the CAA, 42 U.S.C. § 7413(d), is vested in the Administrator of EPA. The Administrator of EPA has delegated this authority under the CAA to the Regional Administrators by EPA Delegation 7-6-A, last updated on August 4, 1994. The Regional Administrator, Region 4, has re-delegated this authority to the Director, Air, Pesticides and Toxics Management Division. Pursuant to that delegation, the Director of the Air, Pesticides and Toxics Management Division has the authority to commence an enforcement action as the Complainant in this matter.
 - 4. Respondent, Mapa Spontex, Inc., does business in the State of Tennessee.
- 5. Respondent is a "person" within the meaning of Section 302(e) of the CAA, 42 U.S.C. § 7602(e), and is therefore subject to the provisions of the CAA and regulations promulgated thereunder.

- 6. Respondent operates a "stationary source" as that term is defined by Section 302(z) of the CAA, 42 U.S.C. § 7602(z). The Respondent's stationary source, is located at 100 Spontex Drive, Columbia, Tennessee.
- 7. Section 112(r) of the CAA, 42 U.S.C. § 7412(r), addresses the prevention of releases of substances listed pursuant to Section 112(r)(3) of the CAA, 42 U.S.C. § 7412(r)(3). The purpose of this section is to prevent the accidental release of extremely hazardous substances and to minimize the consequences of such releases. Pursuant to Section 112(r)(7) of the CAA, 42 U.S.C. § 7412(r)(7), EPA is authorized to promulgate regulations for accidental release prevention.
- 8. Pursuant to Section 112(r)(3) and 112(r)(7) of the CAA, 42 U.S.C. §§ 7412(r)(3) and 7412(r)(7), EPA promulgated rules codified at 40 CFR Part 68, Chemical Accident Prevention Provisions. These regulations are collectively referred to as the "Risk Management Program" (RMProgram) and apply to an owner or operator of a stationary source that has more than a threshold quantity of a regulated substance in a process. Pursuant to Sections 112(r)(3) and 112(r)(5) of the CAA, 42 U.S.C. §§ 7412(r)(3) and 7412(r)(5), the list of regulated substances and threshold levels are codified at 40 CFR § 68.130.
- 9. The Respondent, at its stationary source identified in Paragraph 6 of this CAFO, has a RMProgram covered process which stores or otherwise uses a regulated substance in quantities exceeding the applicable RMProgram threshold (20,000 pounds for carbon disulfide).
- 10. Pursuant to Section 112(r)(7)(B)(iii) of the CAA, 42 U.S.C. § 7412(r)(7)(B)(iii), and 40 CFR §§ 68.12 and 68.150, the owner or operator of a stationary source that has 20,000 pounds or more of carbon disulfide in a "process" as defined in 40 CFR § 68.3, must develop an RMProgram accidental release prevention program, and submit and register a single Risk Management Plan (RMPlan) to EPA.
- 11. Respondent has submitted and registered an RMPlan to EPA for the stationary source identified in Paragraph 6 of this CAFO. Respondent has developed an RMProgram accidental release prevention program for the stationary source identified in Paragraph 6 of this CAFO.
- 12. EPA alleges that the Respondent violated the codified rules governing the CAA Chemical Accident Prevention Provisions, because Respondent did not adequately implement provisions of 40 C.F.R. Part 68 when:

Respondent failed to document the names or positions of all persons assigned to implement individual requirements of the facility's accident prevention program, and to document the associated lines of authority of such persons or positions through an organization chart or similar document as required by 40 CFR § 68.15(c);

Respondent failed to develop a written schedule for the implementation/completion of recommendations (action items) resulting from the 2005 process hazard analysis, and failure to document the outcome and completion of action item identified as Node 2.10 (19), as required by 40 CFR § 68.67(e);

Respondent failed to certify annually that the operating procedures are current and accurate and that procedures have been reviewed as often as necessary as required by 40 CFR § 68.69(c);

Respondent failed to conduct audits to evaluate its compliance with the chemical accident prevention program requirements at least every three years as required by 40 CFR § 68.79(a); and

Respondent failed to comply with the reporting requirements of 40 CFR § 68.195(a). Under such requirement, if an owner or operator experiences an accidental release that meets the five-year accident history reporting criteria (as defined at 40 CFR § 68.42) subsequent to April 9, 2004, the owner or operator must submit the information required at 40 CFR §§ 68.168, 68.170(j) and 68.175(l) within six months of the release. A reportable accident occurred at the facility on September 13, 2006. However, Mapa Spontex, Inc., did not submit the required accident history information until March 10, 2008 (postmark date), twelve months later than required.

III. Consent Agreement

- 13. For the purposes of this CAFO, Respondent admits the jurisdictional allegations set out above but neither admits nor denies the factual allegations set out above.
- 14. Respondent waives any right to contest the allegations and its right to appeal the proposed final order accompanying the Consent Agreement.
- 15. Respondent consents to the assessment of and agrees to pay the civil penalty as set forth in this CAFO.
- 16. Respondent certifies that as of the date of execution of this CAFO, to the best of the Respondent's knowledge, it is compliant with the applicable requirements of Section 112(r) of the CAA.
- 17. Compliance with the CAFO shall resolve the allegation of violations contained herein. This CAFO shall not otherwise affect any liability of Respondent to the United States other than as expressed herein. Neither EPA nor Complainant waives any right to bring an enforcement action against Respondent for violation of any federal or state statute, regulation or permit, to initiate an action for imminent and substantial endangerment, or to pursue criminal enforcement.
- 18. Complainant and Respondent agree to settle this matter by their execution of this CAFO. The parties agree that the settlement of this matter is in the public interest and that this

IV. Final Order

- 19. Respondent shall pay a civil penalty of SEVENTEEN THOUSAND AND FIVE HUNDRED (\$17,500). Payment is to be paid within thirty (30) days of the effective date of this CAFO.
- 20. Respondent shall pay the penalty by forwarding a cashier's or certified check payable to the "Treasurer, United States of America," to one of the following addresses:

For payment sent via U.S. Postal Service U.S. Environmental Protection Agency Fines and Penalties Cincinnati Finance Center PO Box 979077 St. Louis, MO 63197-9000; or

For payment sent via overnight mail service (FedEx, UPS)
U.S. Bank
1005 Convention Plaza
Mail Station SL-MO-C2GL
St. Louis, MO 63101; Contact: Natalie Pearson, 314-418-4087

The check shall reference on its face the name and the Docket Number of the CAFO.

21. At the time of payment, Respondent shall send a separate copy of the check, and a written statement that payment has been made in accordance with this CAFO, to the following persons at the following addresses:

Regional Hearing Clerk U.S. EPA Region 4 61 Forsyth Street Atlanta, Georgia 30303

Victor L. Weeks EPCRA Enforcement Section U.S. EPA Region 4 61 Forsyth Street Atlanta, Georgia 30303

Saundi Wilson
Office of Environmental Accountability
U.S. EPA Region 4
61 Forsyth Street
Atlanta, Georgia 30303

- 22. Pursuant to 31 U.S.C. § 3717, EPA is entitled to assess interest and penalties on debts owed to the United States and a charge to cover the cost of processing and handling a delinquent claim. Interest will therefore begin to accrue on the civil penalty from the date of entry of the CAFO if the penalty is not paid by the date required. Interest will be assessed at the rate established by the Secretary of Treasury pursuant to 31 U.S.C. § 3717. A charge will be assessed to cover the costs of debt collection, including processing and handling costs and attorney fees. In addition, a penalty charge up to six percent per year compounded annually will be assessed on any portion of the debt that remains delinquent more than ninety (90) days after payment is due.
- 23. Complainant and Respondent shall bear their own costs and attorney fees in this matter.
 - 24. This CAFO shall be binding upon the Respondent, its successors, and assigns.

V. Effective Date

27. The effective date of this CAFO shall be the date on which the CAFO is filed with the Regional Hearing Clerk.

AGREED AND CONSENTED TO:

Mapa S	Spontex,	Inc.	
	a		/ /
Ву:	Zum	\Rightarrow	_ Date: 11/09/2009
Name:	MARC	BOUSSEHART	(Typed or Printed)
Title:	PRE	SIDENT	(Typed or Printed)

U.S. Environmental Protection Agency

y: // / Date: 10/28/09
Kenneth R. Lapierre

Acting Director
Air, Pesticides & Toxics
Management Division
Region 4

Susan B. Schub Regional Judicial Officer

CERTIFICATE OF SERVICE

I hereby certify that I have this day served a true and correct copy of the foregoing Consent Agreement and Final Order, in the matter of MAPA Spontex, Inc., CAA-04-2010-1503(b), on the parties listed below in the manner indicated:

Caron B. Falconer
U. S. EPA - Region 4
Air, Pesticides and Toxics
Management Division
61 Forsyth Street
Atlanta, GA 30303

(Via EPA's internal mail)

Ellen Rouch
U. S. EPA - Region 4
Office of Environmental Accountability
61 Forsyth Street
Atlanta, GA 30303

(Via EPA's internal mail)

Mr. William L. Penny Legal Council Stites & Harbison, PLLC Sun Trust Plaza 401 Commerce Street Suite 800 Nashville, Tennessee 37219 (Via Certified Mail -Return Receipt Requested)

Date: 1-12-10

Patricia A. Bullock, Regional Hearing Clerk Unites States Environmental Protection Agency Region 4 Sam Nunn Atlanta Federal Center 61 Forsyth Street Atlanta, Georgia 30303

404-562-9511

EPA ACCOUNTS RECEIVABLE CONTROL NUMBER FORM

TO BE COMPLETED BY THE ORIGINATI	ING OFFICE:		s 1
(Attach a copy of the final order and transmitt	al letter to Defe	ndant/Respondent)	1/2/2
This form was originated by:			ов
	(Nai	me)	(Date)
n the Region 4, ORC, OEA			at (404) 5624 9504
	ffice)		(Telephone Number)
Non-SF Judicial Order/Consent Decree	`	Administrative (Order/Consent Agreement
USAO COLLECTS		FMO COLLECT	
		Oversight Billing	- Cost Package required:
SF Judicial Order/Consent Decree		Sent with bill	
DOJ COLLECTS		Not sent with bill	1
Other Receivable		Oversight Billing	- Cost Package not required
This is an original debt		This is a modification	atio n
MAMA <	1. (T /		
AYEE: Name of person and/	or Company/Mi	micipality making the pays	ment)
(Limite of Service may			 ,
he Total Dollar Amount of the Receivable: \$	17,500		, , , , , , , , , , , , , , , , , , ,
(If installments, attach schedule		=	Other side of this form.)
The Case Docket Number: CAA OV	2010 15	03(b)	
The Site Specific Superfund Account Number:			-
The Designated Regional/Headquarters Program (Office:		
		- 2:	
			_
The IFMS Accounts Receivable Control Number i	s:		Date
f you have any questions, please call:	_ of the F	inancial Management Secti	ion at:
NACETRIBI TITANI.			
DISTRIBUTION:			
 A. <u>JUDICIAL ORDERS</u>: Copies of this form with an a should be mailed to: 	ittached copy of th	ne front page of the <u>FINAL JU</u>	IDICIAL ORDER
1. Debt Tracking Officer		Originating Office (EAD)	
Environmental Enforcement Section	3.	Designated Program Office	
Department of Justice RM 1647 P.O. Box 7611, Benjamin Franklin Station Washington, D.C. 20044			
B. <u>ADMINISTRATIVE ORDERS</u> : Copies of this form	n with an attached	copy of the front page of the	Administrative Order should be
1. Originating Office	3.	Designated Program Office	
2. Regional Hearing Clerk	ų.	Regional Counsel (EAD)	