	EPA ENFORCEMENT A	ACCOUNTS RECE	IVABLE CON	TROL NUMBER FORM		
TO BE FILLED OUT BY ORIGINATING OFFICE: (Attach a copy of the final order and transmittal letter to Defendant/Respondent)						
This f	orm was originated by:	- Vinthia T We	15 <u>5</u>	12/15/10		
		of Contact person		Date		
in the	ORC		at	(215)814-2659-		
	Office			Phone number		
	Non-SF Jud. Order/Consent Decree. DOJ COLLECTS		Cons	inistrative Order/ sent Agreement OCOLLECTS PAYMENT		
	SF Jud. Order/Consent Decree. FMD COLLECTS					
	This is an original debt		This	is a modification		
Name	of Person and/or Company/M	unicipality making t d_Terminals, F	he payment			
The To	otal Dollar Amount of Receiva	ible\$55,6	26 (\$0,86	SCERC; \$46,761 EPURA)		
(If in installments, attach schedule of amounts and respective due dates) The Case Docket Number <u>CERC-03-2011-0025</u> , <u>EPCRA-03-2011-0025</u> The Site-Specific Superfund Acct. Number						
The D	esignated Regional/HQ Progra	m Office	H3CD			
TOB	E FILLED OUT BY LOCAL	FINANCIAL MA	NAGEMENT	OFFICE:		
	MS Accounts Receivable Con have any questions call:	atrol Number				
	····· ··· ····· ······	Name of Contact		Date		
in the l	Financial Management Office,	, phone number:		·		
JUDICIAL ORDERS: Copies of this form with an attached copy of the front page of the final judicial order should be mailed to:						
1.	Rosemarie Pacheco Environmental Enforcement Lands Division, Room 13004 1425 New York Avenue, N.W Washington, D.C. 20005	14	2. 3.	Originating Office (ORC) Designated Program Office		
ADMINISTRATIVE ORDERS: Copies of this form with an attached copy of the front page of the <u>administrative</u> order should be sent to:						
1. 3.	Originating Office Regional Hearing Clerk		2. 3.	Designated Program Office Regional Counsel		

·	UNITED STAR	
ENVIRONNE		AGENC
Ĩ.	TAL PROTECT	₹

In the Matter of)	U.S. EPA Docket Nos.:
	Ś	CERC-03-2011-0025; EPCRA-03-2011-0025
Allied Terminals, Inc.	Ĵ	
500 East Indian River Road)	
Norfolk, Virginia 23523,)	
-)	
Respondent.)	
_)	Proceedings Pursuant to Sections 103 and
Allied Terminals, Inc.)	109 of the Comprehensive Environmental
1300 Rosemont Avenue)	Response, Compensation and Liability
Chesapeake, Virginia 23324,)	Act, 42 U.S.C. §§ 9603 and 9609, and
)	Sections 304 and 325 of the Emergency
Facility.)	Planning and Community Right-to-Know
-)	Act, 42 U.S.C. §§ 11004 and 11045
)	
)	

CONSENT AGREEMENT

STATUTORY AUTHORITY

This Consent Agreement is proposed and entered into under the authority vested in the President of the United States by Section 109 of the Comprehensive Environmental Response, Compensation, and Liability Act ("CERCLA"), 42 U.S.C. § 9609, as re-delegated to the Administrator of the U.S. Environmental Protection Agency ("EPA") and under the authority vested in the Administrator of EPA by Section 325 of the Emergency Planning and Community Right-to-Know Act ("EPCRA"), 42 U.S.C. § 11045, and under the authority provided by the "Consolidated Rules of Practice Governing the Administrative Assessment of Civil Penalties and the Revocation/Termination or Suspension of Permits" ("Consolidated Rules of Practice"), 40 C.F.R. Part 22 ("Part 22"). The Administrator has delegated these authorities to the Regional Administrator of EPA, Region III, who has in turn delegated them to the Director, Hazardous Site Cleanup Division, EPA Region III ("Complainant").

The parties agree to the commencement and conclusion of this cause of action by issuance of this Consent Agreement and Final Order (referred to collectively herein as "CA/FO") as prescribed by the Consolidated Rules of Practice pursuant to 40 C.F.R. § 22.13(b), and having consented to the entry of this CA/FO, agree to comply with the terms of this CA/FO.

FINDINGS OF FACT

1. Allied Terminals, Inc. ("Allied" or "Respondent") is a North Carolina corporation with its principal place of business located at 500 East Indian River Road in Norfolk, Virginia 23523.

2. As a corporation, Allied is a "person" as defined by Section 101(21) of CERCLA, 42 U.S.C. § 9601(21), and Section 329(7) of EPCRA, 42 U.S.C. § 11049(7), and their respective regulations, 40 C.F.R. §§ 302.3 and 355.61.

3. Allied owns a fertilizer chemical storage facility located at 1300 Rosemont Avenue in Chesapeake, Virginia (hereinafter the "Facility").

4. Beginning in approximately 2000, and at all times relevant to this CA/FO, Allied was the owner or operator of the Facility, within the meaning of Section 304 of EPCRA, 42 U.S.C. § 11004, and was in charge of the Facility, within the meaning of Section 103(a) of CERCLA, 42 U.S.C. § 9603(a).

5. The Facility is a "facility" as defined by Section 101(9) of CERCLA, 42 U.S.C. § 9601(9), and Section 329(4) of EPCRA, 42 U.S.C. § 11049(4), and their respective regulations, 40 C.F.R. §§ 302.3 and 355.61.

6. On August 19, 2009, EPA conducted an inspection of the Facility to determine compliance with Section 103 of CERCLA and Sections 302-312 of EPCRA.

7. Section 102(a) of CERCLA, 42 U.S.C. § 9602(a), requires the Administrator of EPA to publish a list of substances designated as hazardous substances, which, when released into the environment may present substantial danger to public health or welfare or to the environment, and to promulgate regulations establishing that quantity of any hazardous substance, the release of which shall be required to be reported under Section 103(a) of CERCLA, 42 U.S.C. § 9603(a) ("Reportable Quantity" or "RQ"). The list of hazardous substances and their respective RQs is codified at 40 C.F.R. § 302.4.

8. Section 302(a) of EPCRA, 42 U.S.C. § 11002(a), requires the Administrator of EPA to publish a list of Extremely Hazardous Substances ("EHSs") and to promulgate regulations establishing that quantity of any EHS the release of which shall be required to be reported under Section 304(a) through (c) of EPCRA, 42 U.S.C. § 11004(a) through (c), ("Reportable Quantity" or "RQ"). The list of EHSs and their respective RQs is codified at 40 C.F.R. Part 355, Appendices A and B.

9. The State Emergency Response Commission ("SERC") for the Facility, for purposes of release reporting required under Section 304(a) through (c) of EPCRA, 42 U.S.C.

§ 11004(a) through (c), is, and has been at all times relevant to this CA/FO, the SARA Title III Office of the Virginia Department of Environmental Quality ("VADEQ") located at 629 Main Street in Richmond, Virginia.

10. The Local Emergency Planning Committee ("LEPC") for the Facility is, and has been at all times relevant to this CA/FO, the Chesapeake Local Emergency Planning Committee, chaired by the Chesapeake Fire Chief and managed by the Chesapeake Fire Department, located at 304 Albemarle Drive in Chesapeake, Virginia.

11. The Local Fire Department for the Facility is, and has been at all times relevant to this CA/FO, the Chesapeake Fire Department, located at 304 Albemarle Drive in Chesapeake, Virginia.

12. At all times relevant to this CA/FO, the Facility was a facility at which urea ammonium nitrate solution ("UAN 32") fertilizer was stored. The UAN 32 fertilizer stored at the Facility contains ammonium nitrate in solution.

13. Beginning on or about November 12, 2008, at or about 2:20 p.m., an estimated 1,463 pounds of ammonia, Chemical Abstracts Service ("CAS") No. 7664-41-7, was released from the Facility (the "Release") when a tank containing UAN 32 collapsed.

FINDINGS OF FACT RELATED TO THE VIOLATION OF SECTION 103 OF CERCLA

14. The findings of fact contained in Paragraphs 1 through 13 of this CA/FO are incorporated by reference herein as though fully set forth at length.

15. Section 103(a) of CERCLA, 42 U.S.C. § 9603(a), as implemented by 40 C.F.R. Part 302, requires, in relevant part, a person in charge of a facility, to immediately notify the National Response Center ("NRC") established under Section 311(d)(2)(E) of the Clean Water Act, as amended, 33 U.S.C. § 1321(d)(2)(E), as soon as he/she has knowledge of a release (other than a federally permitted release) of a hazardous substance from such facility in a quantity equal to or greater than the RQ.

16. Ammonia is a hazardous substance, as defined under Section 101(14) of CERCLA, 42 U.S.C. § 9601(14), and 40 C.F.R. § 302.3, with an RQ of 100 pounds, as listed in 40 C.F.R. § 302.4.

17. The Release from the Facility constitutes a release of a hazardous substance in a quantity equal to or exceeding the RQ for that hazardous substance, requiring immediate notification of the NRC pursuant to Section 103(a) of CERCLA, 42 U.S.C. § 9603(a).

18. The Release was not a "federally permitted release" as that term is used in Section 103(a) of CERCLA, 42 U.S.C. § 9603(a), and 40 C.F.R. § 302.6, and defined in Section 101(10) of CERCLA, 42 U.S.C. § 9601(10).

19. Respondent had constructive knowledge of the Release from the Facility, in quantities equal to or exceeding its respective RQ, at or before 2:20 p.m. on November 12, 2008.

20. Respondent did not notify the NRC of the Release until approximately 3:08 p.m. on November 12, 2008.

21. Respondent failed to immediately notify the NRC of the Release as soon as Respondent knew or should have known that a release of a hazardous substance had occurred at the Facility in an amount equal to or exceeding the applicable RQ, as required by Section 103 of CERCLA, 42 U.S.C. § 9603, and 40 C.F.R. § 302.6.

CONCLUSION OF LAW RELATED TO THE VIOLATION OF SECTION 103 OF CERCLA

22. Respondent's failure to immediately notify the NRC of the Release is a violation of Section 103 of CERCLA, 42 U.S.C. § 9603, and is, therefore, subject to the assessment of penalties under Section 109 of CERCLA, 42 U.S.C. § 9609.

FINDINGS OF FACT RELATED TO THE VIOLATION OF SECTION 304(a) AND (b) OF EPCRA – SERC

23. The findings of fact contained in Paragraphs 1 through 22 of this CA/FO are incorporated by reference herein as though fully set forth at length.

24. Section 304(a) through (b) of EPCRA, 42 U.S.C. § 11004(a) through (b), as implemented by 40 C.F.R. Part 355, Subpart C, requires, in relevant part, the owner or operator of a facility at which hazardous chemicals are produced, used, or stored to notify the SERC, the LEPC and the local fire department immediately following a release of a hazardous substance or a EHS in a quantity equal to or exceeding the RQ for the hazardous substance or EHS.

25. Ammonia is a hazardous substance, as defined under Section 101(14) of CERCLA, 42 U.S.C. § 9601(14), and 40 C.F.R. § 302.3, with an RQ of 100 pounds, as listed in 40 C.F.R. § 302.4, and an EHS, as listed at 40 C.F.R. Part 355, Appendix A and B.

26. The Release constitutes a release of a hazardous substance in a quantity equal to or exceeding its RQ, requiring immediate notification of the SERC pursuant to Section 304(a)(3) through (b) of EPCRA, 42 U.S.C. § 11004(a)(3) through (b), and 40 C.F.R. Part 355, Subpart C.

27. Respondent did not notify the SARA Title III office of the VADEQ of the Release; however, Respondent notified the HazMat office of the VADEQ of the Release at an unknown time on the afternoon of November 12, 2008.

28. Respondent failed to immediately notify the SERC of the Release of ammonia as soon as Respondent knew or should have known that a release of a hazardous substance had occurred at the Facility in an amount equal to or exceeding its RQ, as required by Section 304(a) and (b) of EPCRA, 42 U.S.C. § 11004(a) and (b), and 40 C.F.R. Part 355, Subpart C.

CONCLUSION OF LAW RELATED TO THE VIOLATION OF SECTION 304(a) AND (b) OF EPCRA - SERC

29. Respondent's failure to notify the SERC immediately of the Release is a violation of Section 304(a) and (b) of EPCRA, 42 U.S.C. § 11004(a) and (b), and is, therefore, subject to the assessment of penalties under Section 325 of EPCRA, 42 U.S.C. § 11045.

FINDINGS OF FACT RELATED TO THE VIOLATION OF SECTION 304(c) OF EPCRA – SERC

30. The findings of fact and conclusions of law contained in Paragraphs 1 through 29 of this CA/FO are incorporated by reference herein as though fully set forth at length.

31. Section 304(c) of EPCRA, 42 U.S.C. § 11004(c), as implemented by 40 C.F.R. Part 355, Subpart C, requires, in relevant part, that when there has been a release of a hazardous substance or an EHS in a quantity equal to or greater than the RQ from a facility at which hazardous chemicals are produced, used, or stored, the owner or operator of that facility must provide a written follow-up report regarding the release to the SERC and the LEPC as soon as practicable.

32. The Release constitutes a release of a hazardous substance in a quantity equal to or exceeding its RQ, requiring immediate notification of the SERC pursuant to Section 304(a) to (b) of EPCRA, 42 U.S.C. § 11004(a) to (b), and 40 C.F.R. Part 355, Subpart C, and, consequently, requiring submission of a written follow-up report to the SERC pursuant to Section 304(c) of EPCRA, 42 U.S.C. § 11004(c), and 40 C.F.R. Part 355, Subpart C.

33. Respondent did not provide a written follow-up report regarding the Release to the SARA Title III office of the VADEQ; instead, Respondent submitted a written follow-up report to the regional VADEQ PReP Coordinator on November 18, 2008.

<u>CONCLUSION OF LAW RELATED TO THE</u> VIOLATION OF SECTION 304(c) OF EPCRA – SERC

34. Respondent's failure to provide a written follow-up report regarding the Release to the SERC is a violation of Section 304(c) of EPCRA, 42 U.S.C. § 11004(c), and is, therefore, subject to the assessment of penalties under Section 325 of EPCRA, 42 U.S.C. § 11045.

FINDINGS OF FACT RELATED TO THE VIOLATION OF SECTION 304(c) OF EPCRA – LEPC

35. The findings of fact and conclusions of law contained in Paragraphs 1 through 34 of this CA/FO are incorporated by reference herein as though fully set forth at length.

36. The Release constitutes a release of a hazardous substance in a quantity equal to or exceeding its RQ, requiring immediate notification of the LEPC pursuant to Section 304(a) and (b) of EPCRA, 42 U.S.C. § 11004(a) and (b), and 40 C.F.R. Part 355, Subpart C, and, consequently, requiring submission of a written follow-up report to the LEPC pursuant to Section 304(c) of EPCRA, 42 U.S.C. § 11004(c), and 40 C.F.R. Part 355, Subpart C.

37. Respondent did not provide a written follow-up report regarding the Release to the LEPC.

<u>CONCLUSION OF LAW RELATED TO THE</u> <u>VIOLATION OF SECTION 304(c) OF EPCRA – SERC</u>

38. Respondent's failure to provide a written follow-up report regarding the Release to the LEPC is a violation of Section 304(c) of EPCRA, 42 U.S.C. § 11004(c), and is, therefore, subject to the assessment of penalties under Section 325 of EPCRA, 42 U.S.C. § 11045.

CIVIL PENALTY

39. In full and final settlement and resolution of all allegations referenced in the foregoing Findings of Fact and Conclusions of Law, and in full satisfaction of all civil penalty claims pursuant thereto, for the purpose of this proceeding, the Respondent consents to the assessment of a civil penalty for the violations of Section 103 of CERCLA, 42 U.S.C. § 9603, in the amount of **\$8,865** ("CERCLA civil penalty"), and Section 304(a) through 304(c) of EPCRA, 42 U.S.C. § 11004(a) through 11004(c), set forth above, in the amount of **\$46,761** ("EPCRA civil penalty"), for a total penalty of **\$55,626**.

PAYMENT TERMS

40. In order to avoid the assessment of interest, administrative costs, and late payment penalties in connection with the civil penalties described in this CA/FO, Respondent shall pay

the CERCLA civil penalty of \$8,865 and the EPCRA civil penalty of \$46,761 no later than thirty (30) days after the effective date of the Final Order (the "final due date") by either cashier's check, certified check, or electronic wire transfer.

- 41. Payment of the CERCLA civil penalty shall be made in the following manner:
 - a. All payments by Respondent shall reference Respondent's name and address, and the Docket Number of this action;
 - b. All checks shall be made payable to EPA-Hazardous Substances Superfund;
 - c. All payments made by check and sent by regular mail shall be addressed to:

U.S. EPA ATTN: Superfund Payments Cincinnati Finance Center P.O. Box 979076 St. Louis, MO 63197-9000 Contact: Natalie Pearson (314-418-4087)

d. All payments made by check and sent by overnight delivery service shall be addressed for delivery to:

U.S. EPA ATTENTION: Superfund Payments U.S. Bank 1005 Convention Plaza Mail Station SL-MO-C2GL St. Louis, MO 63101 Contact: Natalie Pearson (314-418-4087)

e. All payments made by check in any currency drawn on banks with no USA branches shall be addressed for delivery to:

Cincinnati Finance US EPA, MS-NWD 26 W. M.L. King Drive Cincinnati, OH 45268-0001

f. All payments made by electronic wire transfer shall be directed to:

Federal Reserve Bank of New York ABA = 021030004 Account No. = 68010727 SWIFT address = FRNYUS33 33 Liberty Street New York, NY 10045

Field Tag 4200 of the Fedwire message should read: D 68010727 Environmental Protection Agency

g. All electronic payments made through the Automated Clearinghouse (ACH), also known as Remittance Express (REX), shall be directed to:

US Treasury REX / Cashlink ACH Receiver ABA = 051036706 Account No.: 310006, Environmental Protection Agency CTX Format Transaction Code 22 - Checking

Physical location of U.S. Treasury facility: 5700 Rivertech Court Riverdale, MD 20737 Contact: Jesse White 301-887-6548 or REX, 1-866-234-5681

h. On-Line Payment Option:

WWW.PAY.GOV/PAYGOV

Enter sfo 1.1 in the search field. Open and complete the form.

i. Additional payment guidance is available at:

http://www.epa.gov/ocfo/finservices/make a payment.htm

- 42. Payment of the EPCRA civil penalty shall be made in the following manner:
 - a. All payments by Respondent shall reference Respondent's name and address, and the Docket Number of this action;
 - b. All checks shall be made payable to United States Treasury;

c. All payments made by check and sent by regular mail shall be addressed to:

U.S. EPA Fines and Penalties Cincinnati Finance Center P.O. Box 979077 St. Louis, MO 63197-9000 Contact: Eric Volck (513-487-2105)

d. All payments made by check and sent by overnight delivery service shall be addressed for delivery to:

U.S. EPA Fines and Penalties U.S. Bank 1005 Convention Plaza Mail Station SL-MO-C2GL St. Louis, MO 63101 Contact: Eric Volck (513-487-2105)

e. All payments made by check in any currency drawn on banks with no USA branches shall be addressed for delivery to:

Cincinnati Finance US EPA, MS-NWD 26 W. M.L. King Drive Cincinnati, OH 45268-0001

f. All payments made by electronic wire transfer shall be directed to:

Federal Reserve Bank of New York ABA = 021030004 Account No. = 68010727 SWIFT address = FRNYUS33 33 Liberty Street New York, NY 10045

Field Tag 4200 of the Fedwire message should read: D 68010727 Environmental Protection Agency

g. All electronic payments made through the Automated Clearinghouse (ACH), also known as Remittance Express (REX), shall be directed to:

EPA Docket Nos. CERC-03-2011-0025 EPCRA-03-2011-0025

US Treasury REX /Cashlink ACH Receiver ABA = 051036706 Account No.: 310006, Environmental Protection Agency CTX Format Transaction Code 22 - Checking

Physical location of U.S. Treasury facility: 5700 Rivertech Court Riverdale, MD 20737 Contact: Jesse White 301-887-6548 or REX, 1-866-234-5681

h. On-Line Payment Option:

WWW.PAY.GOV/PAYGOV

Enter sfo 1.1 in the search field. Open and complete the form.

i. Additional payment guidance is available at:

http://www.epa.gov/ocfo/finservices/make a payment.htm

43. Respondent shall submit copies of the check, or verification of wire transfer or ACH, to the following persons:

Lydia Guy (3RC00)		Cynthia T. Weiss (3RC42)
Regional Hearing Clerk		Senior Assistant Regional Counsel
U.S. EPA, Region III	and	U.S. EPA Region III
1650 Arch Street		1650 Arch Street
Philadelphia, PA 19103-2029		Philadelphia, PA 19103-2029

44. The CERCLA civil penalty and EPCRA civil penalty stated herein is based upon Complainant's consideration of a number of factors, including, but not limited to, the following: the nature, circumstances, extent and gravity of the violation, and with respect to the violator, ability to pay, any prior history of such violations, the degree of culpability, economic benefit (if any) resulting from the violation, and such matters as justice may require. The penalty is consistent with 40 C.F.R. Part 19 and the *Enforcement Response Policy for Sections 304, 311* and 312 of the Emergency Planning and Community Right-to-Know Act and Section 103 of the Comprehensive Environmental Response, Compensation and Liability Act, (September 30, 1999).

45. Pursuant to 31 U.S.C. § 3717 and 40 C.F.R. § 13.11, EPA is entitled to assess interest and late payment penalties on outstanding debts owed to the United States and a charge

to cover the costs of processing and handling a delinquent claim, as more fully described below. Accordingly, Respondent's failure to make timely payment by the final due date or to comply with the conditions in this CA/FO shall result in the assessment of late payment charges, including interest, penalties, and/or administrative costs of handling delinquent debts.

46. Interest on the civil penalty assessed in this CA/FO will begin to accrue on the date that a copy of this CA/FO is mailed or hand-delivered to Respondent. However, EPA will not seek to recover interest on any amount of the civil penalties that is paid within thirty (30) calendar days after the date on which such interest begins to accrue. Interest will be assessed at the rate of the United States Treasury tax and loan rate in accordance with 40 C.F.R. § 13.11(a).

47. The costs of the Agency's administrative handling of overdue debts will be charged and assessed monthly throughout the period the debt is overdue in accordance with 40 C.F.R. § 13.11(b). Pursuant to Appendix 2 of EPA's Resources Management Directives - Cash Management, Chapter 9, EPA will assess a \$15.00 administrative handling charge for administrative costs on unpaid penalties for the first thirty (30) day period after the final due date and an additional \$15.00 for each subsequent thirty (30) day period the penalties remain unpaid.

48. A penalty charge of six (6) percent per year will be assessed monthly on any portion of the civil penalties which remain delinquent more than ninety (90) calendar days in accordance with 40 C.F.R. § 13.11(c). Should assessment of the penalty charge on the debt be required, it shall accrue from the first day payment is delinquent, in accordance with 31 C.F.R. § 901.9(d).

49. Failure by the Respondent to pay the CERCLA civil penalty and the EPCRA civil penalty assessed by the Final Order in full by the final due date may subject Respondent to a civil action to collect the assessed penalties, plus interest, pursuant to Section 109 of CERCLA, 42 U.S.C. § 9609, and Section 325 of EPCRA, 42 U.S.C. § 11045. In any such collection action, the validity, amount and appropriateness of the penalty shall not be subject to review.

GENERAL PROVISIONS

50. For the purpose of this proceeding, Respondent admits to the jurisdictional allegations set forth above.

51. Respondent agrees not to contest EPA's jurisdiction with respect to the execution or enforcement of the CA/FO.

52. For the purpose of this proceeding, Respondent neither admits nor denies factual allegations and conclusions of law set forth in this Consent Agreement, but expressly waives its rights to contest said factual allegations and conclusions of law.

53. For the purpose of this proceeding, Respondent expressly waives its right to a hearing and to appeal the Final Order under Section 109 of CERCLA, 42 U.S.C. § 9609, and Section 325 of EPCRA, 42 U.S.C. § 11045.

54. The provisions of the CA/FO shall be binding upon Respondent, its officers, directors, agents, servants, employees, and successors or assigns. By his or her signature below, the person signing this Consent Agreement on behalf of the Respondent is acknowledging that he or she is fully authorized by the party represented to execute this Consent Agreement and to legally bind Respondent to the terms and conditions of the Consent Agreement and accompanying Final Order.

55. This CA/FO resolves only those civil claims which are alleged herein. Nothing herein shall be construed to limit the authority of the Complainant to undertake action against any person, including the Respondent, in response to any condition which Complainant determines may present an imminent and substantial endangerment to the public health, public welfare or the environment. Nothing in this CA/FO shall be construed to limit the United States' authority to pursue criminal sanctions.

56. Each party to this action shall bear its own costs and attorney's fees.

EPA Docket Nos. CERC-03-2011-0025 EPCRA-03-2011-0025

FOR ALLIED TERMINALS, INC

<u>Bruce Law</u> SIGNATURE

Name: W. BRUCE LAW

Title: VICE PRESIDENT

29 November 2010 DATE

13

EPA Docket Nos. CERC-03-2011-0025 EPCRA-03-2011-0025

FOR THE U.S. ENVIRONMENTAL PROTECTION AGENCY

Konald J. Borsellino, Director Hazardous Site Cleanup Division

12/91 *9/10* DATE



In the Matter of)	U.S. EPA Docket Nos.: CERC-03-2011-
)	0025; EPCRA-03-2011-0025
Allied Terminals, Inc.)	
500 East Indian River Road)	
Norfolk, Virginia 23523,)	
)	
Respondent.)	
-)	Proceedings Pursuant to Sections 103 and
Allied Terminals, Inc.	Ĵ	109 of the Comprehensive Environmental
1300 Rosemont Avenue	Ś	Response, Compensation and Liability
Chesapeake, Virginia 23324,)	Act, 42 U.S.C. §§ 9603 and 9609 and
• • •	Ĵ	Sections 304 and 325 of the Emergency
Facility.	Ś	Planning and Community Right-to-Know
,	Ĵ	Act, 42 U.S.C. §§ 11004 and 11045

FINAL ORDER

Pursuant to Section 109 of the Comprehensive Emergency Response, Compensation and Liability Act, 42 U.S.C. § 9609, and Section 325 of the Emergency Planning and Community Right-to-Know Act, 42 U.S.C. § 11045, and in accordance with 40 C.F.R. Part 22, and based on the representations in the Consent Agreement, the foregoing Consent Agreement is hereby approved and incorporated by reference into this Final Order. The Respondent is ordered to comply with the terms of the referenced Consent Agreement.

Effective Date

This Final Order shall become effective upon the date of its filing with the Regional Hearing Clerk.

U.S. ENVIRONMENTAL PROTECTION AGENCY

OMÉO. brahan Renée Sarajian

Regional Judicial Officer EPA, Region III

12/15/10___

In the Matter of)) Allied Terminals, Inc.) 500 East Indian River Road) Norfolk, Virginia 23523,) Respondent)) Allied Terminals, Inc.) 300 Rosemont Avenue) Chesapeake, Virginia 23324)) Facility)

U.S. EPA Docket Nos.: CERC-03-2011-0025; EPCRA-03-2011-0025

Proceedings Pursuant to Sections 103 and 109 of the Comprehensive Environmental Response, Compensation and Liability Act, 42 U.S.C. §§ 9603 and 9609, and Sections 304 and 325 of the Emergency Planning and Community Right-to-Know Act, 42 U.S.C. §§ 11004 and 11045.

CERTIFICATE OF SERVICE

)

)
)

I, the undersigned, hereby certify that on the date provided below, I handdelivered and filed the original of Consent Agreement and Final Order, along with enclosures and/or attachments, for the above-referenced matter, with the Regional Hearing Clerk, EPA Region III, 1650 Arch Street, Philadelphia, Pennsylvania 19103-2029, and that a true and correct copy of the Consent Agreement and Final Order, along with its enclosures and/or attachments, was sent:

Via certified mail, return receipt requested, to:

Patrick A. Genzler, Esquire Vandeventer Black LLP 101 West Main Street 500 World Trade Center Norfolk, Virginia 23510

DEC 1 5 200

Cipithia Interior

Cynthia T. Weiss (3RC42) Senior Assistant Regional Counsel

Date



DEC 3 5 200

Patrick A. Genzler, Esquire Vandeventer Black LLP 101 West Main Street 500 World Trade Center Norfolk, Virginia 23510

Re: In the Matter of Allied Terminals, Inc. U.S. EPA Docket Nos. CERC-03-2011-0025; EPCRA-03-2011-0025

Dear Pat:

Enclosed please find a copy of Consent Agreement, which has been filed with the Regional Hearing Clerk today.

Sincerely yours,

Capithia I Weiss

Cynthia T. Weiss Senior Assistant Regional Counsel

.

Enclosure

Printed on 100% recycled/recyclable paper with 100% post-consumer fiber and process chlorine free. Customer Service Hotline: 1-800-438-2474