

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

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BEFORE THE ADMINISTRATOR

EPA ORC Office of Regional Hearing Clerk

IN THE MATTER OF)	
PROMET MARINE SERVIOR CORPORATION,	CES) DOCKE	T NO. CWA-01-2010-0033 CAA-01-2010-0034
RESPO	ONDENT)	

PREHEARING ORDER

As you previously have been notified, I have been designated by the November 2, 2010, Order of the Chief Administrative Law Judge to preside in the above captioned matter. This proceeding arises under the authority of both Section 113(d) of the Clean Air Act ("CAA"), as amended, 42 U.S.C. §§ 7413(a)(3) and (d), and Section 309(g) of the Clean Water Act ("CWA"), as amended, 33 U.S.C. § 1319(g). This proceeding is governed by the Consolidated Rules of Practice Governing the Administrative Assessment of Civil Penalties and the Revocation/Termination or Suspension of Permits (the "Rules of Practice"), 40 C.F.R. §§ 22.1-32. The parties are advised to familiarize themselves with both the applicable statute(s) and the Rules of Practice.

United States Environmental Protection Agency ("EPA") policy, found in the Rules of Practice at Section 22.18(b), 40 C.F.R. § 22.18(b), encourages settlement of a proceeding without the necessity of a formal hearing. The record reflects that the parties have participated in the Alternative Dispute Resolution process offered by this office for four months, but no settlement has been reached in the matter. Therefore, the parties are instructed to prepare for hearing.

The parties are free to continue to engage in settlement discussions during and after preparation of their prehearing exchange. However, the parties are advised that extensions of time will not be granted absent a showing of good cause. pursuit of settlement negotiations or an averment that a

settlement in principle has been reached will not constitute good cause for failure to comply with the prehearing requirements or to meet the schedule set forth in this Prehearing Order.

The following requirements of this Order concerning prehearing exchange information are authorized by Section 22.19(a) of the Rules of Practice, 40 C.F.R. § 22.19(a). As such, it is directed that the following prehearing exchange takes place:

- 1. Each party shall submit:
 - (a) the names of any expert or other witnesses it intends to call at the hearing, together with a brief narrative summary of each witness's expected testimony, or a statement that no witnesses will be called; and
 - (b) copies of all documents and exhibits which each party intends to introduce into evidence at the hearing. The exhibits should include a curriculum vitae or resume for each proposed expert witness. If photographs are submitted, the photographs must be actual unretouched photographs. The documents and exhibits shall be identified as "Complainant's" or "Respondent's" exhibit, as appropriate, and numbered with Arabic numerals (e.g., "Complainant's Exhibit 1"); and
 - (c) a statement expressing its view as to the place for the hearing and the estimated amount of time needed to present its direct case.

See Sections 22.19(a),(b),(d) of the Rules of Practice, 40 C.F.R. \$\$ 22.19(a),(b),(d); see also Section 22.21(d) of the Rules of Practice, 40 C.F.R. \$ 22.21(d).

- This proceeding is for the assessment of a penalty and Complainant has not specified a proposed penalty. Accordingly, the parties shall include in their prehearing information exchange all factual information they consider relevant to the assessment of a penalty.
- 3. Respondent is instructed to submit a narrative statement separately explaining in detail the factual and legal bases for the Affirmative Defenses identified in its Answer, along with list of, and a copy of, any

documents he intends to rely upon in supporting its defense(s).

- 4. Within fifteen (15) days after Respondent files its prehearing information exchange, Complainant shall file a document specifying a proposed penalty and explaining in detail how the proposed penalty was determined, including a description of how the specific provisions of any Agency penalty or enforcement policies and/or guidelines were applied in calculating the penalty.
- 5. If Respondent intends to take the position that it is unable to pay the proposed penalty or that payment will have an adverse effect on its ability to continue to do business, Respondent shall furnish supporting documentation such as certified copies of financial statements or tax returns.
- 6. Complainant shall submit a statement regarding whether the Paperwork Reduction Act of 1980 ("PRA"), 44 U.S.C. §§ 3501 et seq., applies to this proceeding, whether there is a current Office of Management and Budget control number involved herein and whether the provisions of Section 3512 of the PRA are applicable in this case.

See Section 22.19(a)(3) of the Rules of Practice, 40 C.F.R. \S 22.19(a)(3).

The prehearing exchanges delineated above shall be filed in seriatim manner, according to the following schedule:

December 30, 2010 - Complainant's Initial Prehearing Exchange

January 27, 2011 - Respondent's Prehearing Exchange, including any direct and/or rebuttal evidence

February 10, 2011 - Complainant's Rebuttal Prehearing Exchange

In its Answer to the Complaint, Respondent exercised its right to request a hearing pursuant to Section 554 of the Administrative Procedure Act ("APA"), 5 U.S.C. § 554. If the parties cannot settle with a Consent Agreement and Final Order, a

hearing will be held in accordance with Section 556 of the APA, 5 U.S.C. § 556. Section 556(d) of the APA provides that a party is entitled to present its case or defense by oral or documentary evidence, to submit rebuttal evidence, and to conduct such crossexamination as may be required for a full and true disclosure of the facts. Thus, Respondent has the right to defend itself against Complainant's charges by way of direct evidence, rebuttal evidence, or through cross-examination of Complainant's witnesses. Respondent is entitled to elect any or all three means to pursue its defense. If Respondent elects only to conduct cross-examination of Complainant's witnesses and to forgo the presentation of direct and/or rebuttal evidence, that Respondent shall serve a statement to that effect on or before the date for filing its prehearing exchange. Each party is hereby reminded that failure to comply with the prehearing exchange requirements set forth herein, including a Respondent's statement of election only to conduct cross-examination of Complainant's witnesses, can result in the entry of a default judgment against the defaulting party. See Section 22.17 of the Rules of Practice, 40 C.F.R. § 22.17.

The original and one copy of all pleadings, statements and documents (with any attachments) required or permitted to be filed in this Order (including a ratified Consent Agreement and Final Order) shall be filed with the Regional Hearing Clerk, and copies (with any attachments) shall be sent to the undersigned and all other parties. The parties are advised that E-mail correspondence with the Administrative Law Judge is not authorized. See Section 22.5(a) of the Rules of Practice, 40 C.F.R. § 22.5(a).

The prehearing exchange information required by this Order to be sent to the Presiding Judge, as well as any other further pleadings, shall be addressed as follows:

If sending by United State Postal Service (USPS): EPA Office of Administrative Law Judges 1200 Pennsylvania Ave. NW Mail Code 1900L Washington, DC 20460

If sending by non-USPS couriers: EPA Office of Administrative Law Judges 1099 14th St. NW Suite 350, Franklin Court Washington, DC 20005 Telephone contact may be made with my legal staff assistant, Mary Angeles, at (202) 564-6281. The facsimile number is (202) $56\underline{5}-0044$.

Barbara A. Gunning

Administrative Law Judge

Dated: November 15, 2010 Washington, DC

In the Matter of *Promet Marine Services Corporation*, Respondent. Docket No. CWA-01-2010-0033 and CAA-01-2010-0034

CERTIFICATE OF SERVICE

I hereby certify that the foregoing **Prehearing Order**, dated November 15, 2010, was sent this day in the following manner to the addressees listed below.

Mary Angeles Legal Staff Assistant

Original and One Copy by Pouch Mail to:

Wanda Santiago Regional Hearing Clerk U.S. EPA, Region I Mail Code ORA 18-1 5 Post Office Square, Suite 100 Boston, MA 02109-3912

Copy by Pouch Mail to:

Hugh W. Martinez, Esq. Associate Regional Counsel U.S. EPA, Region I Mail Code OES 04-03 5 Post Office Square, Suite 100 Boston, MA 02109-3912

Copy by Regular Mail to:

Gregory L. Benik, Esq. Benik & Associates, PC Attorneys at Law Suite 2008 931 Jefferson Boulevard Warwick, RI 02886

Dated: November 15, 2010 Washington, DC