UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION III

1650 Arch Street Philadelphia, Pennsylvania 19103

IN THE MATTER OF:	
Oasis Food Mart Inc.	
trading and/or also doing business as) U.S. EPA Docket Number
Oasis Food Market and/or Q-Market # 333) RCRA-03-2011-0284
6719 Janway Road)
Richmond VA 23228)
Y & A Investments, LLC))
trading and/or also doing business as) STATUS REPORT
Y & A Enterprises Inc.	AND
4222 Bonniebank Road) REQUEST FOR EXTENSION OF
Suit 304) ADR PERIOD
Richmond VA 23234)
) Proceeding under Section 9006
) of the Resource Conservation and
RESPONDENTS) Recovery Act, as amended,
TODAY OF THE TOTAL) 42 U.S.C. § 6991e
Oasis Food Market)
also known as)
Q-Market #333) }
3124 Broad Rock Road) \
	<i>)</i>
Richmond, VA 23224	<u> </u>
FACILITY))

STATUS REPORT AND REQUEST FOR EXTENSION OF ADR PERIOD

Pursuant to 40 C.F.R. § 22.07(b) of the Consolidated Rules of Practice and in response to the Order of this Court, Complainant, the United States Environmental Protection Agency (EPA), respectfully submits this **STATUS REPORT AND REQUEST FOR EXTENSION OF ADR PERIOD** regarding the above captioned action, initiated pursuant to Sections 15 and 16 of the Toxic Substances Control Act ("TSCA"), 15 U.S.C. §§ 2614 and 2615, the regulations implementing TSCA Section 6(e), 15 U.S.C. § 2605(e), as set forth at 40 C.F.R. Part 761, and

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.

- The Order initiating Alternative Dispute Resolution ("ADR") regarding the above captioned matter was signed by Chief Administrative Law Judge Susan L. Biro on November 16, 2011.
- 2. Complainant and Respondent have had multiple settlement discussions and have had one mediation session with Administrative Law Judge Spenser Nissen.
- 3. As a result of the settlement efforts the parties have reasonable expectations of possibly reaching an agreement regarding the above captioned matter, but not before the January 16, 2012 ADR deadline.

Therefore counsels for Complainant and Respondent respectfully request a thirty ("30") day extension of the ADR period to facilitate the possible settlement of this matter.

Respectfully submitted

January 10, 2012

Date

Rodney Travis Carter

Senior Assistant Regional Counsel

CERTIFICATE OF SERVICE



I certify that on the date noted below, the original STATUS REPORT AND REQUEST FOR (TENSION OF ADR PERIOD for this matter was hand-delivered to the Position of the Position o EXTENSION OF ADR PERIOD for this matter was hand-delivered to the Regional Hearing Clerk EPA Region III, and that I caused true and correct copies of the STATUS REPORT AND REQUEST FOR EXTENSION OF ADR PERIOD to be transmitted by electronic facsimile and/or express or 1st class mail to the persons listed below:

> Honorable Barbra A. Gunning (1900L) Administrative Law Judge U.S. Environmental Protection Agency Ariel Rios Building 1200 Pennsylvania Avenue, S.W. Washington, D.C. 20460

Yaser Y. Atieh, CEO Oasis Food Mart Inc. trading and/or also doing business as Oasis Food Market and/or Q-Market # 333 Care of David S. Bailey Esq. General Manager and Senior Counsel The Environmental Law Group, PLLC 5803 Staples Mill Road Richmond, VA, 23230

Date: <u>January</u> 10, 2012

Rodney Travis Carter (3RC50) Senior Assistant Regional Counsel

U.S. EPA-Region III 1605 Arch Street Philadelphia, PA 19103