

**UNITED STATES  
ENVIRONMENTAL PROTECTION AGENCY  
BEFORE THE ADMINISTRATOR**

**IN THE MATTER OF:** )  
 )  
**DAVID E. EASTERDAY & CO., INC.,** )  
**d/b/a WOODWRIGHT FINISHING,** )  
**WILMOT, OHIO** ) **Docket No. FIFRA-05-2019-0005**  
 )  
**Respondent** )

**Respondent's Prehearing Exchange**

In accordance with Presiding Officer Christine Donelian Coughlin's February 8, 2019 Prehearing Order, Respondent David E. Easterday & Co., Inc., d/b/a Woodwright Finishing ("Easterday") respectfully submits the following Prehearing Exchange.

**I. WITNESSES**

At this time, Respondent expects to call or examine the following fact witnesses:

**1. Terri Babcock**

Terri Babcock is the daughter of David E. Easterday and Vice President of David E. Easterday & Co., Inc. Mrs. Babcock will testify about the nature and size of Easterday's wood finishes and stains business, and the nature and size of the Spotless Cleaner product business; the inspection conducted by Ryan King and Zachery Weber on October 1, 2014; the lack of meaningful notice regarding the purpose of the October 1, 2014 inspection or the specifics of a suspected violation of the Federal Insecticide, Fungicide, and Rodenticide Act; her belief as to the purpose of the October 1, 2014 inspection; the Company's efforts to substantiate the antiseptic properties of Spotless Cleaner; the absence of any clear guidance on EPA's expectations with regard to the labeling of Spotless Cleaner prior to being so advised by Abigail Wesley during a December 19, 2017 phone call and a follow-up email on December 20, 2017 (*See* Respondent's Exhibit RX 2) ; Mrs. Babcock's statements to inspectors, and the accuracy of statements attributed to her contained in Ryan King's October 2, 2014 inspection report to EPA (Complainant's Exhibit CX 1); the lack of any opportunity to review the inspection report or respond to statements contained therein which were attributed to her; the inspectors' specific instructions to do nothing unless and until contacted by EPA, and facts relevant to the elimination or reduction of the penalty proposed in this case.

**2. Erik Easterday**

Erik Easterday is the son of David E. Easterday and the President of David E. Easterday & Co., Inc. Among other things, Mr. Easterday will testify about the Spotless Cleaner product; the October 1, 2014 inspection conducted by Ryan King and Zachery Weber; the lack of information regarding the purpose of the October 1, 2014 inspection or the specifics of a

suspected violation of the Federal Insecticide, Fungicide, and Rodenticide Act; his belief as to the purpose of the October 1, 2014 inspection; the lack of any opportunity to review the inspection report or statements contained therein; and facts relevant to the elimination or reduction of the penalty proposed in this case.

### **3. Ryan King**

Ryan King will be questioned about, among other things, his communications with EPA and with Respondent related to his inspection of David E. Easterday & Co., Inc. on October 1, 2014, his preparation of his October 2, 2014 report of that inspection to EPA (Complainant's Exhibit CX 1), his contemporaneous notes or other records of that inspection, and the contents of his October 2, 2014 report to EPA.

### **4. Zachery Weber**

Zachery Weber will be questioned about, among other things, his participation in the October 1, 2014 inspection of David E. Easterday & Co., Inc. and any contemporaneous notes or records he made of that inspection.

### **5. Abigail Wesley**

Abigail Wesley will be questioned about, among other things, her communications with Terri Babcock and Erik Easterday; her communications with Ryan King and/or Zachery Weber about the inspection of David E. Easterday & Co., Inc.; her participation in the decision to pursue a penalty of the size proposed against David E. Easterday & Co., Inc.; and her calculations of the amount of the proposed penalty in this case.

## **II. EXHIBITS**

At this time, Respondent expects to introduce into evidence at hearing the following exhibits:

RX 1 – David E. Easterday & Co. Inc. Form 1120 Corporate Income Tax Return for the tax year ending June 30, 2015. This Exhibit is Confidential Business Information.

RX 2 – December 20, 2017 email from Abigail Wesley to Terri Babcock

RX 3 – Picture of Easterday's Wilmot, Ohio facility

RX 4 – Safety Data Sheets for Spotless Cleaner

RX 5 – May 2011 lab test results of Spotless Cleaner from AmeriSci Lab

RX 6 – May 2016 lab test results of Spotless Cleaner from Microchem Laboratory

RX 7 – December 2016 lab test results of Spotless Cleaner from Microchem Laboratory

RX 8 – Gross receipts from the 34 sales of Spotless Cleaner listed in the Complaint

RX 9 – Spotless cleaner bottles

RX 10 – August 15, 2018 letter from the Small Business Administration to Terri Babcock, attaching an August 8, 2018 letter from EPA to the Small Business Administration

RX 11 – EPA's April 13, 2016 "Registration Review Proposed Interim Decisions: 2-(Decylthio) Ethanamine Hydrochloride, Aliphatic Alcohols C1-C5, Bentazon, Propoxur, Propoxycarbazone-sodium, Sodium Acifluorfen, Thidiazuron";

<https://www.regulations.gov/document?D=EPA-HQ-OPP-2010-0135-0017>

RX 12 – 81 Federal Register 23491-23492 (April 12, 2016);  
<https://www.govinfo.gov/content/pkg/FR-2016-04-21/pdf/2016-09289.pdf>

RX 13 – 69 Federal Register 69320-69325 (Nov. 29, 2004);  
<https://www3.epa.gov/ttn/atw/pollutants/fr29no04.pdf>

RX 14 – 21 CFR 173.315(a)(4); [https://www.ecfr.gov/cgi-bin/text-idx?SID=ebed1ab482665bbcd1f19ba222d4fc2b&mc=true&node=se21.3.173\\_1315&rgn=div8](https://www.ecfr.gov/cgi-bin/text-idx?SID=ebed1ab482665bbcd1f19ba222d4fc2b&mc=true&node=se21.3.173_1315&rgn=div8)

RX 15 – January 31, 2018 email and letter from Timothy Schirmer, Ohio Department of Agriculture Legal Division, to Robert Brubaker

RX 16 – February 28, 2019 email and attachment from Robert Guenther to Robert Brubaker

RX 17 – July 23, 2014 email from Donna Howard to David Star referring the Spotless Cleaner FIFRA “tip or complaint” to Region 5

### **III. TIME FOR DIRECT CASE AND TRANSLATION SERVICE NEEDS**

Respondent currently anticipates that it will need no more than two days to present its evidence in response to Complainant’s case in chief. Respondent does not anticipate that translation services will be necessary.

### **IV. DOCUMENTS IN SUPPORT OF DENIALS IN RESPONDENT’S ANSWER**

Paragraphs 18, 28, 33, 38, 43, 38, 53, 56, 58, 59, 62, 64, 65,68, 70, 71, 74, 76, 80, 82, 83, 86, 88, 89, 91, 92, and 94 of the Complaint assert legal conclusions that are incorrect and not supported or supportable by reliable and probative evidence. To the extent that documents in support of denials in Respondent’s Answer are involved, Exhibits RX 4 through RX 17 may be relevant.

### **V. DOCUMENTS AND AN EXPLANATION OF ARGUMENTS IN SUPPORT OF ANY ASSERTED AFFIRMATIVE DEFENSES**

Respondent has not asserted any affirmative defenses.

### **VI. FACTUAL INFORMATION AND SUPPORTING DOCUMENTATION RESPONDENT CONSIDERS RELEVANT TO THE ASSESSMENT OF A PENALTY**

*See* Exhibits RX-1 through RX-17. *See also* testimony of Terry Babcock and Erik Easterday regarding the size, sales and income of David E. Easterday & Co. Respondent’s testimony and exhibits will support findings of no harm to health or the environment from the alleged “pesticidal claims” cited in the Complaint, the *de minimis* environmental risks and nonexistent economic benefits of the claims against Respondent in the Complaint, the absence of any contact by EPA until more than three years after the 2014 inspection, the inadequate and misleading notification from the inspectors of specific grounds for suspected noncompliance and of specific compliance expectations, and the false hearsay statement in the inspection report (Complainant’s Exhibit CX 1) about Respondent’s knowledge of the meaning or legal significance of a “pesticidal

claim” and FIFRA registration requirements. Section 9(c)(3) of FIFRA gives the Administrator discretion to abstain from “prosecution of minor violations of [FIFRA] where the Administrator believes that the public interest will be adequately served by a suitable written notice of warning.” *See also* section 14(a)(4) of FIFRA. Congress did not intend that every hypertechnical violation of FIFRA should lead to a fine. Respondent reasonably believed that the inspection concern was whether or not Spotless Cleaner was truly “antibacterial” – a statement Respondent believed to be correct – instead of whether or not Spotless Cleaner was intended to be used as a “pesticide.” It is hard to imagine a more innocent, harmless, and minor violation, that could more easily and immediately have been corrected by a simple phone call or email to Respondent, than the facts and circumstances in this case. Plain English communication to Respondent was completely lacking prior to the December 2017 communication from Abigail Wesley (*see* Respondent’s Exhibit RX 2).

**VII. NARRATIVE STATEMENT EXPLAINING THE PRECISE FACTUAL AND LEGAL BASES FOR RESPONDENT’S POSITION THAT THE PROPOSED PENALTY SHOULD BE REDUCED OR ELIMINATED AND DOCUMENTS SUPPORTING THAT POSITION**

Respondent will present evidence relevant to the statutory penalty criteria in section 14(a)(4) of FIFRA, but does not take the position of an inability to pay. The response in section VI. above is relevant to the elimination of reduction of the proposed penalty (which Complainant has yet to clarify). This case involves a very small family owned and operated business, never before cited for any violation of FIFRA or any other environmental law. Complainant seeks punishment for Respondent’s lack of awareness of complicated terminology and presumptions about intent in FIFRA regulations that are widely misunderstood and very unevenly applied. Respondent, like most people, was not aware of the capaciously broad definitions of a “pest” and “pesticide” in FIFRA, not aware of the exemption of “cleaning products” from FIFRA requirements, not aware of the concept or meaning of a “pesticidal claim” under EPA’s FIFRA regulations, and not aware that under EPA’s regulations a “pesticidal claim” negates the exemption for “cleaning products” and creates a circular and irrebuttable presumption (not authorized by statute) of “intent” that a product is meant to be a “pesticide.”

Section 14(a)(4) of FIFRA provides that “[w]henver the Administrator finds that the violation . . . did not cause significant harm to health or the environment, the Administrator may issue a warning in lieu of assessing a penalty.” If ever there was such a case, this is one.

Even if it is determined that a penalty should be assessed in this case, the amount of the penalty proposed by Complainant is grossly excessive and disproportionate. The total revenue from all 34 sales of Spotless Cleaner cited in paragraphs 55, 61, 67, 76, 79, and 85 of the Complaint was \$2,622.80. A penalty in excess of 100% of gross amount of the sales in question, of a benign water-based cleaning product designed for indoor household use, made by a small family-owned and operated business and distributed on a small scale mostly to local Amish-made furniture outlets, would be excessive and

disproportionate. A penalty in excess of 100% of the gross amount of the sales in question, due to a misunderstanding of the distinction between technical support for “antibacterial” claims on a cleaning product label and the FIFRA legal consequences of using the word “antibacterial” on a cleaning product label, would be excessive and disproportionate.

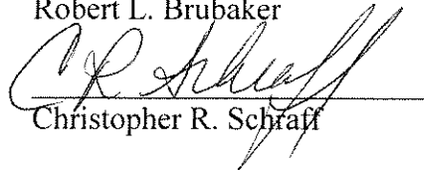
There would be no violation at all in this case but for Respondent’s disclosure of the truthful information that Spotless Cleaner is in fact antibacterial and removes 99% of bacteria. Without this statement of fact, there is no basis for claiming any violation of FIFRA by Respondent. The allegations in the Complaint should therefore be viewed as a single violation, not blown up into a multitude of separate and independent violations. The maximum penalty for a single violation of FIFRA during the time in question is \$7,500.

The pursuit of any punishment of Respondent, particularly the excessive fines sought by Complainant, appears to be premised primarily upon the false hearsay in the October 2, 2014 inspection report (Complainant’s Exhibit CX 1) that Terri Babcock told Ryan King she was “recently informed by one of their customers that their furniture and glass cleaner was making pesticidal claims without an EPA REG #” and stated that after she “was informed of the registration requirement, she ... started inquiring about product registration.” Those statements are false. At the time of the inspection and before being contacted by EPA more than three years later, Terri Babcock did not have any idea what a “pesticidal claim” meant, and did not understand that any FIFRA registration requirements were applicable to Easterday, because Spotless Cleaner was intended for use as a cleaning agent, not a pesticide, and she reasonably believed the concern was whether Spotless Cleaner was in fact “antibacterial.” The false statement in the inspection report was relied upon as “notification” given in 2014 by the inspector of an alleged violation of FIFRA, in EPA’s August 15, 2018 letter to the Small Business Administration (Respondent’s Exhibit RX 10). EPA even took it a step further, stating to the Small Business Administration that “it appears that the company was aware of potential compliance issues before receiving the [November 2017] notice letter from EPA.” Easterday, in fact, had no such awareness. Under these circumstances, a FIFRA penalty is not warranted.

Respectfully submitted,



Robert L. Brubaker

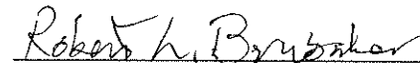


Christopher R. Schraff

Counsel for Respondent  
David E. Easterday & Co. Inc.,  
d/b/a Woodwright Finishing

**CERTIFICATE OF SERVICE**

I certify that the foregoing Respondent's Prehearing Exchange was sent by email to the Attorneys for Respondent, Robert S. Guenther and Christopher Grubb, this 19<sup>th</sup> day of April, 2019.

  
Robert L. Brubaker  
Robert L. Brubaker

RESPONDENT'S EXHIBIT RX 1

David E. Easterday & Co., Inc.  
U.S. Corporation Income Tax Return  
For Calendar Year 2014 or Tax Year Beginning July 1, 2014 ending June 30, 2015

Business Confidentiality Asserted For The Entire Exhibit

A hard copy of this document is being separately filed in accordance  
with 40 CFR §22.5(d)

**From:** Wesley, Abigail [<mailto:wesley.abigail@epa.gov>]  
**Sent:** Wednesday, December 20, 2017 9:05 AM  
**To:** Terri Babcock <[TerriB@woodwrightfinish.com](mailto:TerriB@woodwrightfinish.com)>  
**Cc:** Guenther, Robert <[guenther.robert@epa.gov](mailto:guenther.robert@epa.gov)>  
**Subject:** RE: David Easterday & Co / Woodwright - LC-17J

Good morning Terri,

Thank you for your email in explaining how Woodwright Finishing is doing everything possible to quickly come into compliance, as we most certainly appreciate your efforts.

As we talked about yesterday on our phone call, the solutions to coming into compliance are by a.) remarketing your product, including all labeling and advertising, to remove pesticidal claims and/or b.) registering the product with EPA.

The proposed penalty for these violations is identified in EPA's *Notice of Intent to File Administrative Complaint* dated November 14, 2017. This proposed penalty only includes the sales and/or distributions for the month of distributions prior to the inspection that the inspector collected, and does not include any counts for the other distribution records collected at that time or for sales and distributions occurring from the time of the inspection up until now (2014-2017). This penalty was calculated using the FIFRA Enforcement Response Policy, which I have attached for your convenience. I encourage you to review the Enforcement Response Policy, as it does indicate certain adjustments that can be provided in the event of good-faith efforts made, which includes coming into compliance and an early settlement. Once Woodwright has completely come into compliance, by one of the means listed above, we can move forward in settling this matter, which would include Woodwright proposing a counter offer to EPA's proposed penalty. The counteroffer must be in good faith and consistent with the Enforcement Response Policy.

Please let us know if you have any other questions.

Regards,

Abigail Wesley  
Environmental Scientist/Enforcement Officer  
Pesticides & Toxics Compliance Section  
U.S. EPA, Region 5 (LC-17J)  
77 West Jackson Boulevard  
Chicago, Illinois 60604

Phone: (312) 886-0810  
Fax: (312) 697-2091

[wesley.abigail@epa.gov](mailto:wesley.abigail@epa.gov)





**Safety Data Sheet**  
Revised 12 September 2016

### 1. Identification

**Product Name:** Spotless Hospitality Furniture & Glass Cleanser Concentrate  
**Product Codes:** n/a

**Recommended Use:** Surface Cleanser

**Manufactured By:** David E. Easterday & Company, Inc.  
1225-C US 62  
Wilmot, Ohio 44689

**Emergency Phone:** 1-800-322-8172  
(Monday - Friday, 7:30 a.m. to 5:00 p.m. EST)

**Chemtrec Phone:** 1-800-424-9300  
**Other Calls:** (330) 359-0700  
**Facsimile:** (330) 359-0800

### 2. Hazards Identification

**Classification:** Flammable Liquid 3, Skin Irritant 3, Eye Irritant 2A, Acute Toxicity 5, Mutagenicity 2, STOT-SE 3 NE

**Signal Word:** Warning

**Hazard Statements:**

H226	Flammable liquid and vapour
H316	Causes mild skin irritation
H319	Causes serious eye irritation
H333	May be harmful if inhaled
H303	May be harmful if swallowed
H341	Suspected of causing genetic defects
H335	May cause respiratory irritation

**Symbols:**



**Precautionary Statements:**

Prevention

P101 If medical advice is needed: Have product container or label at hand.  
P102 Keep out of reach of children.  
P103 Read label before use.  
P202 Do not handle until all safety precautions have been read and understood.  
P210 Keep away from heat, hot surfaces, sparks, open flames, and other ignition sources. No smoking.  
P233 Keep container tightly closed.  
P240 Ground and bond container and receiving equipment.

- P241 Use explosion-proof electrical/ventilating/lighting/equipment.
- P242 Use non-sparking tools.
- P243 Take action to prevent static discharges.
- P261 Avoid breathing fumes/gas/mist/vapours/spray.
- P264 Wash hands thoroughly after handling.
- P271 Use only outdoors or in a well-ventilated area.
- P280 Wear protective gloves/protective clothing/eye protection/face protection.

Response

- P303+P361 IF ON SKIN (or hair): Take off immediately all contaminated clothing. Rinse skin with water [or shower].
- +P353
- P370+P378 In case of fire: Use alcohol resistant foam, CO<sub>2</sub>, and dry chemical extinguishing agents.
- P332+P313 If skin irritation occurs: Get medical advice/attention.
- P312 IF SWALLOWED: Call a POISON CENTER/doctor if you feel unwell.
- P305+P351 IF IN EYES: Rinse cautiously with water for several minutes. Remove contact lenses, if present and easy to
- +P338 do. Continue rinsing.
- P337+P313 If eye irritation persists: Get medical advice/attention.
- P304+P312 IF INHALED: Call a POISON CENTER/doctor if you feel unwell.
- P304+P340 IF INHALED: Remove person to fresh air and keep comfortable for breathing.
- P308+P313 IF exposed or concerned: Get medical advice/attention.

Storage

- P403+P233 Store in a well-ventilated place. Keep cool.
- +P235
- P405 Store locked up.

Disposal

- P501 Dispose of contents/container in accordance with applicable federal, state, and local laws and regulations.

**3. Composition/Information on Ingredients**

<u>Ingredient</u>	<u>CAS No.</u>	<u>HAP (Y/N)</u>	<u>VOC (Y/N)</u>	<u>% by Wt.</u>
ethyl alcohol	64-17-5	No	Yes	30
2-butoxyethanol	111-76-2	No	Yes	25
isopropanol	67-63-0	No	Yes	6

**4. First-Aid Measures**

- Eye Contact** IF IN EYES: Rinse cautiously with water for several minutes. Remove contact lenses, if present and easy to do. Continue rinsing. If eye irritation persists: Get medical advice/attention.
- Skin Contact** IF ON SKIN (or hair): Wash with plenty of water. If skin irritation occurs: Get medical advice/attention.
- Ingestion** IF SWALLOWED: Rinse mouth. Do NOT induce vomiting. IF exposed or if you feel unwell; Call a POISON CENTER or doctor/physician.
- Inhalation** IF INHALED: Remove person to fresh air and keep comfortable for breathing.

## 5. Fire-Fighting Measures

**Extinguishing Media:** Alcohol Resistant Foam, CO<sub>2</sub>, Dry Chemical extinguishing agents.

**Special Fire Fighting Procedures:** Firefighters should wear self-contained breathing apparatus and full protective equipment. Fight fire from a safe distance and a protected location due to potential of hazardous vapors and decomposition products.

**Unusual Fire and Explosion Hazards:** Solvent vapors are heavier than air and may travel a considerable distance to a source of ignition and then flash back. Avoid accumulation of water. Solvent may float and reignite on surface of water. Closed containers may explode due to pressure build-up when exposed to extreme heat. Use water spray/fog for cooling. Do not cut, drill, grind, or weld near containers - even when empty. Residual product or vapors may ignite or explode.

**Sensitive to Static Discharge:** Appropriate grounding and bonding procedures should be followed when storing, transferring and applying this product to eliminate a build-up of static charge.

## 6. Accidental Release Measures

Prevent the spread of any spill to minimize harm to human health and the environment if safe to do so. Wear complete and proper personal protective equipment following the recommendation of Section 8 at a minimum. Dike with a suitable absorbent material. Gather and store in an approved and sealed container pending a waste disposal evaluation.

## 7. Handling and Storage

**Handling:** Rags or other materials containing this product may oxidize and ignite. All contaminated materials should be isolated immediately to avoid spontaneous combustion. Iron oxide pigments may accelerate this process. Use spark-proof tools and explosion-proof equipment. "Empty" containers retain product residue (liquid and/or vapor) and can be dangerous. Follow all MSDS/label precautions even after container is emptied because it may retain product residues. Wash hands thoroughly after handling. Contents may develop pressure upon prolonged storage. Avoid contact with material. Avoid contact and avoid breathing vapors and fumes. Use only in a well ventilated area.

**Storage:** Keep away from sources of ignition. Keep away from heat, sparks, and flame. Keep from freezing. Keep container closed when not in use. Store in a cool dry ventilated location. Isolate from incompatible materials and conditions. DO NOT store in unlined steel drums as this product is acidic and will react generating hydrogen gas. Store in lined, plastic, or glass containers.

## 8. Exposure Controls/Personal Protection

<u>Chemical Name</u>	<u>ACGIH TLV-TWA</u>	<u>ACGIH TLV-STEL</u>	<u>OSHA PEL-TWA</u>	<u>OSHA CEILING</u>
ethyl alcohol	1000 ppm	N.D.	1000 ppm	N.D.
2-butoxyethanol	20 ppm	N.D.	50 ppm	N.D.
isopropanol	200 ppm	400 ppm	400 ppm	N.D.

N.D. - Not Determined <sup>1</sup>ceiling value

**Engineering Controls:** Check applicable ventilation codes. Local exhaust ventilation or other engineering controls are normally required when handling or using this product to avoid overexposure.

### Personal Protective Equipment:

**Respiratory Tract** - Respirators should be selected by and used under the direction of a trained health and safety professional following requirements found in OSHA's respirator standard (29 CFR 1910.134) and ANSI's standard for

respiratory protection (Z88.2-1992). A written respiratory protection program, including provisions for medical evaluation, training, fit testing, exposure assessments, maintenance, inspection, cleaning and convenient, sanitary storage should be implemented.

**Eyes** - Wear chemically resistant safety glasses with side shields when handling this product. Wear additional eye protection such as chemical splash goggles and/or face shield when the possibility exists for eye contact with splashing or spraying liquid, or airborne material. Do not wear contact lenses. Have an eye wash station available.

**Skin** - Avoid skin contact by wearing chemically resistant gloves, an apron and other protective equipment depending upon conditions of use. Inspect gloves for chemical break-through and replace at regular intervals. Clean protective equipment regularly. Wash hands and other exposed areas with mild soap and water before eating, drinking, and when leaving the jobsite.

## 9. Physical and Chemical Properties

<b>Appearance</b>	Blue liquid	<b>Vapor Pressure</b>	Not determined
<b>Odor</b>	mild solvent	<b>Vapor Density</b>	Not determined
<b>Odor Threshold</b>	Not determined	<b>Relative Density</b>	0.96
<b>pH</b>	Not determined	<b>Solubility</b>	Not determined
<b>Melting/Freezing Point</b>	Not determined	<b>Partition Coefficient, n-octanol/water</b>	Not determined
<b>Initial Boiling Point</b>	108 °F (42 C°)	<b>Auto-Ignition Temp.</b>	Not determined
<b>Boiling Range</b>	Not determined	<b>Decomposition Temp.</b>	Not determined
<b>Flashpoint</b>	134 °F (57 C°)	<b>Viscosity</b>	Not determined
<b>Evaporation Rate</b>	Not determined	<b>Material VOC:</b>	8.05 lbs/gallon
<b>UEL/LEL</b>	Not determined		

## 10. Stability and Reactivity

**Stability:** Stable under normal conditions.

**Conditions to Avoid:** No specific data.

**Incompatibility (Materials to Avoid):** Strong oxidizing agents. Strong acids. Peroxides.

**Hazardous Decomposition or Byproducts:** Carbon monoxide, Carbon dioxide.

**Hazardous Polymerization:** Will not occur.

## 11. Toxicological Information

<b>Ingredient</b>		<b>LC<sub>50</sub></b> <b>ppm</b>	<b>LD<sub>50</sub></b> <b>mg/kg</b>	<b>IDLH</b> <b>ppm</b>	<b>Potential Carcinogen</b>
ethyl alcohol	64-17-5	20000 (10 hr)	7,060	3,300	
2-butoxyethanol	111-76-2	2,900 (7 hr)	250	700	IARC, Group 3
isopropanol	67-63-0	12000 (8 hr)	5045	2,000	IARC, Group 3

<sup>1</sup>N.D. - Not Determined

**Primary Routes of Entry** eyes, skin, respiratory tract, gastrointestinal tract

## 12. Ecological Information

**Overview:** No data available. No ecological information available.

## 13. Disposal Considerations

**Waste Disposal Method:** Whatever cannot be recovered, reused, or recycled in an appropriate manner should be disposed of at an approved waste facility. Processing, use or contamination of this product may change the the waste management options. Dispose of container and unused contents in accordance with applicable federal, state and local laws and regulations.

**EPA:** If disposed, this coating is considered a RCRA ignitable waste, D001.

**Components Subject to EPA Land Ban Restrictions:** None

## 14. Transport Information

<b>U.S. Department of Transportation</b> Title 49 CFR, Subchapter C	<b>Proper Shipping Name:</b> <b>Hazard Class:</b> <b>I.D. Number:</b> <b>Packing Group:</b>	Petroleum Distillates, N.O.S. Combustible Liquid UN 1268 n/a
<b>Emergency Response Guidebook (2012)</b>	<b>Guide Number:</b>	128

## 15. Regulatory Information

**Sara 313 Reportable:**

<u>Chemical</u>	<u>CAS No.</u>
None	n/a

## 16. Other Information

To the best of our knowledge, the information and recommendations contained herein were believed to be accurate at the time of preparation, or obtained from sources believed to be reliable. However, it is the user's responsibility to determine safety, toxicity, and suitability for his own use of the product. No warranties of any kind, either expressed or implied, including fitness for a particular purpose, are made regarding the product described, data or information set forth. In no case shall the descriptions, information or data provided be considered as part of our terms and conditions of sale. The descriptions, information and data furnished herein are given gratis. No obligation or liability for the descriptions, information and data given are assumed. All such being given and accepted at your risk.

The customer or recipient of this SDS should ensure that the information contained in this SDS is made available to all employees or other persons whom he knows or believes will use this material.

Date of preparation or last revision: 12 September 2016



## Safety Data Sheet

Revised 16 November 2015

### 1. Identification

**Product Name:** Spotless Hospitality Furniture & Glass Cleanser  
**Product Codes:** n/a

**Recommended Use:** Surface Cleanser

**Manufactured By:** David E. Easterday & Company, Inc.  
1225-C US 62  
Wilmot, Ohio 44689

**Emergency Phone:** 1-800-322-8172  
(Monday - Friday, 7:30 a.m. to 5:00 p.m. EST)

**Chemtrec Phone:** 1-800-424-9300  
**Other Calls:** (330) 359-0700  
**Facsimile:** (330) 359-0800

### 2. Hazards Identification

**Classification:** Skin Irritant 3, Eye Irritant 2A, Acute Toxicity 5, Mutagenicity 2, STOT-SE 3 NE

**Signal Word:** Warning

**Hazard Statements:**

H316	Causes mild skin irritation
H319	Causes serious eye irritation
H333	May be harmful if inhaled
H303	May be harmful if swallowed
H341	Suspected of causing genetic defects
H335	May cause respiratory irritation

**Symbols:**



**Precautionary Statements:**

#### Prevention

P101 If medical advice is needed: Have product container or label at hand.  
P102 Keep out of reach of children.  
P103 Read label before use.  
P280 Wear protective gloves/protective clothing/eye protection/face protection.  
P264 Wash hands thoroughly after handling.  
P261 Avoid breathing fumes/gas/mist/vapours/spray.  
P271 Use only outdoors or in a well-ventilated area.  
P202 Do not handle until all safety precautions have been read and understood.

### Response

P332+P313 If skin irritation occurs: Get medical advice/attention.  
P312 IF SWALLOWED: Call a POISON CENTER/doctor if you feel unwell.  
P305+P351 IF IN EYES: Rinse cautiously with water for several minutes. Remove contact lenses, if present and easy to do. Continue rinsing.  
+P338 do. Continue rinsing.  
P337+P313 If eye irritation persists: Get medical advice/attention.  
P304+P312 IF INHALED: Call a POISON CENTER/doctor if you feel unwell.  
P304+P340 IF INHALED: Remove person to fresh air and keep comfortable for breathing.  
P308+P313 IF exposed or concerned: Get medical advice/attention.

### Storage

P403+P233 Store in a well-ventilated place. Keep cool.  
+P235  
P405 Store locked up.

### Disposal

P501 Dispose of contents/container in accordance with applicable federal, state, and local laws and regulations.

## **3. Composition/Information on Ingredients**

<u>Ingredient</u>	<u>CAS No.</u>	<u>HAP (Y/N)</u>	<u>VOC (Y/N)</u>	<u>% by Wt.</u>
ethyl alcohol	64-17-5	No	Yes	7
2-butoxyethanol	111-76-2	No	Yes	4
isopropanol	67-63-0	No	Yes	> 1

## **4. First-Aid Measures**

**Eye Contact** IF IN EYES: Rinse cautiously with water for several minutes. Remove contact lenses, if present and easy to do. Continue rinsing. If eye irritation persists: Get medical advice/attention.

**Skin Contact** IF ON SKIN (or hair): Wash with plenty of water. If skin irritation occurs: Get medical advice/attention.

**Ingestion** IF SWALLOWED: Rinse mouth. Do NOT induce vomiting. IF exposed or if you feel unwell: Call a POISON CENTER or doctor/physician.

**Inhalation** IF INHALED: Remove person to fresh air and keep comfortable for breathing.

## **5. Fire-Fighting Measures**

**Extinguishing Media:** Alcohol Resistant Foam, CO<sub>2</sub>, Dry Chemical extinguishing agents.

**Special Fire Fighting Procedures:** Firefighters should wear self-contained breathing apparatus and full protective equipment. Fight fire from a safe distance and a protected location due to potential of hazardous vapors and decomposition products.

**Unusual Fire and Explosion Hazards:** No specific data.

## 6. Accidental Release Measures

Prevent the spread of any spill to minimize harm to human health and the environment if safe to do so. Wear complete and proper personal protective equipment following the recommendation of Section 8 at a minimum. Dike with a suitable absorbent material. Gather and store in an approved and sealed container pending a waste disposal evaluation.

## 7. Handling and Storage

**Handling:** Follow all MSDS/label precautions even after container is emptied because it may retain product residues. Wash hands thoroughly after handling. Use only in a well-ventilated area.

**Storage:** Keep away from children and pets. Keep container tightly closed.

## 8. Exposure Controls/Personal Protection

<u>Chemical Name</u>	<u>ACGIH TLV-TWA</u>	<u>ACGIH TLV-STEL</u>	<u>OSHA PEL-TWA</u>	<u>OSHA CEILING</u>
ethyl alcohol	1000 ppm	N.D	1000 ppm	N.D.
2-butoxyethanol	20 ppm	N.D.	50 ppm	N.D.
isopropanol	200 ppm	400 ppm	400 ppm	N.D.

N.D. - Not Determined <sup>1</sup>ceiling value

**Engineering Controls:** Check applicable ventilation codes. Local exhaust ventilation or other engineering controls are normally required when handling or using this product to avoid overexposure.

### Personal Protective Equipment:

**Respiratory Tract** - If used in a way that generates a fume/gas/vapor/mist, wear an approved respirator with organic vapor control.

**Eyes** - Wear additional eye protection such as chemical splash goggles and/or face shield when the possibility exists for eye contact with splashing or spraying liquid, or airborne material. Have an eye wash station available.

**Skin** - Wearing chemically resistant gloves is recommended. Wash hands and other exposed areas with mild soap and water before eating and drinking.

## 9. Physical and Chemical Properties

<b>Appearance</b>	White liquid	<b>Vapor Pressure</b>	Not determined
<b>Odor</b>	strong solvent	<b>Vapor Density</b>	Not determined
<b>Odor Threshold</b>	Not determined	<b>Relative Density</b>	0.82
<b>pH</b>	Not determined	<b>Solubility</b>	Not determined
<b>Melting/Freezing Point</b>	Not determined	<b>Partition Coefficient, n-octanol/water</b>	Not determined
<b>Initial Boiling Point</b>	137 °F (58 C°)	<b>Auto-Ignition Temp.</b>	Not determined
<b>Boiling Range</b>	Not determined	<b>Decomposition Temp.</b>	Not determined
<b>Flashpoint</b>	> 200 °F (> 93 C°)	<b>Viscosity</b>	Not determined
<b>Evaporation Rate</b>	Not determined		
<b>UEL/LEL</b>	Not determined		

## 10. Stability and Reactivity

**Stability:** Stable under normal conditions.

**Conditions to Avoid:** No specific data.

**Incompatibility (Materials to Avoid):** Strong oxidizing agents. Strong acids. Peroxides.

**Hazardous Decomposition or Byproducts:** Carbon monoxide, Carbon dioxide.

**Hazardous Polymerization:** Will not occur.

## 11. Toxicological Information

<u>Ingredient</u>		<u>LC<sub>50</sub></u> <u>ppm</u>	<u>LD<sub>50</sub></u> <u>mg/kg</u>	<u>IDLH</u> <u>ppm</u>	<u>Potential Carcinogen</u>
ethyl alcohol	64-17-5	20000 (10 hr)	7,060	3,300	
2-butoxyethanol	111-76-2	2,900 (7 hr)	250	700	IARC, Group 3
isopropanol	67-63-0	12000 (8 hr)	5045	2,000	IARC, Group 3

<sup>1</sup>N.D. - Not Determined

**Primary Routes of Entry** eyes, skin, respiratory tract, gastrointestinal tract

## 12. Ecological Information

**Overview:** No data available. No ecological information available.

## 13. Disposal Considerations

**Waste Disposal Method:** Whatever cannot be recovered, reused, or recycled in an appropriate manner should be disposed of at an approved waste facility. Processing, use or contamination of this product may change the the waste management options. Dispose of container and unused contents in accordance with applicable federal, state and local laws and regulations.

**EPA:** If disposed, this coating is considered a RCRA ignitable waste, D001.

**Components Subject to EPA Land Ban Restrictions:** None

## 14. Transport Information

<b>U.S. Department of Transportation</b>	<b>Proper Shipping Name:</b>	Not regulated
Title 49 CFR, Subchapter C	<b>Hazard Class:</b>	n/a
	<b>I.D. Number:</b>	n/a
	<b>Packing Group:</b>	n/a

## 15. Regulatory Information

**Sara 313 Reportable:**

<u>Chemical</u>	<u>CAS No.</u>
None	n/a

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## **16. Other Information**

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To the best of our knowledge, the information and recommendations contained herein were believed to be accurate at the time of preparation, or obtained from sources believed to be reliable. However, it is the user's responsibility to determine safety, toxicity, and suitability for his own use of the product. No warranties of any kind, either expressed or implied, including fitness for a particular purpose, are made regarding the product described, data or information set forth. In no case shall the descriptions, information or data provided be considered as part of our terms and conditions of sale. The descriptions, information and data furnished herein are given gratis. No obligation or liability for the descriptions, information and data given are assumed. All such being given and accepted at your risk.

The customer or recipient of this SDS should ensure that the information contained in this SDS is made available to all employees or other persons whom he knows or believes will use this material.

Date of preparation or last revision: 16 November 2015



**Safety Data Sheet**  
Revised 16 November 2015

### 1. Identification

**Product Name:** Heirloom Essentials Spotless Wood Furniture & Glass Cleanser  
**Product Codes:** n/a

**Recommended Use:** Surface Cleanser

**Manufactured By:** David E. Easterday & Company, Inc.  
1225-C US 62  
Wilmot, Ohio 44689

**Emergency Phone:** 1-800-322-8172  
(Monday - Friday, 7:30 a.m. to 5:00 p.m. EST)

**Chemtrec Phone:** 1-800-424-9300  
**Other Calls:** (330) 359-0700  
**Facsimile:** (330) 359-0800

### 2. Hazards Identification

**Classification:** Skin Irritant 3, Eye Irritant 2A, Acute Toxicity 5, Mutagenicity 2, STOT-SE 3 NE

**Signal Word:** Warning

**Hazard Statements:**

H316	Causes mild skin irritation
H319	Causes serious eye irritation
H333	May be harmful if inhaled
H303	May be harmful if swallowed
H341	Suspected of causing genetic defects
H335	May cause respiratory irritation

**Symbols:**



**Precautionary Statements:**

Prevention

P101 If medical advice is needed: Have product container or label at hand.  
P102 Keep out of reach of children.  
P103 Read label before use.  
P280 Wear protective gloves/protective clothing/eye protection/face protection.  
P264 Wash hands thoroughly after handling.  
P261 Avoid breathing fumes/gas/mist/vapours/spray.  
P271 Use only outdoors or in a well-ventilated area.  
P202 Do not handle until all safety precautions have been read and understood.

## Response

P332+P313 If skin irritation occurs: Get medical advice/attention.  
P312 IF SWALLOWED: Call a POISON CENTER/doctor if you feel unwell.  
P305+P351 IF IN EYES: Rinse cautiously with water for several minutes. Remove contact lenses, if present and easy to do. Continue rinsing.  
+P338 do. Continue rinsing.  
P337+P313 If eye irritation persists: Get medical advice/attention.  
P304+P312 IF INHALED: Call a POISON CENTER/doctor if you feel unwell.  
P304+P340 IF INHALED: Remove person to fresh air and keep comfortable for breathing.  
P308+P313 IF exposed or concerned: Get medical advice/attention.

## Storage

P403+P233 Store in a well-ventilated place. Keep cool.  
+P235  
P405 Store locked up.

## Disposal

P501 Dispose of contents/container in accordance with applicable federal, state, and local laws and regulations.

## **3. Composition/Information on Ingredients**

<u>Ingredient</u>	<u>CAS No.</u>	<u>HAP (Y/N)</u>	<u>VOC (Y/N)</u>	<u>% by Wt.</u>
ethyl alcohol	64-17-5	No	Yes	7
2-butoxyethanol	111-76-2	No	Yes	4
isopropanol	67-63-0	No	Yes	> 1

## **4. First-Aid Measures**

**Eye Contact** IF IN EYES: Rinse cautiously with water for several minutes. Remove contact lenses, if present and easy to do. Continue rinsing. If eye irritation persists: Get medical advice/attention.

**Skin Contact** IF ON SKIN (or hair): Wash with plenty of water. If skin irritation occurs: Get medical advice/attention.

**Ingestion** IF SWALLOWED: Rinse mouth. Do NOT induce vomiting. IF exposed or if you feel unwell: Call a POISON CENTER or doctor/physician.

**Inhalation** IF INHALED: Remove person to fresh air and keep comfortable for breathing.

## **5. Fire-Fighting Measures**

**Extinguishing Media:** Alcohol Resistant Foam, CO<sub>2</sub>, Dry Chemical extinguishing agents.

**Special Fire Fighting Procedures:** Firefighters should wear self-contained breathing apparatus and full protective equipment. Fight fire from a safe distance and a protected location due to potential of hazardous vapors and decomposition products.

**Unusual Fire and Explosion Hazards:** No specific data.

## 6. Accidental Release Measures

Prevent the spread of any spill to minimize harm to human health and the environment if safe to do so. Wear complete and proper personal protective equipment following the recommendation of Section 8 at a minimum. Dike with a suitable absorbent material. Gather and store in an approved and sealed container pending a waste disposal evaluation.

## 7. Handling and Storage

**Handling:** Follow all MSDS/label precautions even after container is emptied because it may retain product residues. Wash hands thoroughly after handling. Use only in a well-ventilated area.

**Storage:** Keep away from children and pets. Keep container tightly closed.

## 8. Exposure Controls/Personal Protection

<u>Chemical Name</u>	<u>ACGIH TLV-TWA</u>	<u>ACGIH TLV-STEL</u>	<u>OSHA PEL-TWA</u>	<u>OSHA CEILING</u>
ethyl alcohol	1000 ppm	N.D.	1000 ppm	N.D.
2-butoxyethanol	20 ppm	N.D.	50 ppm	N.D.
isopropanol	200 ppm	400 ppm	400 ppm	N.D.

N.D. - Not Determined <sup>1</sup> ceiling value

**Engineering Controls:** Check applicable ventilation codes. Local exhaust ventilation or other engineering controls are normally required when handling or using this product to avoid overexposure.

### Personal Protective Equipment:

**Respiratory Tract -** Not A respirator is not needed under normal and intended conditions of product use. respirator.

**Eyes -** Wear additional eye protection such as chemical splash goggles and/or face shield when the possibility exists for eye contact with splashing or spraying liquid, or airborne material. Have an eye wash station available.

**Skin -** Wearing chemically resistant gloves is recommended. Wash hands and other exposed areas with mild soap and water before eating and drinking.

## 9. Physical and Chemical Properties

<b>Appearance</b>	White liquid	<b>Vapor Pressure</b>	Not determined
<b>Odor</b>	strong solvent	<b>Vapor Density</b>	Not determined
<b>Odor Threshold</b>	Not determined	<b>Relative Density</b>	0.82
<b>pH</b>	Not determined	<b>Solubility</b>	Not determined
<b>Melting/Freezing Point</b>	Not determined	<b>Partition Coefficient, n-octanol/water</b>	Not determined
<b>Initial Boiling Point</b>	137 °F (58 C°)	<b>Auto-Ignition Temp.</b>	Not determined
<b>Boiling Range</b>	Not determined	<b>Decomposition Temp.</b>	Not determined
<b>Flashpoint</b>	> 200 °F (> 93 C°)	<b>Viscosity</b>	Not determined
<b>Evaporation Rate</b>	Not determined		
<b>UEL/LEL</b>	Not determined		

## 10. Stability and Reactivity

**Stability:** Stable under normal conditions.

**Conditions to Avoid:** No specific data.

**Incompatibility (Materials to Avoid):** Strong oxidizing agents. Strong acids. Peroxides.

**Hazardous Decomposition or Byproducts:** Carbon monoxide, Carbon dioxide.

**Hazardous Polymerization:** Will not occur.

## 11. Toxicological Information

<u>Ingredient</u>		<u>LC<sub>50</sub></u> <u>ppm</u>	<u>LD<sub>50</sub></u> <u>mg/kg</u>	<u>IDLH</u> <u>ppm</u>	<u>Potential Carcinogen</u>
ethyl alcohol	64-17-5	20000 (10 hr)	7,060	3,300	
2-butoxyethanol	111-76-2	2,900 (7 hr)	250	700	IARC, Group 3
isopropanol	67-63-0	12000 (8 hr)	5045	2,000	IARC, Group 3

<sup>1</sup>N.D. - Not Determined

**Primary Routes of Entry** eyes, skin, respiratory tract, gastrointestinal tract

## 12. Ecological Information

**Overview:** No data available. No ecological information available.

## 13. Disposal Considerations

**Waste Disposal Method:** Whatever cannot be recovered, reused, or recycled in an appropriate manner should be disposed of at an approved waste facility. Processing, use or contamination of this product may change the the waste management options. Dispose of container and unused contents in accordance with applicable federal, state and local laws and regulations.

**EPA:** If disposed, this coating is considered a RCRA ignitable waste, D001.

**Components Subject to EPA Land Ban Restrictions:** None

## 14. Transport Information

<b>U.S. Department of Transportation</b>	<b>Proper Shipping Name:</b>	Not regulated
Title 49 CFR, Subchapter C	<b>Hazard Class:</b>	n/a
	<b>I.D. Number:</b>	n/a
	<b>Packing Group:</b>	n/a

## 15. Regulatory Information

**Sara 313 Reportable:**

<u>Chemical</u>	<u>CAS No.</u>
None	n/a

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## **16. Other Information**

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To the best of our knowledge, the information and recommendations contained herein were believed to be accurate at the time of preparation, or obtained from sources believed to be reliable. However, it is the user's responsibility to determine safety, toxicity, and suitability for his own use of the product. No warranties of any kind, either expressed or implied, including fitness for a particular purpose, are made regarding the product described, data or information set forth. In no case shall the descriptions, information or data provided be considered as part of our terms and conditions of sale. The descriptions, information and data furnished herein are given gratis. No obligation or liability for the descriptions, information and data given are assumed. All such being given and accepted at your risk.

The customer or recipient of this SDS should ensure that the information contained in this SDS is made available to all employees or other persons whom he knows or believes will use this material.

Date of preparation or last revision: 16 November 2015



**Safety Data Sheet**  
Revised 12 September 2016

## 1. Identification

**Product Name:** Heirloom Essentials Spotless Cleanser Concentrate  
**Product Codes:** n/a

**Recommended Use:** Surface Cleanser

**Manufactured By:** David E. Easterday & Company, Inc.  
1225-C US 62  
Wilmot, Ohio 44689

**Emergency Phone:** 1-800-322-8172  
(Monday - Friday, 7:30 a.m. to 5:00 p.m. EST)

**Chemtrec Phone:** 1-800-424-9300  
**Other Calls:** (330) 359-0700  
**Facsimile:** (330) 359-0800

## 2. Hazards Identification

**Classification:** Flammable Liquid 3, Skin Irritant 3, Eye Irritant 2A, Acute Toxicity 5, Mutagenicity 2, STOT-SE 3 NE

**Signal Word:** Warning

**Hazard Statements:**

H226	Flammable liquid and vapour
H316	Causes mild skin irritation
H319	Causes serious eye irritation
H333	May be harmful if inhaled
H303	May be harmful if swallowed
H341	Suspected of causing genetic defects
H335	May cause respiratory irritation

**Symbols:**



**Precautionary Statements:**

Prevention

P101 If medical advice is needed: Have product container or label at hand.  
P102 Keep out of reach of children.  
P103 Read label before use.  
P202 Do not handle until all safety precautions have been read and understood.  
P210 Keep away from heat, hot surfaces, sparks, open flames, and other ignition sources. No smoking.  
P233 Keep container tightly closed.  
P240 Ground and bond container and receiving equipment.

- P241 Use explosion-proof electrical/ventilating/lighting/equipment.
- P242 Use non-sparking tools.
- P243 Take action to prevent static discharges.
- P261 Avoid breathing fumes/gas/mist/vapours/spray.
- P264 Wash hands thoroughly after handling.
- P271 Use only outdoors or in a well-ventilated area.
- P280 Wear protective gloves/protective clothing/eye protection/face protection.

Response

- P303+P361 IF ON SKIN (or hair): Take off immediately all contaminated clothing. Rinse skin with water [or shower].
- +P353
- P370+P378 In case of fire: Use alcohol resistant foam, CO<sub>2</sub>, and dry chemical extinguishing agents.
- P332+P313 If skin irritation occurs: Get medical advice/attention.
- P312 IF SWALLOWED: Call a POISON CENTER/doctor if you feel unwell.
- P305+P351 IF IN EYES: Rinse cautiously with water for several minutes. Remove contact lenses, if present and easy to
- +P338 do. Continue rinsing.
- P337+P313 If eye irritation persists: Get medical advice/attention.
- P304+P312 IF INHALED: Call a POISON CENTER/doctor if you feel unwell.
- P304+P340 IF INHALED: Remove person to fresh air and keep comfortable for breathing.
- P308+P313 IF exposed or concerned: Get medical advice/attention.

Storage

- P403+P233 Store in a well-ventilated place. Keep cool.
- +P235
- P405 Store locked up.

Disposal

- P501 Dispose of contents/container in accordance with applicable federal, state, and local laws and regulations.

**3. Composition/Information on Ingredients**

<u>Ingredient</u>	<u>CAS No.</u>	<u>HAP (Y/N)</u>	<u>VOC (Y/N)</u>	<u>% by Wt.</u>
ethyl alcohol	64-17-5	No	Yes	30
2-butoxyethanol	111-76-2	No	Yes	25
isopropanol	67-63-0	No	Yes	6

**4. First-Aid Measures**

- Eye Contact** IF IN EYES: Rinse cautiously with water for several minutes. Remove contact lenses, if present and easy to do. Continue rinsing. If eye irritation persists: Get medical advice/attention.
- Skin Contact** IF ON SKIN (or hair): Wash with plenty of water. If skin irritation occurs: Get medical advice/attention.
- Ingestion** IF SWALLOWED: Rinse mouth. Do NOT induce vomiting. IF exposed or if you feel unwell: Call a POISON CENTER or doctor/physician.
- Inhalation** IF INHALED: Remove person to fresh air and keep comfortable for breathing.

## 5. Fire-Fighting Measures

**Extinguishing Media:** Alcohol Resistant Foam, CO<sub>2</sub>, Dry Chemical extinguishing agents.

**Special Fire Fighting Procedures:** Firefighters should wear self-contained breathing apparatus and full protective equipment. Fight fire from a safe distance and a protected location due to potential of hazardous vapors and decomposition products.

**Unusual Fire and Explosion Hazards:** Solvent vapors are heavier than air and may travel a considerable distance to a source of ignition and then flash back. Avoid accumulation of water. Solvent may float and reignite on surface of water. Closed containers may explode due to pressure build-up when exposed to extreme heat. Use water spray/fog for cooling. Do not cut, drill, grind, or weld near containers - even when empty. Residual product or vapors may ignite or explode.

**Sensitive to Static Discharge:** Appropriate grounding and bonding procedures should be followed when storing, transferring and applying this product to eliminate a build-up of static charge.

## 6. Accidental Release Measures

Prevent the spread of any spill to minimize harm to human health and the environment if safe to do so. Wear complete and proper personal protective equipment following the recommendation of Section 8 at a minimum. Dike with a suitable absorbent material. Gather and store in an approved and sealed container pending a waste disposal evaluation.

## 7. Handling and Storage

**Handling:** Rags or other materials containing this product may oxidize and ignite. All contaminated materials should be isolated immediately to avoid spontaneous combustion. Iron oxide pigments may accelerate this process. Use spark-proof tools and explosion-proof equipment. "Empty" containers retain product residue (liquid and/or vapor) and can be dangerous. Follow all MSDS/label precautions even after container is emptied because it may retain product residues. Wash hands thoroughly after handling. Contents may develop pressure upon prolonged storage. Avoid contact with material. Avoid contact and avoid breathing vapors and fumes. Use only in a well ventilated area.

**Storage:** Keep away from sources of ignition. Keep away from heat, sparks, and flame. Keep from freezing. Keep container closed when not in use. Store in a cool dry ventilated location. Isolate from incompatible materials and conditions. DO NOT store in unlined steel drums as this product is acidic and will react generating hydrogen gas. Store in lined, plastic, or glass containers.

## 8. Exposure Controls/Personal Protection

<u>Chemical Name</u>	<u>ACGIH TLV-TWA</u>	<u>ACGIH TLV-STEL</u>	<u>OSHA PEL-TWA</u>	<u>OSHA CEILING</u>
ethyl alcohol	1000 ppm	N.D	1000 ppm	N.D.
2-butoxyethanol	20 ppm	N.D.	50 ppm	N.D.
isopropanol	200 ppm	400 ppm	400 ppm	N.D.

N.D. - Not Determined <sup>1</sup>ceiling value

**Engineering Controls:** Check applicable ventilation codes. Local exhaust ventilation or other engineering controls are normally required when handling or using this product to avoid overexposure.

### Personal Protective Equipment:

**Respiratory Tract** - Respirators should be selected by and used under the direction of a trained health and safety professional following requirements found in OSHA's respirator standard (29 CFR 1910.134) and ANSI's standard for

respiratory protection (Z88.2-1992). A written respiratory protection program, including provisions for medical evaluation, training, fit testing, exposure assessments, maintenance, inspection, cleaning and convenient, sanitary storage should be implemented.

**Eyes** - Wear chemically resistant safety glasses with side shields when handling this product. Wear additional eye protection such as chemical splash goggles and/or face shield when the possibility exists for eye contact with splashing or spraying liquid, or airborne material. Do not wear contact lenses. Have an eye wash station available.

**Skin** - Avoid skin contact by wearing chemically resistant gloves, an apron and other protective equipment depending upon conditions of use. Inspect gloves for chemical break-through and replace at regular intervals. Clean protective equipment regularly. Wash hands and other exposed areas with mild soap and water before eating, drinking, and when leaving the jobsite.

## 9. Physical and Chemical Properties

<b>Appearance</b>	Blue liquid	<b>Vapor Pressure</b>	Not determined
<b>Odor</b>	mild solvent	<b>Vapor Density</b>	Not determined
<b>Odor Threshold</b>	Not determined	<b>Relative Density</b>	0.96
<b>pH</b>	Not determined	<b>Solubility</b>	Not determined
<b>Melting/Freezing Point</b>	Not determined	<b>Partition Coefficient, n-octanol/water</b>	Not determined
<b>Initial Boiling Point</b>	108 °F (42 C°)	<b>Auto-Ignition Temp.</b>	Not determined
<b>Boiling Range</b>	Not determined	<b>Decomposition Temp.</b>	Not determined
<b>Flashpoint</b>	134 °F (57 C°)	<b>Viscosity</b>	Not determined
<b>Evaporation Rate</b>	Not determined	<b>Material VOC:</b>	8.05 lbs/gallon
<b>UEL/LEL</b>	Not determined		

## 10. Stability and Reactivity

**Stability:** Stable under normal conditions.

**Conditions to Avoid:** No specific data.

**Incompatibility (Materials to Avoid):** Strong oxidizing agents. Strong acids. Peroxides.

**Hazardous Decomposition or Byproducts:** Carbon monoxide, Carbon dioxide.

**Hazardous Polymerization:** Will not occur.

## 11. Toxicological Information

<u><b>Ingredient</b></u>		<u><b>LC<sub>50</sub></b></u>	<u><b>LD<sub>50</sub></b></u>	<u><b>IDLH</b></u>	<u><b>Potential Carcinogen</b></u>
		<u><b>ppm</b></u>	<u><b>mg/kg</b></u>	<u><b>ppm</b></u>	
ethyl alcohol	64-17-5	20000 (10 hr)	7,060	3,300	
2-butoxyethanol	111-76-2	2,900 (7 hr)	250	700	IARC, Group 3
isopropanol	67-63-0	12000 (8 hr)	5045	2,000	IARC, Group 3

<sup>1</sup>N.D. - Not Determined

**Primary Routes of Entry** eyes, skin, respiratory tract, gastrointestinal tract

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## 12. Ecological Information

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**Overview:** No data available. No ecological information available.

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## 13. Disposal Considerations

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**Waste Disposal Method:** Whatever cannot be recovered, reused, or recycled in an appropriate manner should be disposed of at an approved waste facility. Processing, use or contamination of this product may change the the waste management options. Dispose of container and unused contents in accordance with applicable federal, state and local laws and regulations.

**EPA:** If disposed, this coating is considered a RCRA ignitable waste, D001.

**Components Subject to EPA Land Ban Restrictions:** None

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## 14. Transport Information

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<b>U.S. Department of Transportation</b> Title 49 CFR, Subchapter C	<b>Proper Shipping Name:</b> <b>Hazard Class:</b> <b>I.D. Number:</b> <b>Packing Group:</b>	Petroleum Distillates, N.O.S. Combustible Liquid UN 1268 n/a
<b>Emergency Response Guidebook (2012)</b>	<b>Guide Number:</b>	128

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## 15. Regulatory Information

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**Sara 313 Reportable:**

<u>Chemical</u>	<u>CAS No.</u>
None	n/a

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## 16. Other Information

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To the best of our knowledge, the information and recommendations contained herein were believed to be accurate at the time of preparation, or obtained from sources believed to be reliable. However, it is the user's responsibility to determine safety, toxicity, and suitability for his own use of the product. No warranties of any kind, either expressed or implied, including fitness for a particular purpose, are made regarding the product described, data or information set forth. In no case shall the descriptions, information or data provided be considered as part of our terms and conditions of sale. The descriptions, information and data furnished herein are given gratis. No obligation or liability for the descriptions, information and data given are assumed. All such being given and accepted at your risk.

The customer or recipient of this SDS should ensure that the information contained in this SDS is made available to all employees or other persons whom he knows or believes will use this material.

Date of preparation or last revision: 12 September 2016



EXPERIMENTAL LABORATORIES

Dear Mrs. Babcock,

5/5/11

For both Escherichia coli and Staphylococcus aureus, three sterile slides in each category were inoculated with a fixed dose of bacterial suspension spread across the surface. The inoculum was allowed to dry and then subjected to treatment approximately 30 seconds after drying. The positive control slides were added to a 99ml Butterfield's buffer solution and vortexed for 30 seconds prior to plating. The "Water Wash" slides were misted with sterile deionized water and allowed to sit for 10 seconds before being wiped with a sterile Kimwipe, added to a 99ml Butterfield's buffer solution and vortexed for 30 seconds prior to plating. The "Woodwright Cleaner" slides were misted with Woodwright Heirloom Essentials and allowed to sit for 10 seconds before being wiped with a sterile Kimwipe, added to a 99ml Butterfield's buffer solution and vortexed for 30 seconds prior to plating.

Test Species	Control Average Count	Water Wash Average Count	Water Wash Average % Reduction	Woodwright Cleaner Count	Woodwright Cleaner % Reduction
E. coli	10.66	0.33	96.9043152	0	>99.99
S. aureus	27729	25.33	99.90865159	0	>99.99

Test performed on:

4/26/11 - 5/4/11

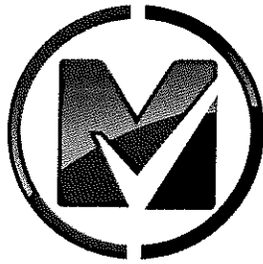
Test performed by:

RICHMOND

NEW YORK

BOSTON

LOS ANGELES



# MICROCHEM

L A B O R A T O R Y

## STUDY REPORT

### Study Title

Antibacterial Activity and Sanitizing Efficacy of Easterday & Company, Inc. Test Substance

### Test Method

Modified ASTM International Method E1153

Test Method for Efficacy of Sanitizers Recommended for Inanimate Non-Food Contact Surfaces

### Study Identification Number

NG7060

### Study Sponsor

Robert Jarrett on behalf of David E. Easterday and Company, Inc.

Easterday & Co., Inc.

DBA Woodwright Finishes

1225 C. State Route 62

Wilmont, OH 44689

Jarrettenv@gmail.com

### Test Facility

Microchem Laboratory

1304 W. Industrial Blvd

Round Rock, TX 78681

(512) 310-8378

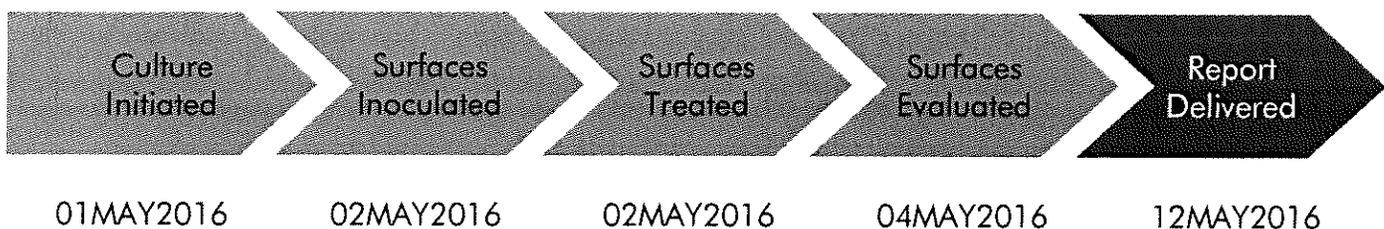
## ASTM E1153: General Information

ASTM International, formerly the American Society for Testing and Materials (ASTM), is an internationally recognized organization that develops and publishes product and testing standards. ASTM E1153 is a quantitative test method designed to evaluate the antimicrobial efficacy of sanitizers on pre-cleaned inanimate, nonporous, non-food contact surfaces. The method is typically used with a maximum contact time of 5 minutes, during which the sanitizer reduces the concentration of viable test microorganisms. ASTM E1153 utilizes non-antimicrobial agents as controls to establish baselines for microbial reductions. The ASTM E1153 method is a benchmark method for non-food contact surface sanitizers and is recognized by several regulatory agencies as an approved method for claim substantiation.

## Laboratory Qualifications Specific to ASTM E1153

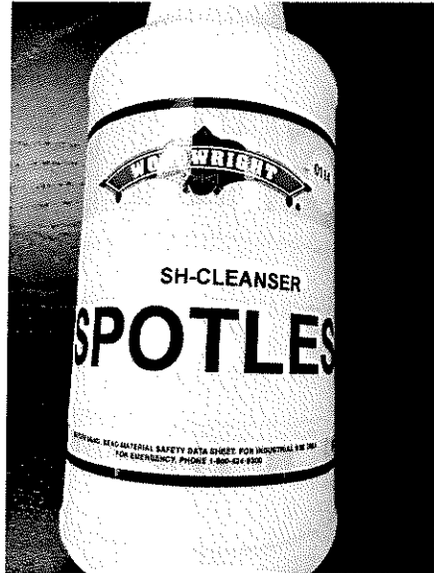
Microchem Laboratory began conducting the ASTM E1153 test method in 2007. Since then, the laboratory has performed hundreds of ASTM E1153 tests on a broad array of test substances, against a myriad of bacterial and fungal species. The laboratory is also experienced with regard to modifying the test method as needed in order to accommodate customer needs. Every ASTM E1153 test at Microchem Laboratory is performed in a manner appropriate for the test substances submitted by the Study Sponsor, while maintaining the integrity of the method.

## Study Timeline



## Test Substance Information

The test substance was received on 18APR2016 and the following picture was taken.  
(note: photo depicts the test substance that was analyzed in this study)

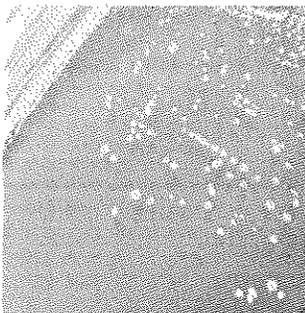


Test Substance Received: SH-Cleanser Spotless

Test Substance arrived as ready to use. Test substance was not diluted prior to use in the study.

## Test Microorganism Information

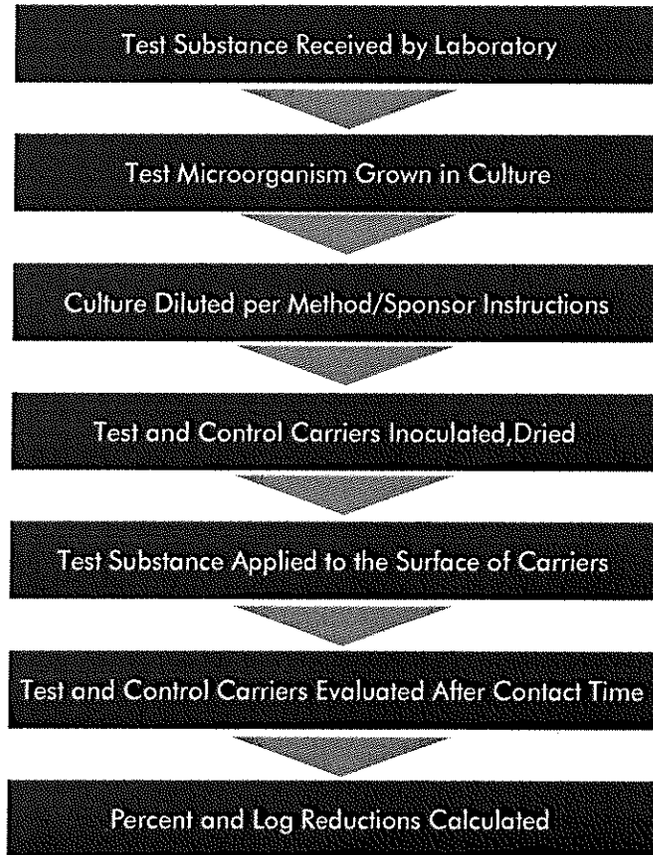
The test microorganism(s) selected for this test:



### ***Staphylococcus aureus* 6538**

This bacterium is a Gram-positive, spherical-shaped, facultative anaerobe. *Staphylococcus* species are known to demonstrate resistance to antibiotics such as methicillin. *S. aureus* pathogenicity can range from commensal skin colonization to more severe diseases such as pneumonia and toxic shock syndrome (TSS). *S. aureus* is commonly used in several test methods as a model for gram positive bacteria. It can be difficult to disinfect but does demonstrate susceptibility to low level disinfectants.

## Diagram of the Procedure



## Summary of the Procedure

- The test microorganism is prepared, usually by growth in liquid culture medium.
- The test culture may be supplemented with an artificial soil load, such as horse or fetal bovine serum, for one-step cleaner/sanitizer claims.
- Sterilized carriers are inoculated with a volume of the test culture. Inoculated slides are dried in an incubator. Only completely dried carriers are used in the test.
- Test carriers are treated with the test substance and incubated for the predetermined contact time.
- Control carriers are treated with a buffered saline solution and are allowed to sit for the predetermined contact time.
- At the conclusion of the contact time, test and control carriers are chemically neutralized.
- Dilutions of the neutralized test substance are evaluated using appropriate growth media to determine the surviving microorganisms at the respective contact time.
- The effect of the test substance is compared to the effect of the control substance in order to determine microbial reductions.

## Criteria for Scientific Defensibility of an ASTM E1153 Study

For Microchem Laboratory to consider an ASTM E1153 study to be scientifically defensible, the following criteria must be met:

1. The average number of viable microorganisms recovered from the control carriers must be approximately  $7.5 \times 10^5$  cells/carrier or greater.
2. Ordinary consistency between replicates must be observed for the control carriers.
3. Positive/Growth controls must demonstrate growth of appropriate test microorganism.
4. Negative/Purity controls must demonstrate no growth of test microorganism.

## Passing Criteria

ASTM International defines passing criteria to be a 3 Log<sub>10</sub> or 99.9% reduction in the treated test carriers when compared to the control carriers.

## Testing Parameters used in this Study

Test Carrier Size:	1 inch x 3 inch	Replicates:	Three
Test Substance Volume:	See Notes		
Culture Growth Media:	AOAC Nutrient Broth	Culture Growth Time:	24-48 hours
Culture Supplement:	5% FBS	Carrier Inoculum Volume:	0.020 ml
Inoculum Concentration:	$1 \times 10^6$ CFU/Carrier	Carrier Inoculum Area:	1 inch x 1 inch
Carrier Dry Temp:	$36^\circ\text{C} \pm 1^\circ\text{C}$	Carrier Dry Time:	30 minutes
Contact Temp.:	Ambient ( $25^\circ\text{C} \pm 2^\circ\text{C}$ )	Contact Humidity.:	Ambient
Contact Time:	5 minutes	Neutralizer:	See Notes
Enumeration Plate Incubation Temperature:	$36^\circ\text{C} \pm 1^\circ\text{C}$	Enumeration Plate Incubation Time:	~24 hours
Incubation Conditions:	Aerobic		

## Study Modifications

No modifications were made to the method for this study.

## Study Notes

The Neutralizer used in this study was 20 mL volumes of Dey/Engley (D/E) Broth.

## Study Photographs

No photographs were taken for this study.

## Control Results

Neutralization Method: Verified

Media Sterility: Sterile

Growth Confirmation: Confirmed, morphology on TSA

## Calculations

$$\text{Percent Reduction} = \left( \frac{B - A}{B} \right) \times 100$$

Where:

B = Number of viable test microorganisms on the control carriers after the contact time

A = Number of viable test microorganisms on the test carriers after the contact time

$$\text{Log}_{10} \text{Reduction} = \text{Log} \left( \frac{B}{A} \right)$$

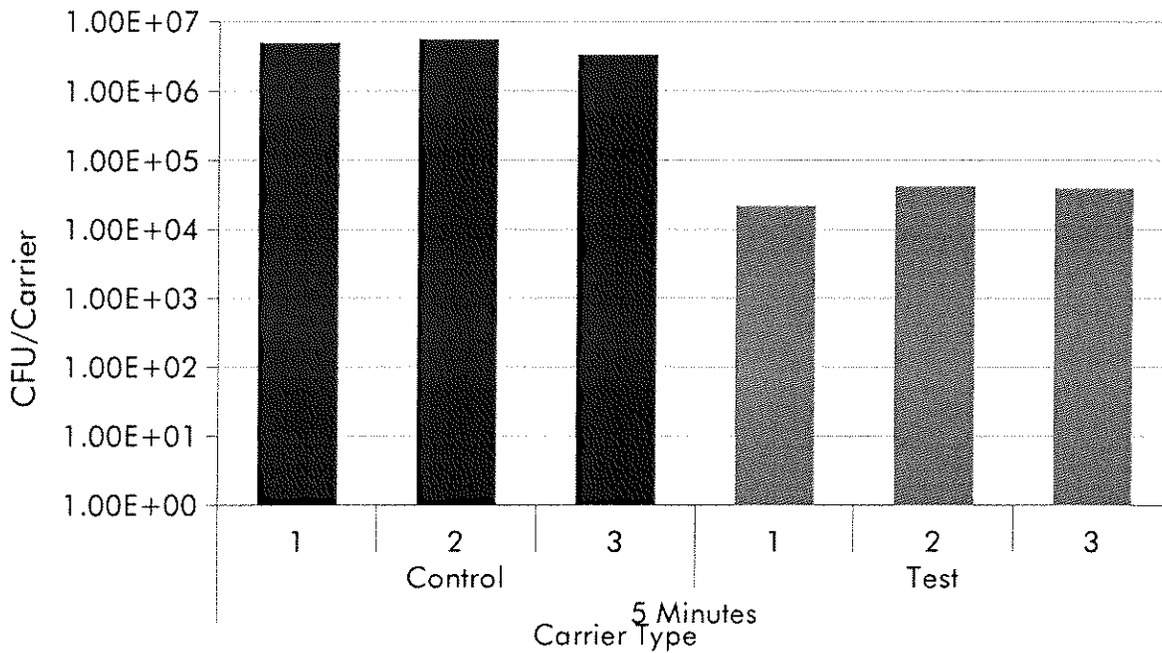
Where:

B = Number of viable test microorganisms on the control carriers after the contact time

A = Number of viable test microorganisms on the test carriers after the contact time

## Results of the Study

Test Microorganism	Contact Time	Carrier Type	Replicate	CFU/Carrier	Geometric Average CFU/Carrier	Percent Reduction Compared to Control at Contact Time	Log <sub>10</sub> Reduction Compared to Control at Contact Time
<i>S. aureus</i> 6538	5 Minutes	Control	1	5.00E+06	4.56E+06		N/A
			2	5.63E+06			
			3	3.38E+06			
		Test	1	2.20E+04	3.34E+04	99.27%	2.13
			2	4.30E+04			
			3	3.95E+04			



The results of this study apply to the tested substances(s) only. Extrapolation of findings to related materials is the responsibility of the Sponsor.

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# MICROCHEM

L A B O R A T O R Y

## STUDY REPORT

### Study Title

Antibacterial Activity and Sanitizing Efficacy of David Easterday & Company, Inc.  
Test Substance

### Test Method

ASTM International Method E1153  
Test Method for Efficacy of Sanitizers Recommended for Inanimate Non-Food Contact Surfaces

### Study Identification Number

NG7924

### Study Sponsor

Robert Jarrett on behalf of David E. Easterday and Company, Inc.  
Easterday & Co., Inc.  
DBA Woodwright Finishes  
1225 C. State Route 62  
Wilmont, OH 44689  
Jarrettenv@gmail.com

### Test Facility

Microchem Laboratory  
1304 W. Industrial Blvd  
Round Rock, TX 78681  
(512) 310-8378

## ASTM E1153: General Information

ASTM International, formerly the American Society for Testing and Materials (ASTM), is an internationally recognized organization that develops and publishes product and testing standards. ASTM E1153 is a quantitative test method designed to evaluate the antimicrobial efficacy of sanitizers on pre-cleaned inanimate, nonporous, non-food contact surfaces. The method is typically used with a maximum contact time of 5 minutes, during which the sanitizer reduces the concentration of viable test microorganisms. ASTM E1153 utilizes non-antimicrobial agents as controls to establish baselines for microbial reductions. The ASTM E1153 method is a benchmark method for non-food contact surface sanitizers and is recognized by several regulatory agencies as an approved method for claim substantiation.

## Laboratory Qualifications Specific to ASTM E1153

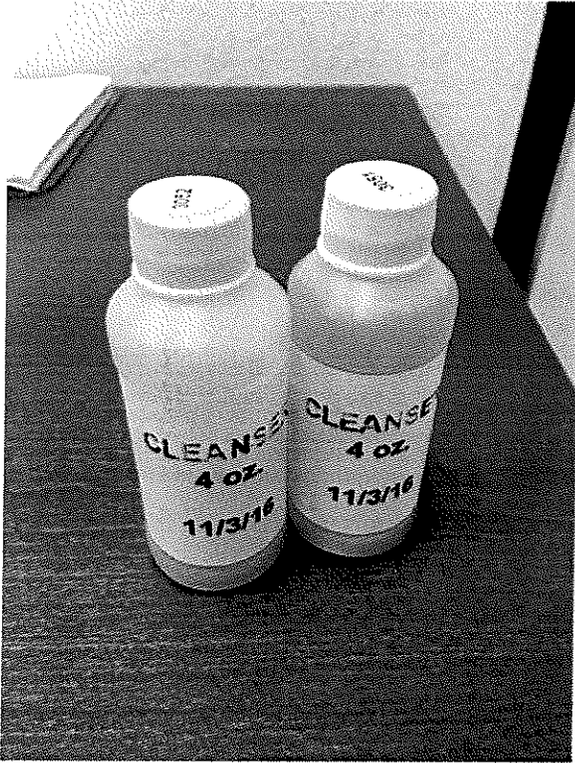
Microchem Laboratory began conducting the ASTM E1153 test method in 2007. Since then, the laboratory has performed hundreds of ASTM E1153 tests on a broad array of test substances, against a myriad of bacterial and fungal species. The laboratory is also experienced with regard to modifying the test method as needed in order to accommodate customer needs. Every ASTM E1153 test at Microchem Laboratory is performed in a manner appropriate for the test substances submitted by the Study Sponsor, while maintaining the integrity of the method.

## Study Timeline



## Test Substance Information

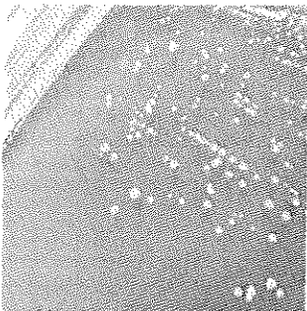
The test substance was received on 08 NOV 2016 and the following picture was taken.



Test Substances arrived and were ready to use. Test substances were not diluted prior to use in the study.

## Test Microorganism Information

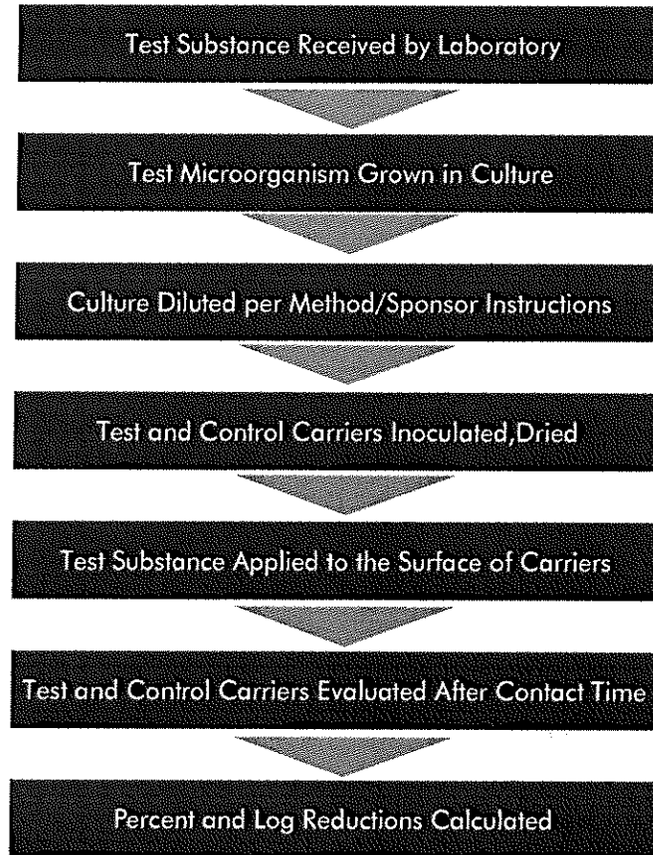
The test microorganism(s) selected for this test:



### ***Staphylococcus aureus ATCC 6538***

This bacterium is a Gram-positive, spherical-shaped, facultative anaerobe. *Staphylococcus* species are known to demonstrate resistance to antibiotics such as methicillin. *S. aureus* pathogenicity can range from commensal skin colonization to more severe diseases such as pneumonia and toxic shock syndrome (TSS). *S. aureus* is commonly used in several test methods as a model for gram positive bacteria. It can be difficult to disinfect but does demonstrate susceptibility to low level disinfectants.

## Diagram of the Procedure



## Summary of the Procedure

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- The test culture may be supplemented with an artificial soil load, such as horse or fetal bovine serum, for one-step cleaner/sanitizer claims.
- Sterilized carriers are inoculated with a volume of the test culture. Inoculated slides are dried in an incubator. Only completely dried carriers are used in the test.
- Test carriers are treated with the test substance and incubated for the predetermined contact time.
- Control carriers are treated with a buffered saline solution and are allowed to sit for the predetermined contact time.
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## Criteria for Scientific Defensibility of an ASTM E1153 Study

For Microchem Laboratory to consider an ASTM E1153 study to be scientifically defensible, the following criteria must be met:

1. The average number of viable microorganisms recovered from the control carriers must be approximately  $7.5 \times 10^5$  cells/carrier or greater.
2. Ordinary consistency between replicates must be observed for the control carriers.
3. Positive/Growth controls must demonstrate growth of appropriate test microorganism.
4. Negative/Purity controls must demonstrate no growth of test microorganism.

### Passing Criteria

ASTM International defines passing criteria to be a 3 Log<sub>10</sub> or 99.9% reduction in the treated test carriers when compared to the control carriers.

### Testing Parameters used in this Study

Test Carrier Size:	18 x 36mm	Replicates:	Triple
Test Substance Volume:	5.0 ml		
Culture Growth Media:	Tryptic Soy Broth	Culture Growth Time:	48 hours
Culture Supplement:	5.0% Fetal Bovine Serum	Carrier Inoculum Volume:	0.010 ml
Inoculum Concentration:	$1 \times 10^5$ CFU/Carrier	Carrier Inoculum Area:	1 inch x 1 inch
Carrier Dry Temp:	$36^\circ\text{C} \pm 1^\circ\text{C}$	Carrier Dry Time:	30 minutes
Contact Temp.:	Ambient ( $25^\circ\text{C} \pm 2^\circ\text{C}$ )	Contact Humidity.:	≈45%
Contact Time:	5 minutes	Neutralizer:	See Notes
Enumeration Plate	$36^\circ\text{C} \pm 1^\circ\text{C}$	Enumeration Plate	24-48 hours
Incubation Temperature:		Incubation Time:	
Incubation Conditions:	Aerobic		

Study Notes

Neutralizer used in this study was 20 mL of 2X concentration Dey/Engley Broth.

OBSERVATIONS

## Control Results

Neutralization Method: Confirmed

Media Sterility: Sterile

Growth Confirmation: Positive, Morphology Confirmed on TSA

## Calculations

$$\text{Percent Reduction} = \left( \frac{B - A}{B} \right) \times 100$$

Where:

B = Number of viable test microorganisms on the control carriers after the contact time

A = Number of viable test microorganisms on the test carriers after the contact time

$$\text{Log}_{10} \text{Reduction} = \text{Log} \left( \frac{B}{A} \right)$$

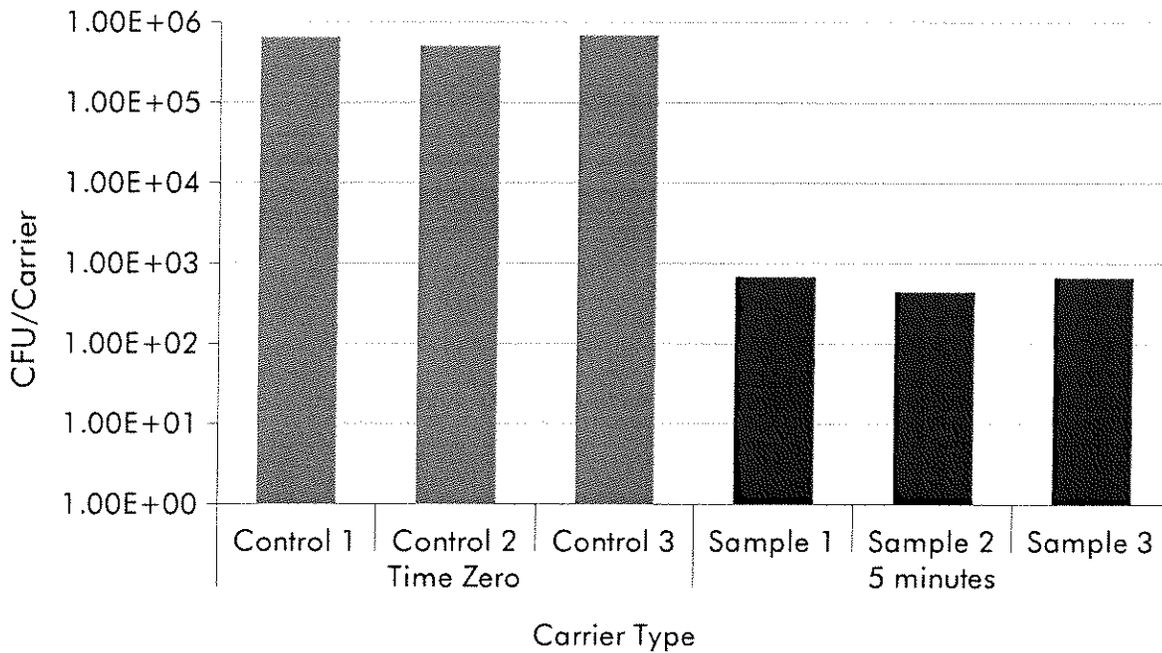
Where:

B = Number of viable test microorganisms on the control carriers after the contact time

A = Number of viable test microorganisms on the test carriers after the contact time

## Results of the Study

Test Microorganism	Contact Time	Carrier Type	CFU/Carrier	Average CFU/Carrier	Average Percent Reduction Compared to Control	Average Log <sub>10</sub> Reduction Compared to Control
<i>S. aureus</i> ATCC 6538	Time Zero	Control 1	6.63E+05	6.25E+05	N/A	N/A
		Control 2	5.13E+05			
		Control 3	7.00E+05			
	5 minutes	Sample 1	6.88E+02	6.04E+02	99.90%	3.01
		Sample 2	4.50E+02			
		Sample 3	6.75E+02			



The results of this study apply to the tested substances(s) only. Extrapolation of findings to related materials is the responsibility of the Sponsor.

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## Summary of September 2014 Spotless Cleaner Sales

### Spotless 128oz. Concentrate:

Sept. 2	Southside Furn.	30.00
Sept. 15	Green Prairie	30.00
Sept. 29	Amish Furn. Of Ohio	30.00

### Spotless 32oz. Concentrate:

Sept. 8	Tomah Warehouse	270.00
Sept. 11	Premier Furnishings	15.00
Sept. 15	Retail Sale	15.00
Sept. 26	Hostetler WC	15.00

### Spotless 16oz. Concentrate:

Sept. 22	Amish Oak	15.00
Sept. 25	Oakwood Furn.	135.00
Sept. 29	Commemorative Rocker	7.50

### Spotless 32oz.:

Sept. 4	Amish Country Furn.	16.00
Sept. 9	Vander Berg Furn.	60.00
Sept. 11	Detweiler Coatings	40.00
Sept. 15	Retail Sale	10.00
Sept. 18	Granny Annie's	80.00
Sept. 23	Byler's Finish	10.00
Sept. 26	Retail Sale	20.00
Sept. 29	Amish Furn. Of Ohio	10.00

**Spotless 8oz.:**

Sept. 3	Greenfield Finishing	55.20
Sept. 4	Amish Country Furn.	198.00
Sept. 5	Decker's Furn.	66.00
Sept. 5	Pleasant View Furn.	132.00
Sept. 15	Amish Merchant	264.00
Sept. 15	Retail Sale	10.00
Sept. 16	Greenfield Finishing	110.40
Sept. 18	Granny Annie's	132.00
Sept. 25	Andreas Furn.	66.00
Sept. 25	Oakwood Furn.	264.00
Sept. 25	Retail Sale	66.00

**Spotless 1oz.:**

Sept. 2	Weinberger's Furn.	95.00
Sept. 12	Greenfield Finishing	160.00
Sept. 16	Byler's Furn.	3.20
Sept. 18	Forever Oak	190.00
Sept. 18	P.J. Refinishing	1.90

**Total Spotless Cleaner Sales For September 2014      \$2,622.20**

9/2/2014

97442

**PAID**  
09/23/2014

Weinberger's Furniture  
3021 River Watch Parkway  
Augusta, GA 30907

Weinberger's Furniture  
3021 River Watch Parkway  
Augusta, GA 30907

706-863-8237

chris		3%COD/2%-10/Net 30	10/2/2014	KF-P	UPS	30907AFM
50	25-7875SPOT-1oz	Heirloom Essentials Spotless Cleanser 1 oz			1.90	95.00
1	Shipping	Shipping/Handling Charge via UPS Ground TRACKING # 1ZX097070355513641			14.00	14.00
	2% 10 days	Subtotal 2% 10 days discount			-1.90	109.00 -1.90
						<b>\$107.10</b>

9/2/2014

97440

**PAID**  
10/16/2014

South Side Finishing Mfg.  
6801 RIDGE RD.  
FREDERICKTOWN, OH 43019  
+ RESIDENTIAL  
THUR DELIVERY \*\*CATALYST??

PICK UP TODAY  
9/2/14

	3%COD/2%-10/Net 30	10/2/2014	CIX-W	PICK UP	43019SFMF
1	21-625-OCS117-1	Woodwright Ohio Certified Asbury Brown		53.65	53.65
1	25-SH-CLSCONC-1	Spotless Hospitality Furniture & Glass Cleanser Concentrate 1 Gallon = 5 Gallons when mixed with 512 oz H2O		30.00	30.00
4	25-7875CB-8oz	Heirloom Essentials Fine Furniture Polish Cherry Blossom 8 oz		5.50	22.00
4	25-7875CL-8oz	Heirloom Essentials Fine Furniture Polish Crisp Linen 8 oz		5.50	22.00
4	25-7875SP-8oz	Heirloom Essentials Fine Furniture Polish Spiced Pumpkin 8 oz		5.50	22.00
12	30-65393-32oz	32 Oz. White Plastic Ringed Decanter (use with #73024 sprayer)		0.95	11.40
12	30-73024-Sprayer	28MM White PP Trigger Sprayer, TS800, 9-1/4' dip tube (use with #65393 bottle)		0.95	11.40
					\$172.45

9/3/2014

97471

**PAID**  
10/15/2014

Greenfield Finishing  
2020 Horseshoe Road  
Lancaster, PA 17602

Greenfield Finishing  
2020 Horseshoe Road  
Lancaster, PA 17602

717-397-2616

	3%COD/2%-10/Net 30	10/3/2014	FLB		17602GFF
3	25-APPSTG200	Sealing Gasket Ring 2' STG-200 ^TO FILL BACKORDER^		5.40	16.20
11	24-8820-5-05	Woodwright Precatalyzed Finish 5 sheen	072514882003	115.90	1,274.90
11	24-8820-5-35WW	Woodwright Precatalyzed Finish 35 sheen	072514882002	103.40	1,137.40
11	24-8820-5-45WW	Woodwright Precatalyzed Finish 45 sheen	040314882001	103.40	1,137.40
16	24-9930-5-20	Woodwright 9930 E7 - 20 sheen	082714993003	105.85	1,693.60
48	24-9930-5-35	Woodwright 9930 E7 - 35 sheen	081814993001	105.85	5,080.80
22	24-9930-5-45	Woodwright 9930 E7 - 45 sheen	081214993001	105.85	2,328.70
2	24-9930-5-90	Woodwright 9930 E7 - 90 sheen	062614993001	105.85	211.70
1	24-9950-7-35	Woodwright 9950 AV Advance 35 sheen	090214995003	1,344.75	1,344.75
11	24-9950-5-35	Woodwright 9950 AV Advance 35 sheen	090214995003	128.65	1,415.15
1	21-261-035-7	Woodwright/Greenfield 3000 Rustic Cedar		1,219.00	1,219.00
1	21-261-033-7	Woodwright Cedar 3000 Exterior Sealer		1,219.00	1,219.00
8	21-261-033-5	Woodwright Cedar 3000 Exterior Sealer		134.35	1,074.80
48	24-9935-5	Woodwright E7 Advance Catalyzed Sealer	082514993501	105.85	5,080.80
11	24-8570-5	Woodwright 8570 Quick Koat PreCat White Primer	061614857002	147.15	1,618.65
11	24-9070-5	Woodwright 9070 White Catalyzed Primer (Recommended for use on MDF - Heavier Viscosity)	071814907001	165.15	1,816.65
1	21-530-028-1	Woodwright Van Dyke Brown Easy Glaze		46.30	46.30
0	23-35260-7	Woodwright Catalyst	BACKORDE	1,212.60	0.00
2	21-625-OCS103-5	Woodwright MX Ohio Certified		96.80	193.60
2	21-625-OCS106-5	Woodwright Acres Ohio Certified		159.25	318.50

9/3/2014

97471

**PAID**  
10/15/2014

Greenfield Finishing  
2020 Horseshoe Road  
Lancaster, PA 17602

Greenfield Finishing  
2020 Horseshoe Road  
Lancaster, PA 17602

717-397-2616

		3%COD/2%-10/Net 30	10/3/2014	FLB	17602GFF	
2	21-625-OCS108-5	Woodwright S-14 Ohio Certified			98.65	197.30
2	21-625-OCS111-5	Woodwright Boston Ohio Certified			193.75	387.50
6	21-625-OCS112-5	Woodwright Provincial Ohio Certified			105.50	633.00
11	21-625-OCS116-5	Woodwright Ohio Certified Harvest (previous formula #525-5036)		QUANTITY ...	142.25	1,564.75
2	21-625-OCS226-5	Woodwright Coffee Ohio Certified (formerly 442-053)			173.35	346.70
2	21-625-OCS230-5	Woodwright Onyx Ohio Certified (formerly 525-165 Rich Espresso)			243.35	486.70
1	21-525-5506-5	Woodwright Golden Oak			100.85	100.85
1	21-525-5502-5	Woodwright Chestnut			114.20	114.20
2	21-525-5003-5	Woodwright Early American			98.15	196.30
1	22-824-1013-1	RO Pigment			76.35	76.35
1	22-844-9955-5	LB Pigment 5 Gallon (40#)			322.75	322.75
1	22-844-0451-1	QR Pigment Gallon			317.45	317.45
2	22-844-0061-5	TW Pigment 5 Gallon - 70#			433.50	867.00
1	22-100GIL-5	Woodwright Gilsonite Grain Enhancer			156.45	156.45
12	25-7875CL-8oz	Heirloom Essentials Fine Furniture Polish Crisp Linen 8 oz			4.60	55.20
12	25-7875SPOT-8oz	Heirloom Essentials Spotless Cleanser 8 oz			4.60	55.20
12	25-7875SP-8oz	Heirloom Essentials Fine Furniture Polish Spiced Pumpkin 8 oz			4.60	55.20
224	30-Quart Can	Quart Round Can with Lid (4 CASES) (56 per case)			1.90	425.60
2	21-625-OCS1/2PINTS...	Woodwright Ohio Certified 1/2 Pint Starter Set (includes all 23 OCS stain colors in 1/2 pints - including 2 new colors: 118 Antique Slate & 119 Cappuccino)			125.00	250.00
1	21-625-OCS101-1/2PT	Woodwright S-2 Ohio Certified - 1/2 PINT			8.55	8.55
1	21-625-OCS102-1/2PT	Woodwright Fruitwood Ohio Certified - 1/2 PINT			8.55	8.55

9/3/2014

97471

**PAID**  
10/15/2014

Greenfield Finishing  
2020 Horseshoe Road  
Lancaster, PA 17602

Greenfield Finishing  
2020 Horseshoe Road  
Lancaster, PA 17602

717-397-2616

	3%COD/2%-10/Net 30	10/3/2014	FLB		17602GFF
1	21-625-OCS103-1/2PT	Woodwright MX Ohio Certified - 1/2 PINT		8.55	8.55
1	21-625-OCS104-1/2PT	Woodwright Seely Ohio Certified - 1/2 PINT		8.55	8.55
1	21-625-OCS105-1/2PT	Woodwright Black Walnut Ohio Certified - 1/2 PINT		8.55	8.55
1	21-625-OCS106-1/2PT	Woodwright Acres Ohio Certified - 1/2 PINT		8.55	8.55
1	21-625-OCS107-1/2PT	Woodwright Washington Ohio Certified - 1/2 PINT		8.55	8.55
1	21-625-OCS109-1/2PT	Woodwright S-12 Ohio Certified - 1/2 PINT		8.55	8.55
1	21-625-OCS113-1/2PT	Woodwright Michael's Cherry Ohio Certified - 1/2 PINT		8.55	8.55
1	21-625-OCS114-1/2PT	Woodwright Traditional Ohio Certified - 1/2 PINT		8.55	8.55
1	21-625-OCS118-1/2PT	Woodwright Ohio Certified Antique Slate - 1/2 Pint		8.55	8.55
1	21-625-OCS119-1/2PT	Woodwright Ohio Certified Cappuccino - 1/2 Pint		8.55	8.55
1	21-625-OCS225-1/2PT	Woodwright Mission Maple Ohio Certified - 1/2 PINT		8.55	8.55
1	21-625-OCS228-1/2PT	Woodwright Rich Tobacco Ohio Certified - 1/2 PINT		8.55	8.55
60	30-65223-128oz	128 oz Plastic F-Style Jug (60 per case)		1.90	114.00
60	30-71027 (BLK CAP)-...	Black cap for 65223 128 oz F Style Jug		0.25	15.00
400	LABEL- 35260	35260 Catalyst 1 Gallon Label ( 1 roll)		0.21	84.00
3	Miscellaneous	3 SHEETS OF USE BY CATALYST LABELS THAT SAY USE BY MARCH 2015		0.00	0.00
336	30-LINED GAL CAN	Gold Lined Gallon Can with Lid & Bail (36 Can per Case)	QUANTITY ...	2.50	840.00
		Subtotal			36,009.10

9/3/2014

97471

**PAID**  
10/15/2014

Greenfield Finishing  
2020 Horseshoe Road  
Lancaster, PA 17602

Greenfield Finishing  
2020 Horseshoe Road  
Lancaster, PA 17602

717-397-2616

	3%COD/2%-10/Net 30	10/3/2014	FLB		17602GFF
1	2% Distributor Discount Shipping Credit ShippingFreight	2% Special Distributor Discount Shipping credit Freight Shipping Charges via Common Carrier SHIPPING VIA CON-WAY 1 DAY TRANSIT RS20825644		-2.00% -1,010.41 1,010.41	-720.18 -1,010.41 1,010.41
					\$35,288.92

9/4/2014

97492

**PAID**  
09/04/2014

Amish Country Furnishings  
1911 E. Bismarck Expressway  
Bismarck, ND 58504

Amish Country Furnishings  
402 E. Main Ave.  
Bismarck, ND 58501

701-751-2104

	CREDIT CARD	9/4/2014	TRE	UPS	58501ACF
6	25-7875VB-8oz	Heirloom Essentials Fine Furniture Polish Vanilla Bean 8 oz		5.50	33.00
6	25-7875UN-8oz.	Heirloom Essentials Fine Furniture Polish Unscented 8 oz.		5.50	33.00
36	25-7875SPOT-8oz	Heirloom Essentials Spotless Cleanser 8 oz		5.50	198.00
2	25-SH-Cleanser-32oz	Spotless Hospitality Furniture & Glass Cleanser 32 oz Spray Bottle		8.00	16.00
1	25-7875MF-Case	Heirloom Essentials Microfiber Towels - Case of 6 retail 3 packs		31.80	31.80
2	25-WW102-marker	Woodwright Touch-Up Marker - LIGHT WW102		3.50	7.00
2	25-WW113-marker	Woodwright Touch-Up Marker - GOLDEN WW113		3.50	7.00
2	25-WW226-marker	Woodwright Touch-Up Marker - DARK BROWN WW226		3.50	7.00
6	25-WW106-marker	Woodwright Touch-Up Marker - CHERRY WW106		3.50	21.00
1	Shipping	Shipping/Handling Charge via UPS Ground TRACKING # 1ZX097070357409760 TRACKING # 1ZX097070356968177 TRACKING # 1ZX097070355876189		50.00	50.00
					\$403.80

9/5/2014

97527

**PAID**  
09/23/2014

Decker's Furniture  
169 S. Washington St.  
Tiffin, OH 44883

Decker's Furniture  
169 S. Washington St.  
Tiffin, OH 44883

419-447-8617

	CREDIT CARD	9/5/2014		UPS	44883DF
12	25-787SSPOT-8oz	Heirloom Essentials Spotless Cleanser 8 oz		5.50	66.00
1	25-OCS113 Marker	Woodwright OCS113 PreCat Stain Marker Michael's		5.00	5.00
1	25-OCS230 Marker	Woodwright OCS230 PreCat Stain Marker Onyx		5.00	5.00
1	25-OCS228 Marker	Woodwright OCS228 PreCat Stain Marker Rich Tobacco		5.00	5.00
1	Shipping	Shipping/Handling Charge via UPS Ground TRACKING # 1ZX097070357820270		16.00	16.00
					\$97.00

9/5/2014

97537

**PAID**  
09/10/2014

Pleasant View Furniture  
3599 US 62  
Dundee, OH 44624

Pleasant View Furniture  
3599 US 62  
Dundee, OH 44624

330-893-1812

	3%COD/2%-10/Net 30	10/5/2014	CIX-W	Easterday	44624PLVF
24	25-7875SPOT-8oz	Heirloom Essentials Spotless Cleanser 8 oz		5.50	132.00
24	25-7875VB-8oz	Heirloom Essentials Fine Furniture Polish Vanilla Bean 8 oz		5.50	132.00
24	25-7875CA-8oz	Heirloom Essentials Fine Furniture Polish Cinnamon Apple 8 oz		5.50	132.00
12	25-7875GA-8oz.	Heirloom Essentials Fine Furniture Polish Green Apple 8 oz		5.50	66.00
12	25-7875CL-8oz	Heirloom Essentials Fine Furniture Polish Crisp Linen 8 oz		5.50	66.00
12	25-7875LZ-8oz	Heirloom Essentials Fine Furniture Polish Lemon Zest 8 oz		5.50	66.00
	F-Surcharge-Ohio	Fuel Surcharge		3.65	3.65
	2% 10 days	2% 10 days discount		-2.00%	-11.95
		Subtotal			597.65
					<b>\$585.70</b>

9/8/2014

97576

**PAID**

Tomah Warehouse Dave Hartley 31441 Fremont Ave. Tomah, WI 54660

Tomah Warehouse Dave Hartley 31441 Fremont Ave. Tomah, WI 54660

608-343-4358 Doris

			9/8/2014	DH-WI	Dayton Freight	
7	24-9950-5-20	Woodwright 9950 AV Advance 20 sheen		090214995002	128.65	900.55
-7	CH24-9950-5-20	Woodwright 9950 AV Advance 20 sheen ^TO FILL BACKORDER^			128.65	-900.55
1	24-8828-7-20WW	Woodwright High Build PreCat Finish 20 sheen		081414882804	1,284.80	1,284.80
-1	CH24-8828-7-20WW	Woodwright High Build PreCat Finish 20 sheen			1,284.80	-1,284.80
15	30-BLKLINEDPAIL	Black CLEAR LINED 5 Gallon Pail			9.72	145.80
-15	CH30-BLKLINEDPAIL	Black CLEAR LINED 5 Gallon Pail			9.72	-145.80
15	30-BLKLNRKELID	Black CLEAR LINED 5 Gallon REIKE Lid			4.00	60.00
-15	CH30-BLKLNRKEL...	Black CLEAR LINED 5 Gallon REIKE Lid			4.00	-60.00
15	LABEL- 9930	9930 E7 Label - Printable - 45 SHEEN			0.00	0.00
4	21-510-006-5	Woodwright PM Coffee			196.25	785.00
-4	CH21-510-006-5	Woodwright PM Coffee			196.25	-785.00
10	24-9930-5-45	Woodwright 9930 E7 - 45 sheen		090414993001	105.85	1,058.50
-10	CH24-9930-5-45	Woodwright 9930 E7 - 45 sheen			105.85	-1,058.50
1	21-515-014-5	Woodwright Asbury Brown			216.55	216.55
-1	CH21-515-014-5	Woodwright Asbury Brown			216.55	-216.55
2	24-9910-5-SG	Woodwright Polyurethane Semi-Gloss		081514991001	102.25	204.50
-2	CH24-9910-5-SG	Woodwright Polyurethane Semi-Gloss			102.25	-204.50
2	22-232-034-1	Woodwright Bone White PIGMENT ONLY			171.45	342.90
-2	CH22-232-034-1	Woodwright Bone White PIGMENT ONLY (1 full gallon)			171.45	-342.90
25	23-35260-1	Woodwright Catalyst			42.00	1,050.00
-25	CH23-35260-1	Woodwright Catalyst			42.00	-1,050.00
10	24-8828-5-20WW	Woodwright High Build PreCat Plus 20 sheen		072414882801	123.00	1,230.00

9/8/2014

97576

**PAID**

Tomah Warehouse  
 Dave Hartley  
 31441 Fremont Ave.  
 Tomah, WI 54660

Tomah Warehouse  
 Dave Hartley  
 31441 Fremont Ave.  
 Tomah, WI 54660

608-343-4358 Doris

			9/8/2014	DH-WI	Dayton Freight	
-10	CH24-8828-5-20	Woodwright High Solids PreCat Plus 20 sheen			123.00	-1,230.00
20	25-SH-CLSCONC-4	Spotless Hospitality Furniture & Glass Cleanser Concentrate 1 Quart = 160 oz Spotless Cleanser when mixed with H2O			13.50	270.00
-20	CH25-SH-CLSCONC-4	Spotless Hospitality Furniture & Glass Cleanser Concentrate 1 Quart = 160 oz Spotless Cleanser when mixed with H2O			13.50	-270.00
1	21-625-OCS226-5	Woodwright Coffee Ohio Certified (formerly 442-053)			173.35	173.35
-1	CH21-625-OCS226-5	Woodwright Coffee Ohio Certified (formerly 442-053)			173.35	-173.35
1	21-525-119-5	Woodwright CF Medium Walnut Easy Wipe			140.60	140.60
-1	CH21-525-119-5	Woodwright CF Medium Walnut Easy Wipe			140.60	-140.60
1	22-232-005P-1	Woodwright Off White 232-005 PIGMENT ONLY			142.85	142.85
-1	CH22-232-005P-1	Woodwright Off White 232-005 PIGMENT ONLY			142.85	-142.85
1	22-232-029-1	Woodwright Antique White PIGMENT ONLY			148.54	148.54
-1	CH22-232-029-1	Woodwright Antique White PIGMENT ONLY			148.54	-148.54
1	22-232-016P-1	Woodwright French White PIGMENT ONLY			139.05	139.05
-1	CH22-232-016P-1	Woodwright French White PIGMENT ONLY			139.05	-139.05
1	22-232-070P-1	Woodwright Atrium White PIGMENT ONLY			137.95	137.95
-1	CH22-232-070P-1	Woodwright Atrium White PIGMENT ONLY			137.95	-137.95

9/8/2014

97576

**PAID**

Tomah Warehouse  
 Dave Hartley  
 31441 Fremont Ave.  
 Tomah, WI 54660

Tomah Warehouse  
 Dave Hartley  
 31441 Fremont Ave.  
 Tomah, WI 54660

608-343-4358 Doris

			9/8/2014	DH-WI	Dayton Freight	
2	Miscellaneous	PIGMENT ONLY for 1 gal of finish--PLEASE PUT IN TWO SEPARATE GALLON CANS			0.00	0.00
2	22-333-031P-1for gal	Woodwright Avocado Green - PIGMENT ONLY enough for 1 gal of finish			39.00	78.00
-2	CH22-333-031P-1for gal	Woodwright Avocado Green - PIGMENT ONLY enough for 1 gal of finish			39.00	-78.00
		They want enough pigment for 2 gallons of finish, but in two separate cans-AVOCADO				
1	21-525-5538-1	Woodwright Dark Walnut 2716			27.95	27.95
-1	CH21-525-5538-1	Woodwright Dark Walnut 2716			27.95	-27.95
		REF # RS20831480				
		2 DAY TRANSIT				
1	21-625-OCS119-5	Woodwright Ohio Certified Cappuccino			165.50	165.50
-1	CH21-625-OCS119-5	Woodwright Ohio Certified Cappuccino			165.50	-165.50
		^THIS WAS ON THE SHIPMENT BUT NOT ON THE INVOICE^				
						\$0.00

9/9/2014

97622

**PAID**  
09/19/2014

Vander Berg Furniture  
4168 US 75 Ave.  
Sioux Center, IA 51250

Vander Berg Furniture  
4168 US 75 Ave.  
Sioux Center, IA 51250

712-722-3296

	he109082014	3%COD/2%-10/Net 30	10/9/2014	TRE	UPS	51250VBF
6	25-SH-Cleanser-32oz	Spotless Hospitality Furniture & Glass Cleanser			10.00	60.00
1	Shipping	32 oz Spray Bottle Shipping/Handling Charge via UPS Ground TRACKING # 1ZX097070357856321			18.00	18.00
	2% 10 days	Subtotal 2% 10 days discount			-1.20	78.00 -1.20
						<b>\$76.80</b>

9/11/2014

97685

**PAID**  
09/12/2014

Premier Furnishings  
4551 T.R. 369  
Millersburg, OH 44654

Premier Furnishings  
4551 T.R. 369  
Millersburg, OH 44654

330-893-2591

	3%COD/2%-10/Net 30	10/11/2014	CIX-W	Easterday	44654PFL
1	25-SH-CLSCONC-4	Spotless Hospitality Furniture & Glass Cleanser Concentrate 1 Quart = 160 oz Spotless Cleanser when mixed with H2O		15.00	15.00
1	21-625-OCS118-1	Woodwright Ohio Certified Antique Slate		31.10	31.10
1	25-OCS117 Marker	Woodwright OCS117 Asbury PreCat Touch Up Marker		5.00	5.00
1	25-OCS110FillStick	Woodwright OCS110 Medium Putty Fill Stick		3.00	3.00
1	21-625-OCS109-1	Woodwright S-12 Ohio Certified		30.55	30.55
1	21-625-OCS114-1	Woodwright Traditional Ohio Certified		65.25	65.25
2	23-TH2910-5NoHAPS	Woodwright HAPS FREE Gun & Equipment Cleaner		51.35	102.70
	F-Surcharge-Ohio	Fuel Surcharge		3.65	3.65
	25-Drum Disct 3%	Subtotal			256.25
		3% COD discount		-3.00%	-7.69
					\$248.56

9/11/2014

97690

**PIT PRO**  
09/19/2014

Detweiler Coatings  
15945 Burton Windsor Rd.  
Middlefield, OH 44062

Detweiler Coatings  
15945 Burton Windsor Rd.  
Middlefield, OH 44062

ROY	3%COD/2%-10/Net 30	10/11/2014	JEM	PittOH	44046RDC
1	24-8828-7-20WW	Woodwright High Build PreCat Finish 20 sheen	090914882801	1,352.80	1,352.80
12	24-9935-5	Woodwright E7 Advance Catalyzed Sealer	082514993502	112.35	1,348.20
3	24-8828-5-45WW	Woodwright High Build PreCat Plus 45 sheen	082114882801	125.25	375.75
2	23-TH3500-5	Woodwright Fast Reducer		71.05	142.10
1	23-TH3600-5	Woodwright Medium Reducer		85.05	85.05
8	24-9930-5-35	Woodwright 9930 E7 - 35 sheen	082614993001	112.35	898.80
3	23-TH3700-1	Woodwright Slow Reducer		18.40	55.20
10	23-35260-1	Woodwright Catalyst		42.00	420.00
3	24-9910-1-S	Woodwright Polyurethane Satin		21.85	65.55
1	21-625-OCS102-1	Woodwright Fruitwood Ohio Certified		23.20	23.20
2	21-625-OCS104-1	Woodwright Seely Ohio Certified		26.80	53.60
12	30-65192-4oz	4 oz Plastic Natural Round		0.60	7.20
12	30-71350-4oz	4oz Plastic Cap		0.15	1.80
4	25-SH-Cleanser-32oz	Spotless Hospitality Furniture & Glass Cleanser		10.00	40.00
36	30-LINED GAL CAN	32 oz Spray Bottle Gold Lined Gallon Can with Lid & Bail (36 Can per Case)		3.15	113.40
		Subtotal			4,982.65
	10% Discount	10% Special Distributor Discount		-10.00%	-498.27
	2% 10 days	2% 10 days discount		-89.69	-89.69
	Shipping Credit	Shipping credit		-149.70	-149.70
1	ShippingFreight	Freight Shipping Charges via Common Carrier		149.70	149.70
		REF # RS20837122 PITT PRO # 5003466578 1 DAY TRANSIT			
					\$4,394.69

9/12/2014

97733

**PAID**  
10/08/2014

Greenfield Finishing  
2020 Horseshoe Road  
Lancaster, PA 17602

Greenfield Finishing  
2020 Horseshoe Road  
Lancaster, PA 17602

717-397-2616

ISAAC	3%COD/2%-10/Net 30	10/12/2014	FLB		17602GFF
100	25-7875SPOT-1oz	Heirloom Essentials Spotless Cleanser 1 oz		1.60	160.00
24	Samples - Polish 25-7875CA-8oz	Polish Samples Heirloom Essentials Fine Furniture Polish Cinnamon Apple 8 oz		-160.00	-160.00
24	25-7875SP-8oz	Heirloom Essentials Fine Furniture Polish Spiced Pumpkin 8 oz		4.60	110.40
24	25-7875CO-8oz	Heirloom Essentials Fine Furniture Polish Cocomo 8 oz		4.60	110.40
24	25-7875GA-8oz.	Heirloom Essentials Fine Furniture Polish Green Apple 8 oz		4.60	110.40
24	25-7875CC-8oz	Heirloom Essentials Fine Furniture Polish Candy Cane 8 oz		4.60	110.40
24	25-7875CM-8oz	Heirloom Essentials Fine Furniture Polish Clementine 8 oz		4.60	110.40
24	25-7875VB-8oz	Heirloom Essentials Fine Furniture Polish Vanilla Bean 8 oz		4.60	110.40
24	25-7875CT-8oz	Heirloom Essentials Fine Furniture Polish Christmas Tree 8 oz		4.60	110.40
35	25-7875CB-1oz	Heirloom Essentials Fine Furniture Polish Cherry Blossom 1 oz		1.60	56.00
35	25-7875CL-1oz	Heirloom Essentials Fine Furniture Polish Crisp Linen 1 oz		1.60	56.00
35	25-7875CA-1oz	Heirloom Essentials Fine Furniture Polish Cinnamon Apple 1 oz		1.60	56.00
35	25-7875GA-1oz	Heirloom Essentials Fine Furniture Polish Green Apple 1 oz		1.60	56.00
35	25-7875GF-1oz	Heirloom Essentials Fine Furniture Polish Grapefruit 1 oz		1.60	56.00
35	25-7875LZ-1oz	Heirloom Essentials Fine Furniture Polish Lemon Zest 1 oz		1.60	56.00
35	25-7875CM-1oz	Heirloom Essentials Fine Furniture Polish Clementine 1 oz		1.60	56.00
35	25-7875BC-1oz	Heirloom Essentials Fine Furniture Polish Black Cherry 1 oz		1.60	56.00

9/12/2014

97733

**PAID**  
10/08/2014

Greenfield Finishing  
2020 Horseshoe Road  
Lancaster, PA 17602

Greenfield Finishing  
2020 Horseshoe Road  
Lancaster, PA 17602

717-397-2616

ISAAC	3%COD/2%-10/Net 30	10/12/2014	FLB	17602GFF
35	25-7875VB-1oz	Heirloom Essentials Fine Furniture Polish Vanilla Bean 1 oz		1.60 56.00
35	25-7875UN-1oz	Heirloom Essentials Fine Furniture Polish NEW! Unscented 1 oz		1.60 56.00
35	25-7875SP-1oz	Heirloom Essentials Fine Furniture Polish Spiced Pumpkin 1 oz		1.60 56.00
35	25-7875CR-1oz	Heirloom Essentials Fine Furniture Polish Cranberries 1 oz		1.60 56.00
35	25-7875CT-1oz	Heirloom Essentials Fine Furniture Polish Christmas Tree 1 oz		1.60 56.00
35	25-7875CC-1oz	Heirloom Essentials Fine Furniture Polish Candy Cane 1 oz		1.60 56.00
35	25-7875CO-1oz	Heirloom Essentials Fine Furniture Polish Cocomo 1 oz		1.60 56.00
100	Samples - Polish	Polish Samples		-840.00 -840.00
1	LABEL- H.E. Tri-Fold... 23-35260-7	Heirloom Essentials Tri-Fold Brochure Woodwright Catalyst		0.00 0.00
		Subtotal		1,212.60 1,212.60
	2% Distributor Discount	2% Special Distributor Discount REF # RS20839167 R & L # 22127869-8 1 DAY TRANSIT		-2.00% -41.92
				\$2,053.88

9/15/2014

97765

**PAID**  
09/15/2014

RETAIL SALE
-------------

VICKY DETRICK 92 ROOSEVELT ST SAYRE, PA 18840 570-888-0786
---

			9/15/2014	TRE	UPS	
1	25-SH-Cleanser-32oz	Spotless Hospitality Furniture & Glass Cleanser			10.00	10.00
1	25-SH-CLSCONC-4	32 oz Spray Bottle Spotless Hospitality Furniture & Glass Cleanser Concentrate			15.00	15.00
1	Shipping	1 Quart = 160 oz Spotless Cleanser when mixed with H2O Shipping/Handling Charge via UPS Ground TRACKING # 1ZX097070356858241			15.00	15.00
						\$40.00

9/15/2014

97751

**PAID**  
12/16/2014

Greene Prairie Woodworks  
1321 NE 700 Ave  
Roodhouse, IL 62082

PICK UP TODAY

217-589-4390

	Net 30	10/15/2014	SDE		62082GPW
2	21-625-OCS230-1	Woodwright Onyx Ohio Certified (formerly 525-165 Rich Espresso)		50.30	100.60
2	21-625-OCS102-1	Woodwright Fruitwood Ohio Certified		23.20	46.40
1	21-625-OCS113-5	Woodwright Michael's Cherry Ohio Certified		162.05	162.05
1	22-844-9955-4	LB Pigment Quart		21.35	21.35
3	24-9935-5	Woodwright E7 Advance Catalyzed Sealer		119.50	358.50
1	24-9930-5-35	Woodwright 9930 E7 - 35 sheen		119.50	119.50
1	23-35260-1	Woodwright Catalyst		44.00	44.00
1	23-TH7100-1	Woodwright FloSol Top Coat Flow Enhancer		28.35	28.35
1	25-SH-CLSCONC-1	Spotless Hospitality Furniture & Glass Cleanser Concentrate 1 Gallon = 5 Gallons when mixed with 512 oz H2O		30.00	30.00
3	25-Trizact Film	5' X NH, 568XA Trizact Film HOOK-IT (discount @ 50 pcs or more)		5.70	17.10
1	25-DUSTEEN-32oz	Woodwright Dusteen 32oz Spray Bottle		12.00	12.00
	Sept14Promo	Sept 2014 Promotion Free 32 oz Dusteen Spray with \$400 purchase Limit 1 per customer		-12.00	-12.00
					\$927.85

9/15/2014

97798

**PAID**  
09/15/2014

RETAIL SALE
-------------

PAMELA CHO 187 BRAMBLEBUSH RD STOUGHTON, MA 02072 781-341-1392
---

			9/15/2014	TRE	UPS	
1	25-7875SPOT-8oz	Heirloom Essentials Spotless Cleanser 8 oz			10.00	10.00
1	25-7875CL-8oz	Heirloom Essentials Fine Furniture Polish Crisp Linen 8 oz			10.00	10.00
1	Shipping	Shipping/Handling Charge via UPS Ground TRACKING # 1ZX097070355905503			15.00	15.00
						\$35.00

9/15/2014

97770

**PAID**  
9/15/2014

Amish Merchant  
3625 Elida Rd.  
Lima, OH 45807

PICK UP THIS WEEK

419-225-8298

		COD	9/15/2014	CIX-P	PICK UP
48	25-7875SP-8oz	Heirloom Essentials Fine Furniture Polish Spiced Pumpkin 8 oz			5.50 264.00
12	25-7875CC-8oz	Heirloom Essentials Fine Furniture Polish Candy Cane 8 oz			5.50 66.00
12	25-7875CT-8oz	Heirloom Essentials Fine Furniture Polish Christmas Tree 8 oz			5.50 66.00
48	25-7875CA-8oz	Heirloom Essentials Fine Furniture Polish Cinnamon Apple 8 oz			5.50 264.00
12	25-7875CR-8oz	Heirloom Essentials Fine Furniture Polish Cranberries 8 oz			5.50 66.00
48	25-7875SPOT-8oz	Heirloom Essentials Spotless Cleanser 8 oz			5.50 264.00
	10DISCHE	Subtotal			990.00
		10% OFF Heirloom Essentials Order - SHOW SPECIAL			-10.00% -99.00
	2% 10 days	Subtotal			891.00
		2% 10 days discount			-2.00% -17.82
					<b>\$873.18</b>

9/16/2014

97835

**PAID**  
11/11/2014

**Greenfield Finishing**  
2020 Horseshoe Road  
Lancaster, PA 17602

**Greenfield Finishing**  
2020 Horseshoe Road  
Lancaster, PA 17602

717-397-2616

ISAAC	3%COD/2%-10/Net 30	10/16/2014	FLB	CON WAY	17602GFF
8	24-8820-5-05	Woodwright Precatalyzed Finish 5 sheen	081114882001	115.90	927.20
11	24-8820-5-20WW	Woodwright Precatalyzed Finish 20 sheen	082714882804	103.40	1,137.40
1	24-8820-7-05WW	Woodwright Precatalyzed Finish -5-sheen	081114882001	1,218.25	1,218.25
16	24-8828-5-20WW	Woodwright High Build PreCat Plus 20 sheen	090914882801	123.00	1,968.00
16	24-8828-5-10WW	Woodwright High Build PreCat Plus 10 sheen	081414882805	135.50	2,168.60
11	24-8828-5-35WW	Woodwright High Build PreCat Plus 35 sheen	081814882803	123.00	1,353.00
11	24-8828-5-45WW	Woodwright High Build PreCat Plus 45 sheen	082114882801	123.00	1,353.00
8	24-9930-5-20	Woodwright 9930 E7 - 20 sheen	082714993003	105.85	846.80
48	24-9930-5-35	Woodwright 9930 E7 - 35 sheen	090814993002	105.85	5,080.80
4	24-9930-5-90	Woodwright 9930 E7 - 90 sheen	062614993003	105.85	423.40
11	24-9950-5-35	Woodwright 9950 AV Advance 35 sheen	090214995003	128.65	1,415.15
8	24-9910-5-SG	Woodwright Polyurethane Semi-Gloss	081514991001	102.25	818.00
10	21-3000-5	Woodwright 3000 Clear Exterior UV Sealer	BACKORDE...	114.90	1,149.00
3	21-261-033-5	Woodwright Cedar 3000 Exterior Sealer		134.35	403.05
11	24-8814-5	Woodwright Universal Fast Dry Sanding Sealer - 5 GAL	082014881401	94.05	1,034.55
48	24-9935-5	Woodwright E7 Advance Catalyzed Sealer	090814993501	105.85	5,080.80
1	24-149-736-7-8828-20-B	Woodwright Black Easy Sand -Thru 8828 20 sheen		1,297.03	1,297.03
2	25-DUSTEEN-1	Woodwright Dusteen		26.60	53.20
4	25-DUSTEEN-32oz	Woodwright Dusteen 32oz Spray Bottle		10.00	40.00
12	30-65393-32oz	32 Oz. White Plastic Ringed Decanter (use with #73024 sprayer)		0.95	11.40

9/16/2014

97835

**PAID**  
11/11/2014

Greenfield Finishing  
2020 Horseshoe Road  
Lancaster, PA 17602

Greenfield Finishing  
2020 Horseshoe Road  
Lancaster, PA 17602

717-397-2616

ISAAC	3%COD/2%-10/Net 30	10/16/2014	FLB	CON WAY	17602GFF
12	30-73024-Sprayer	28MM White PP Trigger Sprayer, TS800, 9-1/4' dip tube (use with #65393 bottle)		0.95	11.40
4	24-8804-1	Woodwright Clear Crackle Base (Tint with a total of 6 oz. of pigment or less per gallon 844's)		25.20	100.80
4	23-TH3700-5	Woodwright Slow Reducer		77.80	311.20
3	23-TH3600-5	Woodwright Medium Reducer		85.05	255.15
2	23-TH3500-5	Woodwright Fast Reducer		71.05	142.10
1	23-TH4100-5	Woodwright Mineral Spirits		58.50	58.50
48	23-TH2910-5NoHAPS	Woodwright HAPS FREE Gun & Equipment Cleaner		51.35	2,464.80
1	21-0000Lowvoc-7	Woodwright Low VOC (525) Stain Base Drum		588.10	588.10
3	21-625-OCS101-5	Woodwright S-2 Ohio Certified		90.65	271.95
3	21-625-OCS102-5	Woodwright Fruitwood Ohio Certified		104.35	313.05
2	21-625-OCS103-5	Woodwright MX Ohio Certified		96.80	193.60
3	21-625-OCS104-5	Woodwright Seely Ohio Certified		107.45	322.35
2	21-625-OCS107-5	Woodwright Washington Ohio Certified		149.60	299.20
2	21-625-OCS108-5	Woodwright S-14 Ohio Certified		98.65	197.30
2	21-625-OCS109-5	Woodwright S-12 Ohio Certified		129.80	259.60
3	21-625-OCS110-5	Woodwright Medium Ohio Certified		113.00	339.00
2	21-625-OCS111-5	Woodwright Boston Ohio Certified		193.75	387.50
4	21-625-OCS112-5	Woodwright Provincial Ohio Certified		105.50	422.00
11	21-625-OCS113-5	Woodwright Michael's Cherry Ohio Certified		143.60	1,579.60
2	21-625-OCS117-5	Woodwright Ohio Certified Asbury Brown		219.95	439.90
3	21-625-OCS225-5	Woodwright Mission Maple Ohio Certified - (formerly 333-240)		256.65	769.95
2	21-625-OCS226-5	Woodwright Coffee Ohio Certified (formerly 442-053)		173.35	346.70
2	21-625-OCS227-5	Woodwright Rich Cherry Ohio Certified (formerly 333-223)		234.05	468.10

9/16/2014

97835

**PAID**  
11/11/2014

**Greenfield Finishing**  
2020 Horseshoe Road  
Lancaster, PA 17602

**Greenfield Finishing**  
2020 Horseshoe Road  
Lancaster, PA 17602

717-397-2616

ISAAC	3%COD/2%-10/Net 30	10/16/2014	FLB	CON WAY	17602GFF
4	21-625-OCS228-5	Woodwright Rich Tobacco Ohio Certified (formerly 333-139)		270.20	1,080.80
2	21-525-5507-5	Woodwright Special Walnut		125.55	251.10
2	21-625-OCS118-5	Woodwright Ohio Certified Antique Slate		147.65	295.30
2	21-625-OCS119-5	Woodwright Ohio Certified Cappuccino		165.50	331.00
1	21-525-5502-5	Woodwright Chestnut		114.20	114.20
1	21-525-5506-5	Woodwright Golden Oak		100.85	100.85
200	30-65192-4oz	4 oz Plastic Natural Round		0.60	120.00
200	30-71350-4oz	4oz Plastic Cap		0.15	30.00
68	30-65117-32oz	Quart Plastic Natural Round (68 per case)		1.35	91.80
36	30-71015-32oz	White Cap for 32 oz Bottle		0.25	9.00
1	22-824-1302-5	BU Pigment 5 Gallon		283.65	283.65
1	22-844-9451-1	QV Pigment		317.60	317.60
0	22-844-0061-5	TW Pigment 5 Gallon - 70#	BACKORDE...	433.50	0.00
1	22-844-2075-1	RU Pigment Gallon		92.95	92.95
1	22-00004-5	Woodwright Black Toner		145.75	145.75
1	22-00007x12-1	Woodwright Orange Super Toner x 12		106.75	106.75
12	25-7875GF-8oz	Heirloom Essentials Fine Furniture Polish Grapefruit 8 oz		4.60	55.20
12	25-7875UN-8oz.	Heirloom Essentials Fine Furniture Polish Unscented 8 oz.		4.60	55.20
12	25-7875SP-8oz	Heirloom Essentials Fine Furniture Polish Spiced Pumpkin 8 oz		4.60	55.20
24	25-7875SPOT-8oz	Heirloom Essentials Spotless Cleanser 8 oz		4.60	110.40
336	30-LINED GAL CAN	Gold Lined Gallon Can with Lid & Bail (36 Can per Case)		2.50	840.00

9/16/2014

97835

**PAID**  
11/11/2014

Greenfield Finishing  
2020 Horseshoe Road  
Lancaster, PA 17602

Greenfield Finishing  
2020 Horseshoe Road  
Lancaster, PA 17602

717-397-2616

ISAAC	3%COD/2%-10/Net 30	10/16/2014	FLB	CON WAY	17602GFF
52	25-7875-1ozPromo	Woodwright Heirloom Essentials Custom 1 oz Sampler Set SPECIFY FRAGRANCE 27-SPICED PUMPKIN, 25-CRANBERRIES STANDARD PRINT - NO MINIMUM CUSTOM - Minimum order 250 kits Includes: Care Brochure, 1 oz Fine Furniture Polish, 1 oz Spotless Furniture & Glass Cleanser, Ziplock Bag		3.65	189.80
50	LABEL- H.E. Tri-Fold...	Heirloom Essentials Tri-Fold Brochure		0.00	0.00
	2% Distributor Discount	2% Special Distributor Discount		-2.00%	42,996.43
	Shipping Credit	Shipping credit		-1,291.48	-859.93
1	ShippingFreight	Freight Shipping Charges via Common Carrier REF # RS20842962 1 DAY TRANSIT		1,291.48	-1,291.48
					1,291.48
					\$42,136.50

9/16/2014

97836

**PAID**  
09/25/2014

Byler's Finish and Solvent  
77 Cowden Rd.  
New Wilmington, PA 16142  
USA

Byler's Finish and Solvent  
77 Cowden Rd.  
New Wilmington, PA 16142  
\*LIFT GATE\*

		3%COD/2%-10/Net 30	10/16/2014	JEM	16142BFS
2	23-TH2910-5NoHAPS	Woodwright HAPS FREE Gun & Equipment Cleaner			51.35      102.70
2	25-7875SPOT-1oz	Heirloom Essentials Spotless Cleanser 1 oz			1.60      3.20
1	25-7875BC-1oz	Heirloom Essentials Fine Furniture Polish Black Cherry 1 oz			1.60      1.60
1	25-7875CB-1oz	Heirloom Essentials Fine Furniture Polish Cherry Blossom 1 oz			1.60      1.60
	Samples - Polish	Polish Samples			-6.40      -6.40
		^SMD^			
		Subtotal			102.70
	2% Distributor Discount	2% Special Distributor Discount			-2.00%      -2.05
		Subtotal			100.65
	25-Drum Disct 3%	3% COD discount			-3.00%      -3.02
					\$97.63

9/18/2014

97901

**PAID**  
10/27/2014

Granny Annie's Amish Furniture  
109 S Main St.  
Elk City, Ok 73644

CALL ANNDREW ENT.  
FOR PICK UP

580-225-4224

BUCKEYE S...	CREDIT CARD	9/18/2014	TW	PICK UP	73644GAAF
36	25-7875-1ozPromo-HD	Woodwright Heirloom Essentials Custom Holiday 1 oz Sampler Set CUSTOM CARD - Minimum order 36 Sets Includes: Custom Holiday Card Insert, 1 oz Fine Furniture Polish in 4 Fragrances: SP, CR, CT, CC in a Ziplock Bag		8.00	288.00
24	25-7875SPOT-8oz	Heirloom Essentials Spotless Cleanser 8 oz		5.50	132.00
8	25-SH-Cleanser-32oz	Spotless Hospitality Furniture & Glass Cleanser 32 oz Spray Bottle		10.00	80.00
4	25-WWMarkerSet-6	Woodwright Touch-Up Marker Set of 6 (Light, Golden, Cherry, Dark Brown, Black & White)		19.20	76.80
	10DISCHE	Subtotal 10% OFF Heirloom Essentials Order - SHOW SPECIAL		-10.00%	576.80 -57.68
					\$519.12

9/18/2014

97926

**PAID**  
10/20/2014

Forever Oak  
619 E Crawford St.  
Salina, KS 67401

Forever Oak  
619 W Crawford St.  
Salina, KS 67401

785-452-9701

		3%COD/2%-10/Net 30	10/18/2014	CIX-P	UPS	67401FO
100	25-7875SPOT-1oz	Heirloom Essentials Spotless Cleanser 1 oz			1.90	190.00
50	25-7875LZ-1oz	Heirloom Essentials Fine Furniture Polish Lemon Zest 1 oz			1.90	95.00
50	25-7875CM-1oz	Heirloom Essentials Fine Furniture Polish Clementine 1 oz			1.90	95.00
1	Shipping	Shipping/Handling Charge via UPS Ground TRACKING # 1ZX097070356378564			20.00	20.00
						\$400.00

9/18/2014

97944

**PAID**  
09/22/2014

P. J. Refinishing  
14808 Dover Rd.  
Dalton, OH 44618  
USA

P. J. Refinishing  
14808 Dover Rd.  
Dalton, OH 44618  
USA

PAUL		3%COD/2%Net 10		10/18/2014		MSB		Easterday		44618PJR	
1	21-625-OCS114-1	Woodwright Traditional Ohio Certified						65.25		65.25	
1	21-625-OCS111-1	Woodwright Boston Ohio Certified						39.90		39.90	
1	24-45116(8828-Semi-G...	Woodwright 8828 Semi-Gloss PreCat Spray Can						11.20		11.20	
1	25-7875SPOT-1oz	Heirloom Essentials Spotless Cleanser 1 oz						1.90		1.90	
1	Samples - Polish	Polish Samples						-1.90		-1.90	
	F-Surcharge-Ohio	Fuel Surcharge						3.65		3.65	
	25-Drum Disct 3%	3% COD discount						-3.00%		-3.60	
											\$116.40

9/22/2014

97997

**PAID**  
10/10/2014

Amish Oak Etc.  
3040 Columbus-Lancaster Rd.  
Lancaster, OH 43130

Amish Oak Etc.  
3040 Columbus-Lancaster Rd.  
Lancaster, OH 43130

740-654-7072

ann	Net 30	10/22/2014	TRE	Easterday	43130AOE
8	25-7875SP-8oz	Heirloom Essentials Fine Furniture Polish Spiced Pumpkin 8 oz		5.50	44.00
4	25-7875CT-8oz	Heirloom Essentials Fine Furniture Polish Christmas Tree 8 oz		5.50	22.00
2	25-7875SptCon-16oz	Heirloom Essentials Furniture & Glass Cleanser Concentrate 16 oz Refills 8 oz Bottle 10 Times! (9 PER CASE)		7.50	15.00
2	25-7875HP-CT	Heirloom Essentials Holiday Pack - Christmas Tree Includes: 8 oz Polish, 8 oz Spotless, 1 Clean & Polish Towel		12.80	25.60
2	25-7875HP-CC	Heirloom Essentials Holiday Pack - Candy Cane Includes: 8 oz Polish, 8 oz Spotless, 1 Clean & Polish Towel		12.80	25.60
1	Shipping	Shipping/Handling Charge via UPS Ground TRACKING # 1ZX097070357146697		18.00	18.00
					\$150.20

9/23/2014

98047

**PAID**  
10/09/2014

Byler's Finish and Solvent  
77 Cowden Rd.  
New Wilmington, PA 16142  
USA

SEASHAL BELLDINA  
106 SHURBORNE DR  
MCMURRAY, PA 15317

		3%COD/2%-10/Net 30	10/23/2014	JEM	UPS	16142BFS
1	25-7875SP-8oz	PLEASE UPS THIS TO HOLLOW CREEK'S CUSTOMER SHOWN ABOVE:				
1	25-SH-Cleanser-32oz	Heirloom Essentials Fine Furniture Polish Spiced Pumpkin 8 oz			4.60	4.60
1	Shipping	Spotless Hospitality Furniture & Glass Cleanser 32 oz Spray Bottle Shipping/Handling Charge via UPS Ground			10.00	10.00
	2% Distributor Discount	Subtotal			14.00	14.00
	2% 10 days	2% Special Distributor Discount			-2.00%	-0.57
		TRACKING # 1ZX09707035553134				
		Subtotal				28.03
		2% 10 days discount			-2.00%	-0.56
						\$27.47

9/25/2014

98122

**PAID**  
11/03/2014

**Amish Direct**  
1220 Ridgewood Ave.  
Holly Hill, FL 32117

**Oakwood Furniture**  
1220 Ridgewood Ave.  
Holly Hill, FL 32117

386-248-3180

1409240019	Net 30	10/25/2014	CIX-P	UPS	32117OWF
18	25-7875SptCon-16oz	Heirloom Essentials Furniture & Glass Cleanser Concentrate 16 oz Refills 8 oz Bottle 10 Times! (9 PER CASE)		7.50	135.00
48	25-7875SPOT-8oz	Heirloom Essentials Spotless Cleanser 8 oz		5.50	264.00
24	25-7875UN-8oz.	Heirloom Essentials Fine Furniture Polish Unscented 8 oz.		5.50	132.00
1	25-OCSMarkerSet	Woodwright OCS PreCat Stain Marker Set of 26 (Includes Black & White)		80.00	80.00
1	Shipping	Shipping/Handling Charge via UPS Ground TRACKING # 1ZX097070357314899 TRACKING # 1ZX097070356266103		50.00	50.00
					<b>\$661.00</b>

9/25/2014

98100

**PAID**  
10/14/2014

Andreas Furniture  
114 Dover Road  
Sugarcreek, OH 44681

Andreas Furniture Warehouse  
580 Beldan Pky  
Sugarcreek, OH 44681

330-852-2693

Becky	3%COD/2%-10/Net 30	10/25/2014	JEM		44681AF
12	25-7875SPOT-8oz	Heirloom Essentials Spotless Cleanser 8 oz		5.50	66.00T
12	25-7875CL-8oz	Heirloom Essentials Fine Furniture Polish Crisp Linen 8 oz		5.50	66.00T
12	25-7875SP-8oz	Heirloom Essentials Fine Furniture Polish Spiced Pumpkin 8 oz		5.50	66.00T
6	25-7875CM-8oz	Heirloom Essentials Fine Furniture Polish Clementine 8 oz		5.50	33.00T
6	25-7875UN-8oz.	Heirloom Essentials Fine Furniture Polish Unscented 8 oz.		5.50	33.00T
1	25-7875SP-1oz	Heirloom Essentials Fine Furniture Polish Spiced Pumpkin 1 oz		1.90	1.90T
1	25-7875VB-1oz	Heirloom Essentials Fine Furniture Polish Vanilla Bean 1 oz		1.90	1.90T
1	Samples - Polish F-Surcharge-Ohio	Polish Samples		-3.80	-3.80T
		Fuel Surcharge		3.65	3.65T
		Subtotal			267.65
	2% 10 days	2% 10 days discount		-5.36	-5.36
		Sales Tax		6.75%	17.70
					\$279.99

9/25/2014

98133

**PAID**  
09/30/2014

RETAIL SALE

**HIDDEN NOOK**  
7882 TR 562  
HOLMESVILLE, OH 44633  
330-695-2610

MARY		9/25/2014	TRE	Easterday	
12	25-7875SPOT-8oz	Heirloom Essentials Spotless Cleanser 8 oz		5.50	66.00T
1	F-Surcharge-Ohio	Fuel Surcharge		3.65	3.65T
	25-Drum Disct 3%	Subtotal			69.65
		3% COD discount		-3.00%	-2.09
		DELIVER MONDAY 9/29/14			
		Sales Tax		6.75%	4.56
					\$72.12

9/26/2014

98152

**PAID**  
09/29/2014

Hostetler Woodcraft  
Aaron S. Hostetler  
10500 Castor Rd.  
New Concord, OH 43762

Hostetler Woodcraft  
10500 Castor Rd.  
New Concord, OH 43762  
USA

		3%COD/2%-10/Net 30		10/26/2014		JEM		43762HWC	
1	24-9930W-5-20	Woodwright 9930 E7 - 20 sheen WHITE				198.50		198.50	
1	21-625-OCS101-1	Woodwright S-2 Ohio Certified				21.75		21.75	
2	25-SH-CLSCONC-4	Spotless Hospitality Furniture & Glass Cleanser Concentrate 1 Quart = 160 oz Spotless Cleanser when mixed with H2O				15.00		30.00	
	25-Drum Disct 3%	JOHN TO DELIVER TODAY Subtotal 3% COD discount						250.25	
						-3.00%		-7.51	
								<b>\$242.74</b>	

9/26/2014

98153

**PAID**  
09/26/2014

RETAIL SALE

JUDY WALKER  
2115 SHANGRI-LA DR.  
KNOXVILLE, TN 37914  
865-523-5510

JUDY		9/26/2014	TRE	UPS	
2	25-SH-Cleanser-32oz	Spotless Hospitality Furniture & Glass Cleanser		10.00	20.00
1	25-7875CB-1oz	32 oz Spray Bottle Heirloom Essentials Fine Furniture Polish Cherry Blossom 1 oz		1.90	1.90
1	Samples - Polish	Polish Samples		-1.90	-1.90
1	Shipping	Shipping/Handling Charge via UPS Ground TRACKING # 1ZX097070355973387		16.00	16.00
					\$36.00

9/29/2014

98179

**PAID**  
09/30/2014

Amish Furniture of Ohio  
P.O. Box 369  
Uniontown, OH 44685

Pick up  
Tuesday or Wednesday

234-678-7141

	39101		9/29/2014	TRE	
1	25-SH-CLSCONC-1	Spotless Hospitality Furniture & Glass Cleanser Concentrate 1 Gallon = 5 Gallons when mixed with 512 oz H2O			30.00
1	25-SH-Cleanser-32oz	Spotless Hospitality Furniture & Glass Cleanser 32 oz Spray Bottle			10.00
18	Miscellaneous	STAIN BROCHURES			0.00
18	LABEL- VarnCareSheet	Woodwright Varnish Care Sheet			0.00
2	25-7875VB-8oz	Heirloom Essentials Fine Furniture Polish Vanilla Bean 8 oz			5.00
2	25-7875UN-8oz.	Heirloom Essentials Fine Furniture Polish Unscented 8 oz.			5.00
2	25-7875CT-8oz	Heirloom Essentials Fine Furniture Polish Christmas Tree 8 oz			5.00
	3% COD	Subtotal Payment made on Delivery			70.00
					-3.00%
					-2.10
					\$67.90

9/29/2014

98184

**PAID**  
09/29/2014

Commemorative Rockers & More  
 Jeffrey Jaskiewicz  
 PO Box 670342  
 Northfield, OH 44067


	CREDIT CARD	9/29/2014	TRE		
1	21-625-OCS102-1/2PT	Woodwright Fruitwood Ohio Certified - 1/2 PINT		8.55	8.55
1	25-7875SptCon-16oz	Heirloom Essentials Furniture & Glass Cleanser Concentrate 16 oz Refills 8 oz Bottle 10 Times! (9 PER CASE)		7.50	7.50
					\$16.05

RESPONDENT'S EXHIBIT RX 9

This exhibit will consist of physical examples of Spotless Cleaner containers



U.S. SMALL BUSINESS ADMINISTRATION  
WASHINGTON, D.C. 20416

OFFICE OF THE NATIONAL OMBUDSMAN

**AUG 15 2018**

Ms. Terri Babcock  
President  
David E. Easterday & Co., Inc. dba Woodwright Finishing  
1225-C U.S. Route 62  
Wilmot, OH 44689

Dear Ms. Babcock:

As you are aware, your comment regarding the U.S. Environmental Protection Agency's (EPA) proposed civil penalty of \$248,000 for alleged violation of the Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA) was referred to EPA for high-level review and a response. Enclosed you will find a copy of their response.

Thank you for bringing your concerns to our attention. If you have any questions or concerns regarding EPA's response, please contact Ms. Ellie Zahirieh, Case Manager, by telephone at (202) 205-6499 or via e-mail at [elahe.zahirieh@sba.gov](mailto:elahe.zahirieh@sba.gov).

Sincerely,

Ming A. Wales  
Deputy National Ombudsman

Enclosures  
MAW/ez



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY  
WASHINGTON, D.C. 20460

AUG - 8 2018

OFFICE OF  
ENFORCEMENT AND  
COMPLIANCE ASSURANCE

Ms. Mina A. Wales  
Deputy National Ombudsman  
U.S. Small Business Administration  
409 3rd Street, SW (MC 2120)  
Washington, D.C. 20416-0005

Dear Ms. Wales:

I am responding to your July 8, 2018 letter regarding the inquiry submitted to your office by Ms. Terri Babcock of David E. Easterday & Co., Inc., which does business as Woodwright Finishing (Woodwright). This fulfills the U.S. Environmental Protection Agency's (EPA) obligation under section 222 of the Small Business Regulatory Enforcement Fairness Act.

EPA is precluded from providing certain information regarding this unresolved enforcement action because it is privileged and confidential. However, EPA is committed to fairness and consistency in this enforcement matter.

The following background information may be useful in explaining the violations.

#### STATUTORY REQUIREMENTS

Congress enacted the Federal Insecticide, Fungicide and Rodenticide Act (FIFRA) to provide a comprehensive scheme to address pesticide efficacy and ensure protection of human receptors and the environment. The Act requires any product bearing a label making a pesticidal claim to be registered with EPA, FIFRA § 3, and that any establishment producing pesticides must similarly be registered with the Agency, FIFRA § 7. These registrations provide the Agency with the opportunity to review products for efficacy and toxicity and to assure that labels contain appropriate use and disposal language. They also allow the Agency and its representatives to inspect production facilities to ensure compliance with FIFRA and its requirements. Section 12 of FIFRA makes it unlawful for any person to distribute or sell a pesticide that is not registered pursuant to section 3, or to violate the requirement for registration of establishments in section 7.

Section 2 of FIFRA provides several key definitions. First, "pest" is broadly defined to include many things, including "viruses, bacteria, or other micro-organism." The term "pesticide" is defined as "any substance or mixture of substances intended for preventing, destroying,

repelling, or mitigating any pest.” Furthermore, “distribute or sell” means to distribute, sell, offer for sale, ship, or deliver for shipment.

## BACKGROUND

This action began with an anonymous tip to the EPA on July 23, 2014, which resulted in an inspection of the Woodwright facility in Wilmot, Ohio, on October 1, 2014. The inspection was conducted under a cooperative agreement with the Ohio Department of Agriculture (ODA). EPA Region 5 sent a copy of the inspection report to Woodwright’s counsel last week, on August 3<sup>rd</sup>. In the inspection summary section of the inspection report, the inspector wrote:

[Woodwright company officials] Easterday and Babcock were asked general questions regarding what type of products are sold by their firm and to whom. Babcock and Easterday stated that they were in the process of finding out more information about the registration process of pesticides. According to Babcock, they were recently informed by one of their customers that their furniture and glass cleaner was making pesticidal claims without an EPA REG #. After Babcock was informed of the registration requirement, she stated that she started inquiring about product registration.

Ohio Department of Agriculture, Report on Establishment Inspection to Determine Compliance with FIFRA and its Implementing Regulations for David E. Easterday and Co., Inc. d/b/a Woodwright Finishing, 4 (Oct. 2, 2014) (Inspection Report).

During the inspection, the inspector collected six different packaging labels of different formulations for a furniture cleaner, each stating that the product is “Antibacterial” and that it “Removes 99% of bacteria.” The inspector also collected sales records demonstrating at least 34 sales or distributions of the product in the month immediately prior to the inspection.

EPA Region 5 reviewed the Inspection Report prepared by ODA and evaluated the samples collected and concluded that the products were not registered with EPA under FIFRA § 3. EPA also determined that the facility where Woodwright’s products were manufactured was not registered under FIFRA § 7. Essentially, the facility was operating outside the FIFRA regulatory scheme.

EPA Region 5 sent a notice of intent to begin enforcement proceedings against Woodwright on November 17, 2017 (“notice letter”), stating its intent to pursue a penalty of \$248,770. This initial proposed penalty figure was determined by following the penalty calculation formula contained in the FIFRA Enforcement Response Policy (December 2009)<sup>1</sup>. The formula for calculating penalties includes a factor for the size of business, which EPA estimated based on publicly available information.

After our preliminary discussions with Woodwright and considering information that Woodwright provided, the Agency reduced the proposed penalty figure from the \$248,770 stated

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<sup>1</sup> Available at <https://www.epa.gov/sites/production/files/documents/fifra-erp1209.pdf>

in our notice letter to \$149,262. The Region informed Woodwright's counsel of the penalty revision on June 27, 2018, and has yet to receive a response.

QUESTIONS:

*1. Why and how did EPA take the enforcement or compliance action(s)?*

As explained above, this enforcement action began with an anonymous tip that Woodwright was selling an unregistered pesticide. After a state inspection, Region 5 reviewed the Inspection Report, consulted the FIFRA Enforcement Response Policy, and determined that Woodwright's non-compliance merited enforcement. Specific details of our decision and determination of the penalty are privileged.

*2. Did the EPA notify the small business about the enforcement or compliance action(s)? If so, did the EPA provide the business an opportunity to come into compliance?*

Yes. Following regional procedure, EPA notified Woodwright of our intent to pursue a penalty for alleged violations of FIFRA by letter dated November 14, 2017. It is EPA's understanding that since receiving the notice letter, Woodwright has pulled the non-compliant products from its shelves.

With regard to the inspection and its conclusion, Woodwright complains that the state inspector did not notify it of potential violations of FIFRA, and that there was no notice of any alleged violation until November 2017. However, the Inspection Report, at page 4, states, "According to [Woodwright President Terri] Babcock, they were recently informed by one of their customers that their furniture and glass cleaner was making pesticidal claims without an EPA REG #. After Babcock was informed of the registration requirement, she stated that she started inquiring about product registration." Thus, it appears that the company was aware of potential compliance issues before receiving the notice letter from EPA.

*3. Did you review the action(s) of the investigator auditor inspector individual to ensure compliance with the EPA's policies and procedures?*

Yes. The Region issued the notice letter consistent with procedures which involve consultation with legal counsel and review by a manager.

*4. Were the EPA's regional and program offices responsive to the small business? If so, please cite some examples.*

Yes. EPA's notice letter to Woodwright included EPA's Small Business Resources Information Sheet, which includes various resources to aid small businesses in understanding and complying with federal environmental regulations. During an initial phone call with Terri Babcock, Rob Jarret and Eric Easterday, from David E. Easterday & Co., Inc. on December 19, 2017, EPA discussed the violations and included guidance on returning to compliance. EPA's email to Rob Jarrett on December 20, 2017, provided further guidance on whom to contact at the Office of Pesticide Programs to seek further information regarding the registration of their products in

addition to providing guidance, including various weblinks, on registering a pesticide-producing establishment. On December 20, 2018, EPA also responded to an email from Ms. Babcock advising of two possible steps that the company could take to come into compliance. In addition, the email attached EPA's FIFRA Enforcement Response Policy, which EPA suggested Ms. Babcock review so that settlement discussions could begin once the company came into compliance with FIFRA's registration requirements. In a separate email on the same date, EPA advised Woodwright that the proposed penalty takes into consideration the size of business and that the notice letter outlined what EPA required to assess an inability to pay claim. Since this date, EPA has continued to advise Woodwright that EPA is willing to work with the company to settle this matter after the company has returned to compliance and that EPA remains willing to assess a claim of inability to pay.

EPA's notice letter also invited Woodwright to present other relevant information it believed EPA should consider. During our subsequent discussions with Woodwright, the company provided information which allowed EPA to reconsider its calculations under the FIFRA Enforcement Response Policy and reduce our proposed penalty to \$149,262. EPA communicated this revised number to the company on June 27, 2018. To date, Woodwright has not responded to this revised penalty calculation.

*5. Was the small business informed of their right to contact the Office of the National Ombudsman at SBA?*

Yes. Our notice to Woodwright dated November 17, 2017, included an attachment entitled U.S. EPA Small Business Resources Information Sheet, which notifies small businesses of their right to comment to the Ombudsman at SBA. This information sheet can be found at <https://www.epa.gov/sites/production/files/2017-06/documents/smallbusinessinfo.pdf>.

*6. Will the EPA consider any alternatives to the enforcement action, such as waiving penalties or reducing fines?*

Yes. EPA recently revised its proposed penalty based on information provided by Woodwright. Although Woodwright has not responded, EPA remains open to considering further information bearing on an appropriate penalty consistent with the ERP.

*7. As a result of the issues raised by this small business concern, will the EPA implement any changes to address this situation in the future? If so, please describe the changes that have been, or will be, implemented.*

No change is necessary. As outlined above, EPA's Region 5 office followed applicable policies and procedures in this case. EPA's policies and procedures provide numerous checks to ensure that the agency is treating all regulated entities in a fair and consistent manner. My office evaluates its enforcement activities at various management levels to ensure fairness and adherence to policy, that alleged violations are substantiated, and that every company is informed of its rights, including those specific to small businesses. EPA diligently seeks to provide companies with information relating to alleged violations and with opportunities to discuss and resolve these issues with the agency. EPA also has a responsibility to protect human

health and the environment, including protecting citizens from potential exposure to unregistered pesticides.

8. *Will the EPA evaluate the impact of the enforcement or compliance action on the continued operation of the small business? If so, after such evaluation, will its final decision be modified?*

Our notice letter provided Woodwright the opportunity to submit financial information to the Agency to allow us to determine the impact of the proposed civil penalty on Woodwright's continued viability. The Agency employs several computer models to assess a respondent's ability to pay a stated penalty, and maintains a contract with a firm that provides specialized analysis on financial issues. To date, Woodwright has declined the opportunity to submit financial information in response to our letter and on several other occasions when reminded of the opportunity.

If you have any questions or concerns relating to this matter, please contact Carol Holmes, Senior Counselor on my staff, at (202) 564-8709.

Sincerely,

  
Rosemarie Kelley, Director  
Office of Civil Enforcement

cc: Carol S. Holmes  
Abigail Wesley, Enforcement Officer, R5  
Robert S. Guenther, Associate Regional Counsel, R5  
Christopher Grubb, Associate Regional Counsel, R5

RESPONDENT'S EXHIBIT RX 11

<https://www.regulations.gov/document?D=EPA-HQ-OPP-2010-0135-0017>

RESPONDENT'S EXHIBIT RX 12

<https://www.govinfo.gov/content/pkg/FR-2016-04-21/pdf/2016-09289.pdf>

RESPONDENT'S EXHIBIT RX 13

<https://www3.epa.gov/ttn/atw/pollutants/fr29no04.pdf>

RESPONDENT'S EXHIBIT RX 14

[https://www.ecfr.gov/cgi-bin/text-idx?SID=ebed1ab482665bbcd1f19ba222d4fc2b&mc=true&node=se21.3.173\\_1315&rgn=div8](https://www.ecfr.gov/cgi-bin/text-idx?SID=ebed1ab482665bbcd1f19ba222d4fc2b&mc=true&node=se21.3.173_1315&rgn=div8)

**Brubaker, Robert L.**

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**From:** Timothy.Schirmer@agri.ohio.gov  
**Sent:** Wednesday, January 31, 2018 7:54 AM  
**To:** Brubaker, Robert L.  
**Subject:** #EXT# Ohio Department of Agriculture - Public Records Request  
**Attachments:** 2018.01.31 - Brubaker, Robert (Woodwright Finishing Investigation) - Response.pdf

**#External Email#**

Dear Mr. Brubaker:

Please find attached a response to your public records request.

Sincerely,

Tim Schirmer

---

**Timothy G. Schirmer, Esq.**  
Senior Staff Counsel

Ohio Department of Agriculture, Legal Division  
8995 East Main Street  
Reynoldsburg, Ohio 43068  
[Timothy.Schirmer@agri.ohio.gov](mailto:Timothy.Schirmer@agri.ohio.gov)  
614-728-6213 (Work)

This e-mail transmission may contain privileged or confidential information. It is intended only for the use of the individual to whom it is addressed. If you have received this communication in error, please notify the sender at the above e-mail and delete this e-mail and any related attachments from your system. If you are not the intended recipient, you are hereby notified that any retention and/or dissemination of this information is strictly prohibited.

This message and any response to it may constitute a public record and thus may be publicly available to anyone who requests it...



January 31, 2018

Porter Wright Morris & Arthur, LLP  
Attn: Robert Brubaker  
41 South High Street, Suite 2900  
Columbus, Ohio 43215

*Sent Via Email: rbrubaker@porterwright.com*

Re: Request for Public Records

Dear Mr. Brubaker:

On behalf of the Ohio Department of Agriculture (“ODA”), Division of Plant Health, I am writing to acknowledge receipt of and respond to your public records request. Specifically, your request was for a copy of an investigation file regarding Woodwright Finishing.

The records that you have requested were compiled for law enforcement purposes. Ohio Revised Code (“ORC”) 149.43(A)(1)(v) states that records prohibited from being released by state and federal law are not considered “public records” subject to ORC 149.43. The records that you seek are prohibited from release by 5 United State Code 552(b)(5)-(7). ODA recently spoke with United States Environmental Protection Agency (“USEPA”) personnel who confirmed that this matter remains under active investigation and subject to this exception. Therefore, your request is denied for the reasons stated herein.

It is my understanding that you also requested to speak to Ryan King regarding this matter. Please be aware that requests for information, rather than specific records or documents, are improper under ORC 149.43. *See, State ex rel. Morgan v. New Lexington*, 112 Ohio St. 3d 33, 2006-Ohio-6365 ¶ 30 (“Requests for information and requests that requirement the records custodian to create a new record by searching for selected information are improper.”). Therefore, your request is denied for the reasons stated herein.

Again, your request relates to records compiled for law enforcement purposes by USEPA. Any objections to the current status of that investigation or the prohibition on their release pursuant to 5 USC 552(b)(5)-(7) should be directed to USEPA. To the extent that you have any questions or concerns not related to USEPA, feel free to contact me.

Sincerely,  
OHIO DEPARTMENT OF AGRICULTURE

Timothy G. Schirmer, Esq.  
Senior Staff Counsel

cc: Matt Beal, Chief



**Brubaker, Robert L.**

---

**From:** Guenther, Robert <guenther.robert@epa.gov>  
**Sent:** Thursday, February 28, 2019 7:14 PM  
**To:** Brubaker, Robert L.; Schraff, Christopher R.  
**Cc:** Grubb, Christopher; Wesley, Abigail  
**Subject:** #EXT# Investigation request  
**Attachments:** Referral to OH 14 0812.pdf

**#External Email#**

Gentlemen,

At our meeting this Tuesday afternoon, you requested the documenting the referral from the Region to the Ohio Department of Agriculture.

Please find the document attached.

Robert  
(312) 886-0566



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY  
REGION 5  
77 WEST JACKSON BOULEVARD  
CHICAGO, IL 60604-3590

AUG 12 2014

Star/LC-8J  
REPLY TO THE ATTENTION OF:

ENFORCEMENT SENSITIVE – DO NOT RELEASE

August 6, 2014

MEMORANDUM

SUBJECT: Investigation Request – Distribution or Sale of Unregistered Pesticide

FROM: David Star, Chief  
Pesticides & Toxics Compliance Section  
Chemicals Management Branch

TO: Jim Belt  
Ohio Department of Agriculture

Pursuant to Section 23(a) of FIFRA, 7 U.S.C. § 136u(a), EPA - Region 5 is requesting that the Ohio Department of Agriculture (ODA) conduct a federal establishment inspection under the authorities of Section 8 and 9 of FIFRA at the following site:

David E. Easterday and Co., Inc.  
d/b/a Woodwright Finishing  
1225-C US Route 62  
Wilmot, Ohio 44689

According to EPA's records the company identified above produced the unregistered pesticide, Spotless Furniture & Glass Cleaner, placing pesticidal (antibacterial) claims on the label.

The inspector should also conduct a thorough books and records inspection at the establishment pursuant to Section 8 of FIFRA, and 40 C.F.R. §§169.2(a)-(d) to obtain complete documentation on the production, sale and/or distribution of the unregistered product. Please contact me at (312) 886-6009 or Meghan Dunn at (312) 886-6191 to discuss the extent of records to collect as documentary evidence.

This effort will include interviewing the agent, owner or operator in charge of the establishment to determine the operational details on how retail pesticide products are handled by the establishment (in bound) and then subsequently distributed (out bound) for possible re-sale to the public.

Photographs of any inventory should be taken as samples, including photographs of product labels. If available, the inspector should collect bin labels or photocopies of labels and labeling

and any other written, printed, or graphic material (including all advertising) of the cancelled product. The inspector may also collect a physical sample of the pesticides found to have been packaged, repackaged, labeled, or relabeled by the establishment. At this time, we will not need a formulation analysis of the physical sample(s) collected. Rather, we will be conducting a detailed label review of the final printed label affixed to any pesticide product that is packaged, labeled, repackaged or relabeled at this establishment.

Photographs of the physical sample(s), or legible photocopies of the actual final printed label affixed to the pesticide product, should be included in the case file. Any physical samples should be held by ODA until the case is officially closed by Region 5.

Note to the inspector: The Notice of Inspection should clearly indicate that the violations suspected are "the distribution or sale of a pesticide not registered under Section 3 of FIFRA or whose registration has been cancelled." ODA should complete this inspection within 60 days of receipt, if possible. The case file, including:

- Written Establishment Inspection Report
- Notice of Inspection
- Legible photographs/photocopies of the product label
- Bin labels and samples of the product before it is distributed
- Signed statement by the agent, owner, or operator in charge authenticating documentary labels and labeling
- Signed statement from the agent, owner, or operator in charge that the sample collected (or bin label or both) is representative of the product that is distributed by Woodwright Finishing.
- Records of receipt
- Records of production
- Shipping and distribution records
- Receipt for Sample(s)

should be forwarded directly to Meghan Dunn, Enforcement Officer, upon completion.

This memorandum is considered enforcement sensitive and therefore exempt from requests under the Freedom of Information Act [5 U.S.C. §§ 552(b)(5) and 552(b)(7)]. The inspector should not discuss the details of this written investigation request with the agent, owner, or operator in charge of the facility, other than the reason for the inspection and the violation suspected as indicated on the Notice of Inspection.

If you or your staff have any questions regarding this inspection request, then please do not hesitate to contact me or Ms. Dunn. Thank you in advance for your attention to this FIFRA enforcement matter.

Attachments

cc: Susan Rittenhouse  
Pesticides Section, EPA - Region 5

**From:** [Wesley, Abigail](#)  
**To:** [Grubb, Christopher](#); [Guenther, Robert](#)  
**Subject:** FW: (FIFRA - FY14-120042-3710-CV) Referred to Region - Ohio  
**Date:** Tuesday, January 29, 2019 11:19:38 AM

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**From:** Star, David  
**Sent:** Thursday, July 24, 2014 12:03 PM  
**To:** Dunn, Meghan <[dunn.meghan@epa.gov](mailto:dunn.meghan@epa.gov)>  
**Cc:** Niess, Claudia <[niess.claudia@epa.gov](mailto:niess.claudia@epa.gov)>  
**Subject:** FW: (FIFRA - FY14-120042-3710-CV) Referred to Region - Ohio

Meghan:

Can you draft a formal Investigation Request letter to Ohio, to investigate this trade complaint? Thanks.

*Dave*

PTCS/CMB/LCD/EPA R5  
312-886-6009  
(LC-8J)(08034)

**From:** [howard.donna@epa.gov](mailto:howard.donna@epa.gov) [<mailto:howard.donna@epa.gov>]  
**Sent:** Thursday, July 24, 2014 11:54 AM  
**To:** Star, David  
**Subject:** FWD: (FIFRA - FY14-120042-3710-CV) Referred to Region - Ohio

07/24/2014

SUBJECT: FWD: (FIFRA - FY14-120042-3710-CV) Referred to Region - Ohio  
FROM: [howard.donna@epa.gov](mailto:howard.donna@epa.gov)  
TO: [Star.David@epa.gov](mailto:Star.David@epa.gov)  
CC:

-----Original Message-----

7/23/2014 3:03 PM

HQ LEAD NUMBER: FY14-120042-3710-CV

SUBJECT: Referred to Region - Ohio

FROM:

TO:

Alleged Violator's Name: Wood Wright Finishing

Alleged Violator's Address: 1225-C US Route 62

Alleged Violator's City: Wilmot

Alleged Violator's State: Ohio

Alleged Violator's Zip: 44689

Tip or Complaint: <http://woodwrightfinish.com/> manufacturing "Spotless Furniture & Glass Cleaner" and labeling as "Antibacterial" without EPA approval or EPA registration.

Specific Directions: 1225-C US Route 62 Wilmot, Ohio 44689

Violation Still Occurring? Yes

State DEP/DEQ/DEM Notified? No