

NEW JERSEY STATE DEPARTMENT OF HEALTH
STREAM OR WASTEWATER ANALYSIS

Date Received _____
Lab. No. _____

PLEASE TYPE OR PRINT
WITH BALLPOINT PEN

FIELD INFORMATION

Sample No. SA-17646

Date of Collection 2 Dec 19 71

Hour 11:40 A.M. ☒ P.M. ☐

Composite Period _____ Interval _____

Collected by Harding

Residual Chlorine: _____

Immediate _____

Developed _____

Flow Rate _____

Temperature 56.5°C

Municipality Newark
Plant Revere Smelting & Refining
Stream Trib to Passaic
Location Ave P

Description and Remarks: Overflow from Furnace Cooling

Dilutions Requested
(Bacteriological)

10	1	10 ⁻¹	10 ⁻²	10 ⁻³	10 ⁻⁴	10 ⁻⁵	10 ⁻⁶

LABORATORY RESULTS
BACTERIOLOGICAL

Coliform MPN/100 ml. _____ (Confirmed Test); Fecal Coliform MPN/100 ml. _____

Fecal Streptococci: MPN/100 ml. _____ Other _____

CHEMICAL AND PHYSICAL ANALYSES (mgs./liter, unless otherwise noted)

Color (units) <u>20</u>	Nitrite %	Total Solids <u>98</u>	Other Determinations
Odor (cold) <u>HE</u>	Nitrate N	Ash	<u>Fe 0.76</u>
Turbidity (units) <u>12</u>	Ammonia N	Total Phosphate (PO ₄) <u>0.08</u>	<u>Pb 0.59</u>
pH <u>7.8</u>	Total Nitrogen	Detergents	
Acidity to pH 4	Chloride <u>13</u>	Phenols	
Alkalinity to pH 4	Suspended Solids <u>7</u>	COD <u>8</u>	
	Ash <u>6</u>	Ether Soluble	
		4CN- <u>0.33</u>	1071

BIOCHEMICAL OXYGEN DEMAND (mgs./liter)

Field D.O.	Chlorine Special						pH Special				
Initial D.O. (Lab.) <u>7.1</u>	Dil. Water D.O.						Seed Corr.				
Sample Conc. %	0.1	0.2	0.5	1.0	2.0	5.0	10	25	50	75	100
D.O. after Incubation											
<u>BOH</u>						<	<	< 2			

File

NEW JERSEY STATE DEPARTMENT OF ENVIRONMENTAL PROTECTION
BUREAU OF WATER POLLUTION CONTROL

INSPECTION REPORT

MUNICIPALITY: Newark

DATE INSPECTED: December 2, 1971

DATE WRITTEN: December 3, 1971

COMPANY: Revere Smelting & Refining
Avenue P, Newark, N. J.

DATE TYPED: December 3, 1971

NATURE: Inspect for Compliance with
Administrative Order

BY: Mr. T. Harding

Background

Surveillance of the Lower Passaic River during the summer of 1969 resulted in the issuing of an Administrative Order to Revere Smelting & Refining on August 15, 1969 calling for ceasing of discharge by November 10, 1969.

Findings

On December 2, 1971 I reinspected the plant of Revere Smelting & Refining and met with Mr. Albert Lospinoso of the company. He informed me that his company purchased the plant in April 1970 and immediately instituted several changes in the plant pollution control equipment.

They installed a new air pollution control apparatus and eliminated their water pollution problems. The original problem consisted of sulfuric acid being discharged into the river from the dismantling of lead-acid batteries. The plant now drains this acid into a stainless steel tank and adds sodium hydroxide flakes to neutralize the acid. This liquor is then discharged to a lagoon along with the overflow from the air pollution scrubbers where it is allowed to dry. Any solids remaining are returned to the plant for reprocessing.

The plant processes lead from batteries and reclaims the lead and antimony which are present in the alloy. This process is carried out in a furnace where the lead scraps are melted down and purified. Residual solids from the acid waste and scrubber overflow are also introduced into the furnace. When the material in the furnace is primarily battery plates, iron borings are also added to remove residual sulfuric acid and prevent sulfur dioxide emissions through the conversion of sulfuric acid to FeS which is disposed of in the slag from the furnace.

Discharge which originates as coolant from the jacket on the furnace in the plant. This discharge is intermittent and appears to be uncontaminated. Samples of this were taken and are attached.

This plant is scheduled to be abandoned and relocated in the Freehold area in the

It is recommended that the company be advised of their compliance with the Administrative Order of August 15, 1969, with a provision that this Department be advised when the contemplated move of the operation is scheduled.

Respectfully submitted,


Thomas F. Harding
Senior Environmental Engineer

6E26:G6

c.c. Mr. S. Gordon

STREAM POLLUTION REPORT

DISTRICT NO. 10

DATE Jan 15, 1970 TIME A.M. WEATHER Fair-cld

COMPANY NAME Revere Smelting & Refining Corp.
383 Avenue P.

ADDRESS Newark, N.J. 07105
TEL. 642-4438

NAME & TITLE OF PERSON CONTACTED Howard W. Meyers

NATURE OF BUSINESS Reclaimed lead

NO. OF RIVER OUTLETS 10" concrete pipe discharge into Plum Creek.

METHOD OF WASTE DISPOSAL -

VIOLATION Industrial by acid waste

1. COLOR Dark gray

2. ODOR Not detected

3. TURBIDITY Dark gray sediment

4. COLLECTION OF RIVER BANKS -

5. SURFACE SCUM, FOAM OR OIL None

6. APPROXIMATE DISTANCE EXTENDING INTO RIVER WIDTH AND UPSTREAM

OR DOWNSTREAM X

7. REACTION WITH TEST PAPER -

8. SAMPLE No samples due to ice & snow

843370002

Remarks:

Mr. Meyers was not available when
I called. From all appearances, discharge
continues to flow into Plum Creek, unable
to sample due to ice + snow.

Respectfully,
John W. McLaughlin

843370003

STREAM POLLUTION REPORT

DISTRICT NO. 10

DATE Jan. 26-30, 1970 TIME _____ WEATHER _____

COMPANY NAME Revere Smelting & Refining Corp.
383 Avenue P

ADDRESS Newark, N.J. 07105
TEL. 642-4438

NAME & TITLE OF PERSON CONTACTED Harold M. Higgins

NATURE OF BUSINESS Reclaimed lead

NO. OF RIVER OUTLETS 10" concrete pipe discharge into Plum Creek.
METHOD OF WASTE DISPOSAL _____

VIOLATION Industrial by acid waste.

1. COLOR Dark grey

2. ODOR Not detected

3. TURBIDITY Dark grey sediment

4. COLLECTION ON RIVER BANKS —

5. SURFACE SLUM, FOAM OR OTT. None

6. APPROXIMATE DISTANCE EXTENDING INTO RIVER WIDTH AND UPSTREAM
OR DOWNSTREAM —

7. REACTION WITH TEST PAPER —

8. SAMPLE No samples - icy conditions along banks of creek.

843370004

Remarks:

Discharge continues to flow intermittently into Plenum Creek. Acid discharge flows through lime stone, however contact is not properly regulated, purely guess work.

Respectfully,

John K. McLaughlin

In conversation with Mr. Meyers on Feb 4, 1970 he informed me that all necessary material for installation of treatment facility has now been received. With improvement of weather, construction can be expected to begin...

John

843370005

STREAM POLLUTION REPORT

DISTRICT NO. 10 Unit 10
DATE Feb 9-13, 1970 TIME 2-13-70 WEATHER 11:30 A.M.

COMPANY NAME Revere Smelting & Refining Corp.
383 Avenue P

ADDRESS Newark, N.J. 07105
TEL. 642-4438

NAME & TITLE OF PERSON CONTACTED Howard M. Meyers

NATURE OF BUSINESS Reclaimed lead

NO. OF RIVER OUTLETS 1 outlet to Plum Creek

METHOD OF WASTE DISPOSAL -

VIOLATION Industrial waste discharge into Plum Creek

1. COLOR Grey opaque

2. ODOR Not detected

3. TURBIDITY Slight grey turbidity + sediment

4. COLLECTION ON RIVER BANKS Helms

5. SURFACE SCUM, FOAM OR OIL None visible

6. APPROXIMATE DISTANCE EXTENDING INTO RIVER WIDTH AND UPSTREAM
OR DOWNSTREAM -

7. REACTION WITH TEST PAPER pH 7.3

8. SAMPLE 1 qt. sample taken Feb. 13, 1970. 11:15 A.M. Temp 35°F.

843370006

Remarks:

Industrial liquid waste continues to
discharge into Plum Creek.

Respectfully,

John W. McLaughlin

843370007

PASSAIC VALLEY SEWERAGE COMMISSIONERS
DEPARTMENT OF SANITATION CONTROL

LABORATORY REPORT

STANDARD METHODS OF ANALYSIS A.P.H.A.

RESULTS EXPRESSED IN PARTS PER MILLION (p.p.m.)

DATE OF SAMPLE Feb. 13, 1970 TIME 11:15 A. M. SAMPLE NO. 36

SAMPLE OF Revere Smelting Co., into Passaic River, Newark, N. J.

J. K. Mc Laughlin

TOTAL SOLIDS:—		BIOCHEMICAL OXYGEN DEMAND (B.O.D.)	
TOTAL MINERAL		TURBIDITY	305 wp
TOTAL VOLATILE		CHLORINE RESIDUAL	
SOLUBLE SOLIDS:—		COLIFORM (B. coli per ml.) M.P.N.	
SOLUBLE MINERAL		FLAMMABLE	
SOLUBLE VOLATILE		EXPLOSIMETER READING (PERCENT)	
SUSPENDED SOLIDS:—	170 vo	SETTLEABLE SOLIDS (mls. Per Liter)	
SUSPENDED MINERAL	162 vo	pH	7.3 vo
SUSPENDED VOLATILE	8 vo	TEMPERATURE	35°F.
ORGANIC NITROGEN			
AMMONIA NITROGEN			
NITRITE NITROGEN			
NITRATE NITROGEN			
TOTAL NITROGEN			
CHLORIDES AS CHLORINE	40 wp		
ALKALINITY AS CaCO ₃			
OXYGEN CONSUMED (C.O.D.)	60 wp		
DISSOLVED OXYGEN (D.O.)			

REMARKS:

Dark gray opaque oily liquid.
Oily odor.
Slight gray sediment.

Alfonso Kelly

843370008

February 14, 1972

Revere Smelting & Refining Company
Avenue P
Newark, New Jersey

Gentlemen:

Re: Administrative Order to Abate Water
Pollution, August 15, 1969,
Revere Smelting & Refining Company
City of Newark

As a consequence of an inspection and sampling of your company's operations by a representative of this office on December 2, 1971, it was determined that the deficiencies which have prompted our initiation of the captioned order have been corrected.

We would appreciate being advised of your firm's schedule for abandoning operations in the City of Newark.

Very truly yours,

Douglas M. Clark
Supervising Environmental Engineer

6-18:66

c.c. Passaic Valley Sewerage Commissioners

843370009



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY
REGION 2
290 BROADWAY
NEW YORK, NY 10007-1866

SEP 15 2000

**GENERAL NOTICE LETTER
CERTIFIED MAIL-RETURN RECEIPT REQUESTED**

Robert Finn, President
RSR Corporation
2777 Stemmons Freeway, Suite 1800
Dallas, Texas 75207

RE: Diamond Alkali Superfund Site
Notice of Potential Liability for
Response Actions in the Lower Passaic River, New Jersey

Dear Mr. Finn:

The United States Environmental Protection Agency ("EPA") is charged with responding to the release and/or threatened release of hazardous substances, pollutants, and contaminants into the environment and with enforcement responsibilities under the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended ("CERCLA"), 42 U.S.C. §9601 et seq. Accordingly, EPA is seeking your cooperation in an innovative approach to environmental remediation and restoration activities for the Lower Passaic River.

EPA has documented the release or threatened release of hazardous substances, pollutants and contaminants into the six-mile stretch of the river, known as the Passaic River Study Area, which is part of the Diamond Alkali Superfund Site ("Site") located in Newark, New Jersey. Based on the results of previous CERCLA remedial investigation activities and other environmental studies, including a reconnaissance study of the Passaic River conducted by the United States Army Corps of Engineers ("USACE"), EPA has further determined that contaminated sediments and other potential sources of hazardous substances exist along the entire 17-mile tidal reach of the Lower Passaic River. Thus, EPA has decided to expand the Study to include the areal extent of contamination to which hazardous substances from the six-mile stretch were transported; and those sources from which hazardous substances outside the six-mile stretch have come to be located within the expanded Study Area.

By this letter, EPA is notifying RSR Corporation ("RSR") of its potential liability relating to the Site pursuant to Section 107(a) of CERCLA, 42 U.S.C. §9607(a). Under CERCLA, potentially responsible parties ("PRPs") include current and past owners of a facility, as well as persons who arranged for the disposal or treatment of hazardous substances at the Site, or the transport of hazardous substances to the Site.

851900001

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TIERRA-B-005593

In recognition of our complementary roles, EPA has formed a partnership with USACE and the New Jersey Department of Transportation-Office of Maritime Resources ("OMR") ["the governmental partnership"] to identify and to address water quality improvement, remediation, and restoration opportunities in the 17-mile Lower Passaic River. This governmental partnership is consistent with a national Memorandum of Understanding ("MOU") executed on July 2, 2002 between EPA and USACE. This MOU calls for the two agencies to cooperate, where appropriate, on environmental remediation and restoration of degraded urban rivers and related resources. In agreeing to implement the MOU, the EPA and USACE will use their existing statutory and regulatory authorities in a coordinated manner. These authorities for EPA include CERCLA, the Clean Water Act, and the Resource Conservation and Recovery Act. The USACE's authority stems from the Water Resources Development Act ("WRDA"). WRDA allows for the use of some federal funds to pay for a portion of the USACE's approved projects related to ecosystem restoration.

For the first phase of the Lower Passaic River Project, the governmental partners are proceeding with an integrated five- to seven-year study to determine an appropriate remediation and restoration plan for the river. The study will involve investigation of environmental impacts and pollution sources, as well as evaluation of alternative actions, leading to recommendations of environmental remediation and restoration activities. This study is being conducted by EPA under the authority of CERCLA and by USACE and OMR, as local sponsor, under WRDA. EPA, USACE, and OMR are coordinating with the New Jersey Department of Environmental Protection and the Federal and State Natural Resource Trustee agencies. EPA, USACE, and OMR estimate that the study will cost approximately \$20 million, with the WRDA and CERCLA shares being about \$10 million each. EPA will be seeking its share of the costs of the study from PRPs.

Based on information that EPA evaluated during the course of its investigation of the Site, EPA believes that hazardous substances were being released from the former Revere Smelting & Refining facility located at 387 Avenue P in Newark, New Jersey, into the Lower Passaic River. Hazardous substances, pollutants and contaminants released from the facility into the river present a risk to the environment and the humans who may ingest contaminated fish and shellfish. Therefore, RSR may be potentially liable for response costs which the government may incur relating to the study of the Lower Passaic River. In addition, responsible parties may be required to pay damages for injury to, destruction of, or loss of natural resources, including the cost of assessing such damages.

Enclosed is a list of the other PRPs who have received Notice letters. This list represents EPA's findings on the identities of PRPs to date. We are continuing efforts to locate additional PRPs who have released hazardous substances, directly or indirectly, into the Passaic River. Inclusion on, or exclusion from, the list does not constitute a final determination by EPA concerning the liability of any party for the release or threat of release of hazardous substances at the Site. Be advised that notice of your potential liability at the Site is being forwarded to all parties on this list.

We request that you consider becoming a "cooperating party" for the Lower Passaic River.

851900002

Project. As a cooperating party, you, along with many other such parties, will be expected to fund EPA's share of the study costs. Upon completion of the study, it is expected that CERCLA and WRDA processes will be used to identify the required remediation and restoration programs, as well as the assignment of remediation and restoration costs. At this time, the commitments of the cooperating parties will apply only to the study. For those who choose not to cooperate, EPA may apply the CERCLA enforcement process, pursuant to Sections 106 (a) and 107(a) of CERCLA, 42 U.S.C. §9606(a) and §9607(a) and other laws.

Pursuant to CERCLA Section 113(k), EPA must establish an administrative record that contains documents that form the basis of EPA's decision on the selection of a response action for a site. The administrative record files, which contain the documents related to the response action selected for this Site are located at EPA's Region 2 office (290 Broadway, New York) on the 18th floor. You may call the Records Center at (212) 637-4308 to make an appointment to view the administrative record for the Lower Passaic River Project.

EPA will be holding a meeting with all PRPs on October 29, 2003 at 10:00 AM in Conference Room 27A at the Region 2 office. At that meeting, EPA will provide information about the actions taken to date in the Lower Passaic River, as well as plans for future activities. After the presentation, PRPs will be given the opportunity to caucus, and EPA will return to answer any questions that might be generated during the private session. Please be advised that due to increased security measures, all visitors need to be registered with the security desk in the lobby in order to gain entry to the office. In order to ensure a smooth arrival, you will need to provide EPA with a list of attendees no later than October 15, 2003.

EPA recommends that the cooperating parties select a steering committee to represent the group's interest as soon as possible, since EPA expects a funding commitment for the financing of the CERCLA share of the \$20 million study by mid-November 2003. If you wish to discuss this further, please contact Ms. Alice Yeh, Remedial Project Manager, at (212) 637-4427 or Ms. Kedari Reddy, Assistant Regional Counsel, at (212) 637-3106. Please note that all communications from attorneys should be directed to Ms. Reddy.

Sincerely yours,



George Pavlou, Director
Emergency and Remedial Response Division

Enclosure

cc: Howard Myers, Esq.
RSR Corporation

851900003

PRPs in Receipt of Notice Letters:

PRP	Legal Counsel
J. Roger Hirl President and Chairman of the Board Occidental Chemical Co. Occidental Tower 5005 LBJ Freeway Dallas, Texas 75244	Paul W. Herring, Esq. Andrews & Kurth L.L.P. 1717 Main Street, Suite 3700 Dallas, Texas 75201
Joseph Gabriel Vice President of Operations 360 North Pastoria Environmental Corp. 1100 Ridgeway Avenue Rochester, New York 14652-6280	Philip Sellinger, Esq. Sills Cummis Zuckerman One Riverfront Plaza Newark, NJ 07102
Robert Ball, President Alcan Aluminum Corporation 100 Erieview Plaza, 29th Floor Cleveland, Ohio 44114	Lawrence Salibra, Esq. Alcan Aluminum Corporation 6060 Parkland Blvd. Mayfield Hts., OH 44124
Mark Epstein, President Alden Leeds Inc. 55 Jacobus Ave. Kearny, New Jersey 07032	Eric Aronson, Esq. Whitman Breed Abbott & Morgan One Gateway Center Newark, NJ 07102
Alan Bendelius, President Alliance Chemical, Inc. Linden Avenue Ridgefield, New Jersey 07657	Fredi L. Pearlmutter, Esq. Cooper, Rose & English, LLP 480 Morris Avenue Summit, New Jersey 07901-1527
William Gentner, President The Andrew Jergens Co. 2535 Spring Grove Ave. Cincinnati, Ohio 45214	A. Christian Worrell III, Esq. Head & Ritchey, LLP 1900 Fifth Third Center 511 Walnut Street Cincinnati, OH 45202
Gary Cappeline, President Ashland Specialty Chemical Co. 5200 Blazer Parkway Dublin, Ohio 43017	Stephen Leermakers, Esq. Ashland Specialty Chemical Co. 5200 Blazer Parkway Dublin, OH 43017
Klaus Peter Loebbe, President BASF Corporation 3000 Continental Drive North Mount Olive, New Jersey 07828	Nan Bernardo, Esq. and Nancy Lake Martin, Esq. BASF Corporation 3000 Continental Drive North Mount Olive, NJ 07828

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Joseph Akers, Vice President Bayer Corporation 100 Bayer Road Pittsburgh, Pennsylvania 15205-9741	Gerard Hickel, Esq. Bayer Corporation 100 Bayer Road Pittsburgh, PA 15205-9741
Yvan Dupay, President Benjamin Moore & Co. 51 Chestnut Ridge Road Montvale, New Jersey 07645	Arthur Schulz, Esq. Environmental Counsel 4910 Massachusetts Ave., N.W. Suite 221 Washington, DC 20016
Alberto Celleri, President Chemical Compounds Inc. 10 Baldwin Court Roseland, New Jersey 07086	Jim Giannotti Chemical Compounds Inc. 29-75 Riverside Avenue Newark, NJ 07104
President Chris-Craft Industries, Inc. 767 Fifth Avenue, 46th Floor New York, New York 10153	Brian Kelly, Esq. Chris-Craft Industries, Inc. 767 Fifth Avenue, 46th Floor New York, NY 10153
John Guffey, President Coltec Industries, Inc. 3 Coliseum Centre 2550 West Tyvola Road Charlotte, North Carolina 28217	John R. Mayo, Esq. Coltec Industries, Inc. 430 Park Avenue New York, NY 10022
Roger Marcus, President Congoleum Corporation 3705 Quakerbridge Road Mercerville, New Jersey 08619	Russell Hewit, Esq. Dughi & Hewit 340 North Avenue Cranford, NJ 07016
Martin Benante, Chairman Curtiss-Wright Corp. 4 Becker Farm Road Roseland, New Jersey 07068	James Maher, Esq. Curtiss-Wright Corp. 4 Becker Farm Road Roseland, NJ 07068
Antonio Perez, President Eastman Kodak Company 343 State Street Rochester, New York 14650	Elliot Stern, Esq. Eastman Kodak Company 343 State Street Rochester, NY 14650
Edgar Woolard, Chairman E.I. du Pont de Nemours & Co. 1007 Market Street Wilmington, Delaware 19898	Bernard J. Reilly, Esq. Corporate Counsel E.I. du Pont de Nemours & Co. 1007 Market Street Wilmington, DE 19898

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David Weisman, CEO Elan Chemical Company 268 Doremus Ave. Newark, New Jersey 07105	Jeffrey Schwartz, Esq. Sarber Schlesinger Satz & Goldstein One Gateway Center Newark, NJ 07102
Al Reisch, President E M Sergeant Pulp & Chemical Co. Inc. 6 Chelsea Road Clifton, New Jersey 07102	None
Mark Tucker, Esq. Essex Chemical Corp. 2030 WMDC Midland, Michigan 48674	Kenneth Mack, Esq. Fox, Rothschild, O'Brien & Frankel Princeton Pike Corp.Center 997 Lenox Drive, Building 3 Lawrenceville, NJ 08648
Todd Walker, President Fairmount Chemical Co. Inc. 117 Blanchard St. Newark, New Jersey 07105	John Ix, Esq. Porzio Bromberg & Newman 163 Madison Ave. Morristown, NJ 07962
Bradley Buechler, President Franklin-Burlington Plastics Inc. 113 Passaic Ave. Kearny, New Jersey 07032	Robert M. Becker, Esq. Kraemer, Burns, Mytelka & Lovell, P.A. 675 Morris Ave. Springfield, NJ 07081
Henry Benz, President Hoescht Celanese Chemicals, Inc. Route 202-206 P.O.Box 2500 Somerville, New Jersey 08876	Anne Conley-Pitchell, Esq. Hoescht Celanese Corp. Route 202-206 P.O.Box 2500 Somerville, NJ 08876
Francine Rothschild, President Kearny Smelting & Refining 936 Harrison Ave #5 Kearny, New Jersey 07032	None
Henry Schact, CEO Lucent Technologies, Inc. 600 Mountain Avenue Murray Hill, New Jersey 07974	Ralph McMurry, Esq. Hill, Betts & Nash LLP 1 Riverfront Plaza, Suite 327 Newark, NJ 07102-5401
Richard Meelia, President Mallinckrodt, Inc. 675 McDonnell Blvd. Hazelwood, Missouri 63042	Patricia Duft, Esq. Mallinckrodt, Inc. 675 McDonnell Blvd. Hazelwood, MO 63042

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Richard Mahoney, CEO Monsanto Company 800 N. Lindbergh Blvd. St. Louis, Missouri 63167	L. William Higley, Esq. Monsanto Company 800 N. Lindbergh Blvd. St. Louis, MO 63167
Joseph Galli, President Newell Rubbermaid, Inc. 29 E. Stephenson St. Freeport, Illinois 61032	Peter Schultz, Director Environmental Affairs Newell Co. 4000 Auburn St. Rockford, IL 61101
Jean-Pierre van Rooy, President Otis Elevator Company North American Operations 10 Farm Springs Road Farmington, Connecticut 06032	Sarah Hurley, Esq. Robinson & Cole LLP 695 East Main Street Stamford, CT . 06904-2305
Richard Ablon, President Ogden Corporation Two Pennsylvania Plaza, 25 th Floor New York, New York 10121	J.L. Effinger, Esq. Ogden Corporation Two Pennsylvania Plaza, 25 th Floor New York, NY 10121
Henry McKinnell, Chairman Pfizer Inc. 235 E. 42 nd St. New York, New York 10017	Michael McThomas, Esq. Pfizer Inc. 235 E. 42 nd St. New York, NY 10017
Raymond LeBoeuf, President PPG Industries, Inc. One PPG Place Pittsburgh, Pennsylvania 15272	Joseph Karas, Esq. PPG Industries, Inc. One PPG Place Pittsburgh, PA 15272
Lawrence Codey, President PSE&G Co. P.O. Box 570 Newark, New Jersey 07101-0570	Hugh Mahoney, Esq. PSE&G Co. P.O. Box 570 Newark, NJ 07101
Phillip D. Ashkettle, President Reichhold Chemicals, Inc. P.O. Box 13582 Research Triangle Park, North Carolina 27709	Adam S. Walters, Esq. Phillips, Lytle, Hitchcock, Blaine & Huber 3400 Marine Midland Center Buffalo, NY 14203
Robert McNeeley, President Reilly Industries, Inc. 1510 Market Square Center 151 North Delaware Street Indianapolis, Indiana 46204	Paul Rivers, Director Corporate Environmental Affairs Reilly Industries, Inc. 1500 S. Tibbs Avenue Indianapolis, IN 46242

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Robert Finn, President RSR Corporation 2777 Stemmons Freeway, Suite 1800 Dallas, Texas 75207	Howard Myers, Esq. RSR Corporation 2777 Stemmons Freeway, Suite 1800 Dallas, TX 75207
Christopher Connor, CEO The Sherwin-Williams Company 101 Prospect Avenue, N.W. Cleveland, Ohio 44115-1075	Donald McConnell, Esq. The Sherwin-Williams Co. 101 Prospect Ave., N.W. Cleveland, OH 44115
George Barrett, President Teva Pharmaceuticals USA Inc. 1090 Horsham Road North Wales, Pennsylvania 19454	Kirsten E. Bauer, Esq. Teva North America 1090 Horsham Road North Wales, PA 19454
Robert Senior, President Three County Volkswagen 701 Riverside Ave. Lyndhurst, New Jersey 07071	Robert DiLascio, Esq. 30 Park Avenue, Suite 101 Lyndhurst, NJ 07071
Michael Jordan, President Westinghouse Electric Corp. 11 Stanwix Street Pittsburgh, Pennsylvania 15222	Roger Willis, Esq. Westinghouse Electric Corp. 11 Stanwix Street Pittsburgh, PA 15222
Isaac Weinberger, President Wiggins Plastics Inc. 547 Maitland Ave. Teaneck, New Jersey 07666	None

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