DORSEY & SEMRAU, LLC 714 Main Street P.O. Box 228 Boonton, NJ 07005 Attorneys for Third-Party

Attorneys for Third-Party Defendant Borough of Franklin Lakes

OFxNEW JERSEY DEPARTMENT THE: SUPERIOR ENVIRONMENTAL PROTECTION, COMMISSIONER OF THE NEW JERSEY: DEPARTMENT OF **ENVIRNMENTAL:** PROTECTION and THE ADMINISTARTOR: OF THE NEW JERSEY SPILL: COMPENSATION FUND,

JERSEY

COURT

OF

NEW

LAW DIVISION: ESSEX COUNTY

Plaintiffs

٧.

DOCKET NO. L-9868-05 (PASR)

OCCIDENTAL CHEMICAL:
CORPORATION, TIERRA SOLUTIONS,:
INC., MAXUS ENERGY CORPORATION,:
REPSOL YPF, S.A., YPF, S.A., YPF:
HOLDING, INC. and CLH HOLDINGS,:
INC.,

Defendants.

CIVIL ACTION

MAXUS ENERGY CORPORATION and: TIERRA SOLUTIONS, INC.,

Third-Party Plaintiffs,

INITIAL DISCLOSURE

STATEMENT of BOROUGH OF

FRANKLIN LAKES

vs.

3M COMPANY, et al.,

Third-Party Defendants.

In accordance with Case Management Order VIII, Borough of Franklin Lakes hereby provides its Initial Disclosure Statement.

X

a. The name, address and telephone number, as may be known of each individual likely to have discoverable information, along with the subjects of that information, that relates to any alleged discharge or release of pollutants, contaminants and/or hazardous substances ("Pollutants") into

Newark Bay Complex (as these terms are defined in the Second Amended Complaint and the Third-Party Complaints) from the site(s) and/or properties with which the disclosing party is associated in the Third-Party Complaint ("Alleged Discharges").

RESPONSE: Third-Party Defendant Borough of Franklin Lakes denies it discharged hazardous substances or pollutants. Any information concerning the administration of public services provided by Borough of Franklin Lakes within Borough of Franklin Lakes is under the possession and control of:

Sally T. Bleeker, Clerk Borough of Franklin Lakes Municipal Building 480 DeKorte Drive Franklin Lakes, NJ 07417

b. The name, address and telephone number, as may be known, of each individual likely to have discoverable information that the disclosing party may use to support its claims or defenses (unless the use would be solely for impeachment).

RESPONSE:

Boswell McClave

Municipal Engineer of Borough of Franklin Lakes

Municipal Building 480 DeKorte Drive

Franklin Lakes, NJ 07417

c. The name, address and telephone number, as may be known, of any and all past or present owners, lessees or operators at the site(s) and/or properties with which it is associated in the Third-Party Complaint and the dates of such ownership, lease or operation, as may be known.

RESPONSE: None known at this time.

d. With respect to any individual identified pursuant to paragraph (a), (b) or (c) above, (or any other individual know to have material knowledge of an alleged discharge or release of a Pollutant at or from a site and/or property, or into the Newark Bay Complex), any known inability to testify due to age, infirmity, or incompetency within 12 months following the date of the Initial Disclosure.

RESPONSE: None known at this time.

e. A description by category and location (or copy at the discretion of the Third-Party Defendant) of all documents or electronically stored information that the disclosing party has in its possession, custody, or control with respect to Alleged Discharges including disclosure of the extent to which such documents or electronically stored information may fall within the Excepted Information.

RESPONSE: Third-Party Defendant Borough of Franklin Lakes denies it has discharged or is a discharger in this matter. To the extent any relevant documents or information is available it is in the custody and control of the Clerk of the Borough of Franklin Lakes or the Municipal Engineer.

Third-Party Defendant reserves the right to supplement this Initial Disclosure Statement as additional information is obtained through investigation and discovery.

DORSEY & SEMRAU, LLC Attorneys for Third Party Defendant

Borough of Franklin Lakes

By:

Fred Semrau

Dated: NOV 24, 2009