DeCotiis, FitzPatrick & Cole, LLP Glenpointe Centre West 500 Frank W. Burr Boulevard Suite 31 / Floor 5 Teaneck, New Jersey 07666 Attn: Daren R. Eppley, Esq.

Attorneys for Third-Party Defendant Township of South Orange Village

New Jersey Department of Environmental Protection, *et al*,

Plaintiffs,

v.

Occidental Chemical Corporation, et al,

Defendants,

Maxus Energy Corporation

v.

3M Company, et al.,

Third-Party Defendants.

In accordance with Case Management Order XII, Paragraph 21, the Township of South Orange Village hereby supplements its Disclosures.

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21.c.(1). A copy of all Documents relating to the following information for the site(s), properties and/or operations with which the Third Party Defendant is associated in the Third-Party Complaints:

SUPERIOR COURT OF NEW JERSEY LAW DIVISION - ESSEX COUNTY

DOCKET NO. ESX-L-9868-05

Civil Action

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FIRST SUPPLEMENTAL
DISCLOSURE RESPONSE OF
TOWNSHIP OF SOUTH ORANGE
VILLAGE

i. the release or discharge of Hazardous Materials from or at that Third Party Defendant's properties or operations,

The allegations in this matter against Third Party Defendant the Township of South Orange Village relate to the alleged discharge of sewage waste which was treated and/ or handled by the Joint Meeting of Essex and Union Counties and the Passaic Valley Sewerage Commissioners. As Sewage waste is specifically excepted from the definition of "hazardous substance" under the New Jersey Spill Act, N.J.S.A.58:10-23.11b, the Township of South Orange Village has no responsive documents. Furthermore the answering municipality has no additional information beyond any "excepted material" identified by Case Management Order VIII, Paragraph 4.

ii. the operations, manufacturing and/or production processes, and Hazardous Materials stored or utilized on the property, and any sampling that took place on the property and any sampling or testing of the materials, by products or waste products used in connection therewith;

The allegations in this matter against Third Party Defendant the Township of South Orange Village relate to the alleged discharge of sewage waste which was treated and/or handled by the Joint Meeting of Essex and Union Counties and the Passaic Valley Sewerage Commissioners. There are no operations, manufacturing and/or production processes, or hazardous materials stored or utilized, nor was there any sampling that took place of the sewage waste by the municipality.

iii. sampling results from environmental, chemical, or biological testing conducted at that Third Party Defendant's properties; and

The allegations in this matter against Third Party Defendant the Township of South Orange Village relate to the alleged discharge of sewage waste which was treated and/or handled by the Joint Meeting of Essex and Union Counties and the Passaic Valley Sewerage Commissioners. There are no operations, manufacturing and/or production processes, or hazardous materials stored or utilized, nor was there any sampling that took place of the sewage waste by the municipality.

iv. any communications involving that Third-Party Defendant and any branch, department, agency or instrumentality of municipal, State or federal government relating to any discharge or release of Hazardous Materials or this litigation.

The allegations in this matter against Third Party Defendant the Township of South Orange Village relate to the alleged discharge of sewage waste which was treated and/or handled by the Joint Meeting of Essex and Union Counties and the

Passaic Valley Sewerage Commissioners. As sewage waste is specifically excepted from the definition of "hazardous substance" under the New Jersey Spill Act, N.J.S.A. 58:10-23.11b, the Township of South Orange Village has no responsive documents.

21.c.(2) Any Documents relating to any industrial waste containing Hazardous Materials that was transported to, processed or treated at, or discharged from any of the sites and/or properties with which the Third Party Defendant is associated in the Third Party Complaints.

The Township of South Orange Village is not in possession of any documents which are responsive to this request.

21.c.(3) Any insurance or indemnity agreement under which another person or entity may be liable to satisfy all or part of a possible judgment in this action or to indemnify or reimburse for payments made to satisfy said judgment.

The Township of South Orange Village is continuing to endeavor to locate and confirm any insurance coverage. Copies of any insurance policies which may be responsive will be produced once they are confirmed.

Date: April 12, 2011

DAREN R. EPPLEY

CERTIFICATION OF SERVICE

I certify that a copy of the First Supplemental Disclosure Response of the Township of South Orange Village has been served via Case Vantage and sent to liaison counsel by mail to:

Michael Gordon, Esq. (State of New Jersey) GORDON & GORDON, P.C. 505 MORRIS AVE. SPRINGFIELD, NJ 07081 Robert T. Lehman, Esq. (Occidental Chemical Corp.) ARCHER & GREINER ONE CENTENNIAL SQUARE 33 EAST EUCLID AVENUE HADDONFIELD, NJ 08033

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Date: April 12, 2011

DAREN R. EPPLEY