

March 12, 1996

Ms. Jennifer Hobbs FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION 3319 Maguire Boulevard, Suite 232 Orlando, FL 32803-3767

Subject:

Lake County

Warning Letter OWL-HW/E-95-0020; Request for Information

Dear Ms. Hobbs:

In response to your request, I have been able to obtain the following information:

- Spill Call Sheet dated February 3, 1995
- Emergency Environmental Services Agreement between ESE Inc. And OHM Remediation Services Corp.
- Daily Report dated February 4, 1995
- Equipment list
- Dispatch form 245903 (equipment and materials out) dated February 4, 1995 at 8:30am
- Dispatch form 245902 (equipment and materials in) dated February 2, 1995 at 3:30pm

These documents reveal that OHM was contacted at 8:30 on the evening of February 3, 1995, to remove the unidentified contents of a 250 gallon tank to drums. Mike Geden of ESE requested OHM to perform the material transfer the next day, on February 4, 1995.

The Emergency Environmental Services Agreement dated February 4, 1995, defines OHM's scope of work as "removal of the contents of a 250 gallon above ground storage tank. Place materials in 55 gallon drums on-site await additional instructions from Client."

As between ESE and OHM, their respective duties with respect to Regulatory Compliance are identified in Section 14. on page 7 of the Emergency Environmental Services Agreement. OHM was relying on ESE to identify, label and manifest the waste, if required.

The Daily Report dated February 4, 1995, signed by ESE's and OHM's representatives indicate that analytical was not available for the work. The personnel and equipment list also indicates that there was no analytical.

Dispatch Form 245903 dated February 4, 1995 at 8:30am indicates that seven (7) 50 gallon poly drums were dispatched to the site. Dispatch Form 245902 indicates that five (5) 50 gallon poly drums were returned to inventory at the end of the day. It would appear that the contents of the 250 gallon drum and PPE were containerized in only two (2) 50 gallon poly drums.

Ms. Jennifer Hobbs FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION March 12, 1996 Page 2 of 2

OHM's Curt Lee was the OHM project representative. He has told me that only **two** drums were used at the site on February 4. It was his recollection that no other drums were encountered by OHM at the site.

Curt and the project supervisor confirmed to me that ESE asked OHM to remobilize to the site on February 9, 1995 and dismantle the 250 gallon tank. The tank was dismantled and containerized into two (2) 55 gallon steel drums. They indicated that they were not aware of any other drums, or worked with any other drums on that day.

In light of the potentially serious violation which FDEP has indicated they would impose on OHM, OHM is concerned about making any further revelations with respect to this matter until it better understands the actual claims, if any, it is facing from FDEP. Based on that thought, OHM reiterates its desire for an informal conference with FDEP so that the violations against OHM, if any, can be defined. Based on our current understanding of the facts and allegations concerning them, we would probably contest the violation and proposed penalty in the Warning Letter.

Please feel free to call me if you have any questions on the above, or on any of the attachments.

Sincerely,

William P. Millisor Regional Counsel

WPM/ke

Attachments - 12 pages

pc:

B. Mangham

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J. Martin

# OHM CORPORATION

# SPILL CALL SHEET

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#### EMERGENCY ENVIRONMENTAL SERVICES AGREEMENT

THIS AGREEMENT is entered into effective as of the date shown on the signature page hereof by OHM Remediation Services Corp. ("OHM") and ("CLIENT").
Section 1. SCOPE OF WORK
1.1 Subject to all other terms of the Agreement, OHM shall perform work (hereinafter referred to as the "Work") related to remedying hazardous substances leakage, chemical spill conditions, or other environmental contamination problems as described below (or as described in other documents ("Scope Documents") which are referred to below):
Removal of the contents of a 250 dallon Above good-
Storage tack, Place naturals in 15 gallon drains on - sole
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However, if no such Work is described above (or in any Scope Documents referred to above), the Work shall be as described orally to OHM's response personnel and/or as described in OHM's record of CLIENT's phone call or fax requesting the Work (eg, OHM's "Spill Call Sheet").
Section 2. ADMINISTRATION
2.1 (or if no such person is shown, the person signing this Agreement) shall be CLIENT's Authorized Representative.
2.2 (or if no such person is shown, OHM's Project Manager) shall be OHM's Authorized Representative.
2.3 Each party's Authorized Representative shall be fully acquainted with the Work, and has authority on behalf of each party to approve changes in the Work, execute Change Orders, approve daily reports submitted by OHM setting forth daily charges, render decisions promptly, and furnish information expeditiously and in time to meet the time schedule for completion of the Work. A party's Authorized Representative may be changed by giving written notice thereof to the other party.
Section 3. OHM'S RESPONSIBILITIES

- 3.1 Work. OHM will provide supervision, labor, materials, tools, equipment and subcontracted items necessary to perform the Work. Unless and until specifically directed otherwise by CLIENT, the Work shall include all activities reasonably required to mitigate the environmental contamination problem giving rise to this Agreement.
- 3.2 <u>Clean Site.</u> OHM shall at all times keep the Work location (the "Project Site") reasonably free from the accumulation of new debris and rubbish that may result from its performance of the Work. At the completion of the Work, OHM shall remove its vehicles, equipment, surplus materials and rubbish from and around the Project Site.
- 3.4 <u>Safety.</u> OHM shall take necessary precautions and provide adequate safeguards for the safety of its employees, and shall comply with applicable provisions of Federal, state and local safety laws. OHM shall have no responsibility for the elimination or abatement of safety hazards created, or otherwise resulting from, work at the Project Site carried on by other persons or firms directly employed by CLIENT as separate contractors or by CLIENT's employees and agents. CLIENT agrees to cause any such separate contractors, employees and/or agents to fully comply with all

applicable provisions of Federal, state and local safety laws and regulations and to comply with all reasonable requests and directions of OHM for the elimination or abatement of any such safety hazard at the Project Site.

- 3.5 Records. OHM shall keep such records as may be necessary to document: (a) proper financial management under this Agreement; (b) the Work, including, when applicable, records of testing, sampling and investigatory services. All such Work records will be subject to review by CLIENT upon written request for one (1) year after completion of the Work.
- 3.51 Samples. OHM will treat with care all hazardous substance and other samples taken by OHM or provided by CLIENT during the course of the Work. Provided, unless otherwise agreed in writing, OHM may return all such samples to CLIENT or dispose of such samples (with CLIENT paying OHM for all disposal expenses) either during or after the Work.

# Section 4. CLIENT'S RESPONSIBILITIES

- 4.1 <u>Work Information.</u> CLIENT shall provide full and complete information regarding the Work and shall immediately transmit to OHM any new information which becomes available or any change in plans. In particular, CLIENT shall communicate to OHM those special hazard risks involved in the excavation and/or removal of the wastes of which it is or becomes aware.
- 4.2 <u>Site Information.</u> CLIENT shall furnish, at no costs to OHM, when applicable, information on the Project Site describing: physical characteristics, soil reports and subsurface investigations, legal limitations, legal description, locations of any installations and underground utilities, and other characteristics and information that may be reasonably requested by OHM.
- 4.3 Permits/Access. CLIENT shall secure and pay for all necessary approvals, easements, orders, assessments, permits and charges required for the Work to be performed and for OHM to have legal access to the Project Site. Any right-of-way provided by CLIENT to/from the Project Site and/or to/from the most convenient public way shall be sufficient to bear the weight of OHM's equipment and vehicles reasonably required to perform the Work. CLIENT, and not OHM, shall be responsible for any changes required to be made to any private pavement or accompanying subsurface of any route used in the Work, and for repairs to roadways and right-of-way caused by normal wear and tear during the performance of the Work.
- 4.4 <u>Financial Assurance.</u> Upon OHM's written request, at any time, CLIENT shall furnish reasonable evidence satisfactory to OHM that sufficient funds are available and committed for the cost of the Work. Where such evidence is not furnished, OHM is not required to commence or continue any Work, or may, if such evidence is not presented within a reasonable time, not to exceed two (2) days, terminate this Agreement as set forth in Section 12.
- 4.5 No Violation. CLIENT warrants that the Work to be done under this Agreement does not violate any final court order or any final ruling of any governmental agency of which CLIENT has knowledge. In particular, CLIENT warrants that it holds clear title to all wastes to be treated, stored and/or disposed and is under no legal restraint or order which would prohibit the transport, treatment, storage and/or disposal of such wastes.
- 4.6 Taxes. CLIENT shall be responsible for payment of any taxes for which CLIENT claims it is exempt or for which CLIENT issues OHM direct-pay permits or any form of exemption certificate. CLIENT shall reimburse OHM for any gross-receipts, sales tax, hazardous waste disposal, use or similar taxes incurred in the performance of the Work hereunder. If an exemption certificate is found by any state taxing authority to be invalid with respect to the Work performed, CLIENT shall reimburse OHM for any additional taxes and related charges assessed by such Taxing Authority as a result of the disallowance or invalidity of such certificate.
- 4.7 General. The services and information required in this Section 4 shall be furnished with reasonable promptness at CLIENT's expense and OHM shall be entitled to rely upon the accuracy and the completeness thereof.

## Section 5. COMPENSATION

- 5.1 For all Work performed, CLIENT shall pay OHM on a time and materials basis in accord with the terms and rates set forth in OHM's Price List. A copy is attached hereto as EXHIBIT "A". CLIENT hereby acknowledges that it has received and reviewed such Price List, and that the terms and rates set forth therein are reasonable.
- 5.2 OHM shall submit invoices to CLIENT for amounts due. Unless a different address is given in writing by CLIENT for such purposes, OHM shall submit all invoices to the address shown on the signature page of this Agreement.
  - 5.3 All invoices will be due upon receipt. CLIENT shall send payment to OHM at the following address:

OHM Remediation Services Corp. P.O. Box 98236 Chicago, IL 60693

Balances outstanding more than thirty (30) days after the invoice date shall be deemed delinquent and subject to an additional finance charge of one and one-half percent (1-1/2%) per month or the maximum finance charge allowed by law, whichever is less. CLIENT shall also pay all costs associated with the collection of delinquent invoices, including, but not limited to, collection agency costs, attorneys' fees and court costs.

- (or, if no name is inserted, CLIENT's Authorized Representative) has the authority on behalf of CLIENT to approve all invoices. CLIENT shall, within ten (10) days of receipt of an invoice, communicate in writing to OHM any invoice errors, discrepancies or disputes. If such communication is not made within this ten day period, the invoice will be deemed to be approved and shall be paid. If an error, discrepancy or dispute is identified, then the parties will endeavor to resolve it within an additional ten (10) days. If no resolution is made within this time, the disputed amount will be excepted from the total invoice amount, with the parties endeavoring to resolve the dispute within twenty (20) days. The balance of the invoice shall be deemed approved and CLIENT shall promptly pay such portion.
- 5.5 Where CLIENT's Authorized Representative (or someone authorized by him or her for such purpose) has signed any daily reports submitted by OHM showing charges for any days, such charges shall be deemed accepted by CLIENT for all purposes hereunder, and CLIENT thereby waives the right to later object that such charges are invalid. (Provided, the absence of such daily reports and/or CLIENT approval of such reports shall in no way relieve CLIENT of its duty to pay for Work performed.)

## Section 6. CHANGES: EMERGENCIES

6.1 CLIENT and OHM, without invalidating this Agreement, may order or request, respectively, changes in the Work within the general scope of this Agreement. All such changes in the Work shall be authorized by CLIENT by execution of a written Change Order or amendment hereto. In any emergency affecting the safety of persons, property or the environment, OHM shall act, at its discretion, to prevent threatened damage, injury or loss. In the event changes in the Work, or any emergency, result in increased Work, unless otherwise negotiated and agreed in writing by the parties, CLIENT shall pay OHM for hours worked, equipment used, and materials expended in accordance with OHM's Price List (EXHIBIT "A").

### Section 7. INSURANCE

7.1 OHM shall carry at its expense, during the term of this Agreement, the minimum insurance coverages set forth below:

COVERAGE

LIMITS

Worker's Compensation

Employer's Liability \$1,000,000 each occurrence

General Liability (Bodily Injury & Property Damage) \$1,000,000 combined single limit

Statutory

Automobile Liability (Bodily Injury & Property Damage) \$1,000,000 combined single limit

OHM's General Liability insurance shall include coverage for completed operations, contractual liability and independent contractor coverage. OHM agrees to furnish to CLIENT, upon CLIENT's request, insurance certificate(s) reflecting OHM's compliance with the requirements of this Section. OHM's carrying such insurance shall not by itself be construed as OHM's assumption of any liability.

7.2 CLIENT shall be responsible for purchasing and maintaining its own liability insurance. CLIENT shall also purchase and maintain property insurance in a form acceptable to OHM upon any of its property located at the Project Site for the full cost of replacement at the time of any loss. This insurance shall insure against loss from the perils of fire, extended coverage, and shall include "All Risk" insurance for physical loss or damage. Such insurance shall protect OHM, all subcontractors at any tier and CLIENT, as their interests may appear, against all physical loss or damage to the Work, or any part thereof, and to the materials, equipment and other items incorporated into or intended for incorporation into any part of the Work while in transit to the Project Site, while at the Project Site, and during and until completion.

### Section 8. INDEMNIFICATION

- 8.1 OHM shall indemnify and hold harmless CLIENT, its directors, officers, employees and agents from and against any and all liabilities, claims, demands and causes of action for bodily injury to or death of any person or destruction of or damage to any property occurring as a result of the negligence or breach of contract of OHM, its agents, employees or subcontractors in the performance of this Agreement, except to the extent such liabilities, claims, demands and causes of action occurred as a result of CLIENT's failure to fulfill its obligations under this Agreement, or as a result of the negligent or intentional acts of CLIENT. OHM's liability to CLIENT, both under this Section and for any other liability related to the Work, either in contract or in tort, shall in no event exceed the insurance limits specified in Section 7.
- 8.2 CLIENT shall indemnify and hold harmless OHM, its directors, officers, employees, agents and subcontractors from and against any and all liabilities, claims, demands and causes of action 1) for bodily injury to or death of any person or destruction of or damage to any property occurring as a result of the negligence or breach of contract of CLIENT, its agents or employees in the performance of this Agreement, and 2) asserted and/or filed by third persons not parties to this Agreement, arising out of or as a result of (a) the presence of OHM or its subcontractors on the Project Site; and/or (b) the completed Work by OHM (including any disposal of wastes), except to the extent that such liabilities, claims, demands, causes of action, costs and expenses addressed in clauses (a) and/or (b) of this sentence are caused by the negligence of OHM, its directors, officers, agents, employees or subcontractors.
  - 8.3 In no event shall OHM be liable for indirect or consequential damages (such as lost profits).

#### Section 9. CONFIDENTIALITY

- 9.1 For purposes of this Section, "Confidential Information" is any information which has been designated in writing (by the party seeking to impose any obligation hereunder) as "Confidential".
- 9.2 OHM and CLIENT shall treat Confidential Information as confidential and proprietary and not disclose it to others during, or for a period of one (1) year after the completion of the Work (except as may be necessary to perform the Work).
  - 9.3 Nothing contained within this Agreement shall prevent either OHM or CLIENT from disclosing to others or

using in any manner Confidential Information which either party can show: (a) has been published and has become part of the public domain other than by acts, omissions, or fault of OHM or CLIENT; (b) has been furnished or made known to OHM or CLIENT by third parties (other than those acting directly or indirectly for or on behalf of OHM or CLIENT) as a matter of legal right without restrictions on its disclosure; (c) was in either party's possession prior to the disclosure thereof by CLIENT or OHM to each other; or (d) must be disclosed because of court or administrative order.

## Section 10. EXCUSE OF PERFORMANCE

- 10.1 The performance of any duty of this Agreement, except for the payment of money, is excused and may be suspended by either party if such performance is prevented by any cause(s) beyond the reasonable control of either party. Such causes shall include, but not be limited to: acts of God; riot; fire; explosion; accident; adverse weather; flood; sabotage; lack of adequate fuel, power, or raw materials; difficult subsurface conditions; failure or refusal of disposal facilities to handle or receive wastes; lack of labor or transportation facilities; Governmental laws, requirements, or actions; failure of machinery or apparatus; national defense requirements; injunctions or restraining orders; and labor trouble, strikes, lockouts or injunctions.
- 10.2 The party asserting a right to suspend performance under this Agreement must, within a reasonable time after it has knowledge of the effective cause, notify the other party of the cause for suspension, the performance suspended, and the anticipated duration of suspension. Upon receipt of such notice, the parties shall mutually agree on one of the following: (a) Termination of all or any part the Work affected; (b) Demobilization of affected personnel and equipment from the Project Site with remobilization to the Project Site occurring at a mutually agreeable time after the end of the suspending event; or, (c) Placement of affected personnel and equipment in a standby mode until the end of the suspending event. If the parties agree to option (a) above, CLIENT shall compensate OHM, unless otherwise agreed to, as set forth in Section 12.3. If the parties agree to either option (b) or (c) above, the parties shall agree to schedule adjustments and adjustments to compensation in the manner set forth in Sections 5 and 6.

# Section 11. DIFFERING SITE CONDITIONS

11.1 OHM shall promptly, within a reasonable time after it gains knowledge of any of the following conditions, notify CLIENT of physical, structural, subsurface, soil or the conditions uncovered, revealed or discovered, at the Project Site differing from 1) those indicated, reflected or referred to in this Agreement or which were provided or represented to OHM; 2) those ordinarily encountered and generally recognized as inherent in work having the character of the Work, or 3) those apparent based upon a reasonable visual inspection of the Project Site. Thereafter, if such differing conditions adversely affect OHM's performance hereunder, the parties shall agree in writing upon an appropriate amendment to this Agreement to reflect the cost and schedule impact of such conditions. OHM need not continue performance of the Work upon any such notification to CLIENT of such differing site conditions, and OHM shall not be required to resume performance until such appropriate amendment is agreed.

#### Section 12. TERMINATION

- 12.1 This Agreement, or any Work being performed hereunder, may be terminated at any time with or without cause by either party upon three (3) calendar days written Notice of Termination for Convenience to the other party.
- 12.2 This Agreement, or any Work being performed hereunder, may be terminated by either party upon two (2) calendar days written Notice of Termination for Default should the other party fail substantially to perform in accordance with its terms through no fault of the party initiating the termination.
- 12.3 For any Termination for Convenience, CLIENT shall promptly pay OHM for all Work performed prior to termination as well as for OHM demobilization, Subcontractor cancellation and other termination charges, all in accordance with EXHIBIT "A", and where the parties have agreed upon an applicable Work plan, CLIENT shall also pay OHM a reasonable percentage of lost future compensation. CLIENT shall pay a like amount upon any Termination for Default, less any damages incurred because of OHM fault (which damages shall in no case exceed the lessor twenty percent (20%)

of OHM's total paid compensation hereunder, or \$10,000.00). Any Notices of Termination shall specify the reason(s) therefore and the effective date thereof.

### Section 13. DELEGATION AND ASSIGNMENT

13.1 OHM may at any time, delegate orally or in writing, the performance of the Work, or any portion thereof. Any such delegation (such as subcontracting) shall not operate to relieve OHM of its responsibilities hereunder, for which OHM shall remain obligated to CLIENT. Neither party may assign any rights hereunder without the prior written consent of the other.

#### Section 14. REGULATORY COMPLIANCE

- 14.1 Nothing in this Agreement shall be construed or interpreted as requiring OHM to assume the status of a generator, storer, treater or disposal facility, or arranger of transport, storage or disposal, or owner of waste, as those terms appear in the Resource Conservation and Recovery Act, 42 USCA Section 6901 et seq., as amended ("RCRA"), the Comprehensive Environmental Response, Compensation and Liability Act, 42 USCA Section 9601 et seq., as amended ("CERCLA"), or any other Federal or state statute or law governing the treatment, storage and disposal of, solid or hazardous waste or substances. RCRA, CERCLA and such other laws, and implementing regulations, are hereafter herein collectively referred to as the "Regulations".
- 14.2 CLIENT shall have primary responsibility for compliance with Regulations governing the spill response to, and clean-up, treatment, storage and disposal of solid or hazardous waste or substance. In particular, CLIENT shall select transporters and disposal facilities which may be used for transportation and disposal, and approve and execute all hazardous waste transport manifests. Under no circumstances shall OHM assume any responsibility for the environmental spill conditions which gave rise to CLIENT's hiring OHM; CLIENT shall retain ultimate responsibility for personal injuries and property and environmental damage caused by such spill. In particular, OHM has no duty to completely eliminate, mitigate and/or clean any environmental contamination.

#### Section 15. ADDITIONAL GENERAL PROVISIONS

- 15.1 Construction. This Agreement shall be governed by the laws of the state in which the Work is located.
- 15.2 Notices. Any notice, communication or statement required or permitted to be given hereunder, unless otherwise specified, shall be in writing and deemed to have been sufficiently given when sent by orally confirmed telecopier transmission (i.e., fax), courier service (eg, Federal Express TM), delivered in person or by registered or certified mail, postage prepaid, return receipt requested, to the address of the respective party shown on the signature page of this Agreement. Either party may, by notice to the other, change the addresses and names given thereon.
- 15.3 Amendments. This Agreement may be amended or modified only by a written amendment to the Agreement signed by both parties. Additional or different terms or any attempt by CLIENT, through a Purchase Order or other document, to vary any of the terms of this Agreement shall be rejected (unless this provision is expressly waived by OHM).
- 15.4 The Agreement Documents. This Agreement consists of: (i) this Agreement and its Exhibit(s); (ii) any Scope Documents; and (iii) any Amendments or Modifications approved by the parties after the execution of the Agreement. The Agreement documents do not include any other documents unless specifically enumerated in this Agreement or in an amendment hereto. Should there be any conflict in their terms, the body of this Agreement and any Amendments shall control over the Scope Documents.
- 15.5 General. This Agreement represents the entire understanding and agreement between the parties hereto on the subject matter hereof and supersedes any and all prior agreements, whether written or oral, that may exist between the parties regarding same. If any section, subsection, sentence or clause of this Agreement shall be adjudged illegal, invalid or unenforceable, such illegality, invalidity or unenforceability shall not affect the legality, validity or enforceability of this Agreement as a whole or of any section, subsection, sentence or clause hereof not so adjudged. The rights and duties of

this Agreement shall inure to the benefit of and be binding upon the parties' successors and assigns.

EXECUTED effective as of  $4F_{c}$ , 1995.

15.6 <u>Execution.</u> This Agreement may be executed in separately signed counterparts and/or by telecopier transmission of counterparts showing the signature of an authorized representative.

ОНМ	CLIENT						
OHM REMEDIATION SERVICES CORP.	ENVIRONMENTAL SCIENCE & BAKINDERING FAC						
By Cutifn	By 2lg						
Name Cu-ho RiLer	Name MICHAGE T GEDEN						
Title Project Manager	Title ASSOCIATE VICE PRESIDENT						
Address for Notices:	Address for Notices:						
OHM Remediation Services Corp.	ESE INC						
5335 Triangle Parkway, Suite 450	6200 HAZELTINE NATE DR						
Norcross, GA 30092	ORLANDO FL 30822						
Attn: Regional Counsel	Attn: MICHAEL GEDEN						
Phone: (404) 729-3900 Phone: Fax: (404) 729-3905	407 -240-1288 Fax: 407 240 1788						

# DAILY REPORT

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A Subsidiary of OHM Corporation

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Subject to audit by Contract Administration OHM Representative

Client Reprensentative Mr Michael J. Calin A.

Need Anaford!

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# DISPATCH FORM

OHM Rer Services	Carn	ADECTIVE -				Resourc	e Management Rev. 09/93
1. ORIGINAL 🗵	/ (Exp	RECTIVE  lanation Section)	CO	NTROL NO	. 245	902	
1. ORIGINAL D 2. TO JOB NO./ 3. DESTINATIO 4. CLIENT 5. DATE/TIME_ 6. ASSIGNED D	DIV. 90 N <u>Clera</u> 55E 2-4-	139  NON+FL  95 1530  NSPORTER SCOT  HAZARDOUS MA	7. TRA 8. TRA 9. ACC 10. DA + 仏いの	ANSFERRE ANSFERRE CEPTED BY TA ENTRY	D FROM	1725 56 4 -1.Ra _EMP.#_	ddy 607
Qty & Type 11. of Container	Hazardous 12, Material	13. Proper D.O.T. Shipping Nam	ne 1	14. Hazard Class	UN/NA 15. Number	Packing 16. Group	17. Weight
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541	X	Aircompressed		immable 9AS			
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Qty & Unit of			24 Corrective Expla	anation/Comments			Document 25. Control #
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# DISPATCH FORM

OHM Rer Services	-   COR	RECTIVE				Form 0018A e Management Rev. 09/93
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2. TO JOB NO.// 3. DESTINATIO 4. CLIENT 5. DATE/TIME_ 6. ASSIGNED D  11. of Container 5 cy	N 001 ESE 2-4-9	HAZARDOUS MA  13. Proper D.O.T. Shipping Name  Air Coyny re SS e v		BY	9013 SC Redd EMP.#	7 Total 17. Weight 75 OF
-5eyl		Aircompressed	F Harris (127) C. G.			
		STANDARD MA	TERIAL SECTION		<u></u>	<u> </u>
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		CORRECTIVE EXP	LANATION SECTION			
Qty & Unit of						Previous Document 25. Control #
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	1	OF ENERGY OF	1 : (900) 527.05 <i>8</i> 0 (2 <b>4.</b> H	OURS/DAY)		