



# Advanced Disposal

## Asbestos Waste Shipment Record

18040

1. WORK SITE NAME & MAILING ADDRESS 104-106 Baltimore Pike Glen Mills PA	Owner's Name IP9 MF Coventry Apartment Assoc 301 Oxford Valley Road Yardley, PA 19067	Owner's Phone No. Joseph Gallo 703-408-5643
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2. OPERATOR NAME & ADDRESS Alliance Environmental Systems, Inc. 550 E. Union Street West Chester, PA 19382	Operator's Phone No. 610-701-9000
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3. WASTE DISPOSAL SITE WESTERN BERKS COMMUNITY LANDFILL 455 POPLAR NECK ROAD BIRDSBORO, PA 19508	Phone (610) 375-2772
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4. NAME & ADDRESS OF RESPONSIBLE AGENCY US EPA Region III 1650 Arch Street Philadelphia, PA	PA DEP Southeast Region Asbestos Notification 2 East Main Street Norristown, PA 19401
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5. DESCRIPTION OF MATERIALS circle one FRIABLE <u>NON-FRIABLE</u>	6. CONTAINERS (bags/drums) 12 No. <u>6</u> Type <u>bags</u> bundles	7. QUANTITY <u>1.6</u> cu. yds.
Waste Stream Permit No. (if applicable):		

8. SPECIAL HANDLING INSTRUCTIONS: (Must Confirm For Friable Asbestos Only) Waste double bagged and prewetted with an approved wetting agent. Asbestos, 9, NA2212, III, RQ
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9. OPERATOR'S CERTIFICATION: I hereby declare that the contents of this consignment are fully and accurately described above by proper shipping name and are classified, packed, marked and labeled, and are in all respects in proper condition for transport by highway according to applicable international and government regulations.		
Mark Best/AES		8/1/18
Printed/Typed Name & Title	Signature	Date

10. TRANSPORTER (Acknowledgement of receipt of materials)		
Address & Phone No. Geppert Recycling 2692 Woodstream Drive Hatfield, PA 19440 610-842-0122		
		8-28-18
Printed/Typed Name & Title Driver	Signature	Date

11. DISCREPANCY INDICATION SPACE:
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12. WASTE DISPOSAL SITE – Owner or Operator: Certification of receipt of asbestos materials covered by this manifest except as noted in item 11.		
		8/1/18
Printed/Typed Name & Title WM	Signature	Date



**NON-HAZARDOUS  
WASTE MANIFEST**

1. Generator ID Number: \_\_\_\_\_ 2. Page 1 of \_\_\_\_\_ 3. Emergency Response Phone: 610-577-4511 4. Waste Tracking Number: \_\_\_\_\_

5. Generator's Name and Mailing Address: ALLIANCE  
396 W. BALTIMORE PIKE  
COLLEEN MILLS, PA 19063  
Generator's Site Address (if different than mailing address): \_\_\_\_\_  
Generator's Phone: 610-350-8647

6. Transporter 1 Company Name: J&J U.S. EPA ID Number: PA-R006532762

7. Transporter 2 Company Name: \_\_\_\_\_ U.S. EPA ID Number: \_\_\_\_\_

8. Designated Facility Name and Site Address: ELDRIDGE INC  
898 Fern Hill Rd  
West Chester, PA 19380  
U.S. EPA ID Number: \_\_\_\_\_  
Facility's Phone: 610-436-4749

9. Waste Shipping Name and Description	10. Containers		11. Total Quantity	12. Unit Wt./Vol.
	No.	Type		
1. <u>H2 OIL - TANK BOTTOMS</u> <u>W/IN HAZ, MSD DOT</u>	<u>001</u>	<u>TT</u>	<u>80</u>	<u>gals</u>
2. _____	_____	_____	_____	_____
3. <u>USA</u>	_____	<u>ALLIANCE</u>	<u>2 KC</u>	_____
4. <u>Michael</u>	_____	<u>WEST BAL MERG</u>	_____	_____

13. Special Handling Instructions and Additional Information: 7100 0170 1381  
12/30

14. GENERATOR'S/OFFEROR'S CERTIFICATION: I hereby declare that the contents of this consignment are fully and accurately described above by the proper shipping name, and are classified, packaged, marked and labeled/placarded, and are in all respects in proper condition for transport according to applicable international and national governmental regulations.

Generator's/Offeor's Printed/Typed Name: Lawrence D Brownell Signature: Lawrence D Brownell Month: \_\_\_\_\_ Day: \_\_\_\_\_ Year: \_\_\_\_\_

15. International Shipments:  Import to U.S.  Export from U.S. Port of entry/exit: \_\_\_\_\_ Date leaving U.S.: \_\_\_\_\_

16. Transporter Acknowledgment of Receipt of Materials

Transporter 1 Printed/Typed Name: STEPHEN TESTA Signature: Stephen Testa Month: 6 Day: 24 Year: 18  
Transporter 2 Printed/Typed Name: \_\_\_\_\_ Signature: \_\_\_\_\_ Month: \_\_\_\_\_ Day: \_\_\_\_\_ Year: \_\_\_\_\_

17. Discrepancy: 17a. Discrepancy Indication Space:  Quantity  Type  Residue  Partial Rejection  Full Rejection

17b. Alternate Facility (or Generator): \_\_\_\_\_ Manifest Reference Number: \_\_\_\_\_ U.S. EPA ID Number: \_\_\_\_\_

Facility's Phone: \_\_\_\_\_

17c. Signature of Alternate Facility (or Generator): \_\_\_\_\_ Month: \_\_\_\_\_ Day: \_\_\_\_\_ Year: \_\_\_\_\_

18. Designated Facility Owner or Operator: Certification of receipt of materials covered by the manifest except as noted in item 17a

Printed/Typed Name: Tony Falcone Signature: Tony Falcone Month: 06 Day: 27 Year: 15

GENERATOR  
TRANSPORTER INT'L  
DESIGNATED FACILITY



2413



Pennsylvania Department of Environmental Protection

Lee Park, Suite 6010  
555 North Lane  
Conshohocken, PA 19428  
February 28, 2001

Southeast Regional Office

610-832-5949  
Fax 610-832-6143

Mr. James Ennis  
Ennis Oil and Burner  
Route 1 and Valley Brook Road  
Chester Heights, PA 19342

RECEIVED  
MAR - 5 2001  
REACT

Re: Land Recycling Program  
Ennis Oil and Burner Service Terminal  
Chester Heights Borough  
Delaware County  
LRP No. 1-23-937-27541

Dear Mr. Ennis:

Thank you for your submission of a Final Report for the above referenced site dated October 18, 2000. The report was prepared in accordance with the Department's Land Recycling and Environmental Remediation Standards Act (Act 2) by React Environmental Services, Inc. (React).

The report documents the work done in several areas of concern at your former terminal:

- An area where two underground storage tanks (USTs) containing No. 2 fuel oil and two USTs containing kerosene were located.
- An area of soil downgradient from the four USTs (No. 2 fuel oil and kerosene) impacted with petroleum constituents.

Due to site constraints, soil samples were able to be collected only from the southern end of the No. 2 fuel oil and kerosene tanks. React also collected numerous soil samples from the impacted area downgradient of the former UST locations. In addition, groundwater monitoring was conducted for an extended period of time at the site. The report indicates that attainment of a Statewide Health Standard (SHS) has been achieved for both soil and groundwater at the site in the areas of concern referenced above.

Based on the information submitted, DEP approves the Final Report for the areas investigated and remediated. Attainment of a SHS was demonstrated, in soil, for benzene, toluene, ethylbenzene, xylene, naphthalene, fluorene, phenanthrene, pyrene, and chrysene. Attainment of a SHS was demonstrated, in groundwater, for benzene, toluene, ethylbenzene, and xylene. In addition, a round of groundwater samples was collected from all wells (except RW-1) for fluorene, phenanthrene, pyrene, and chrysene and all results were below DEP standards. While attainment of a cleanup standard cannot be demonstrated by one round of groundwater samples, the Department does agree that no further

Mr. James Ennis

- 2 -

February 28, 2001

sampling for these constituents is necessary at this time. Chapter 5, Section 501 of Act 2 provides liability protection to sites where attainment of an Act 2 cleanup standard is demonstrated.

It is noted that no data exists for the area surrounding the 4000-gallon gasoline UST. The Department considers this another potential area of concern. Because Chapter 5 protection applies only to those areas in which a complete characterization has been completed and a successful demonstration of attainment has been made, the Act 2 protection does not apply this area or to contaminants related to this UST that may have migrated elsewhere on the property.

If you have any questions or comments, please contact the Environmental Cleanup Program at the above number.

Sincerely,



Bruce D. Beitler  
Regional Manager  
Environmental Cleanup

cc: Mr. Fritz  
Mr. Day-Lewis  
Mr. Sinding  
Ms. Tremont  
Ms. Warren  
Chester Heights Borough  
~~Mr. Plucinski - React~~  
Re 30 (GJC01)59



## Pennsylvania Department of Environmental Protection

Lee Park, Suite 6010

555 North Lane

Conshohocken, PA 19428

October 19, 2002

## Southeast Regional Office

Phone: 610-832-5949

Fax: 610-832-6143

Mr. John Hoban  
Exxon Mobil Refining and Supply Company  
220 Commerce Drive, Suite 205  
Fort Washington, PA 19034

Re: Storage Tank Program  
Exxon RS 2-3565  
U.S. Route 1 and Valley Brook Road  
Chester Heights Borough  
Delaware County  
Facility ID No. 23-06760

Dear Mr. Hoban:

Thank you for your submission for the above referenced site, a Remedial Action Completion Report – Addendum, dated July 17, 2002 and prepared by Geologic Services Corporation (GSC).

The submission was prepared to provide further information for a Remedial Action Completion Report originally submitted in April 2001. We have the following comments on the submission:

- If future activity in the area of borings SB-20, SB-21, and the former tank fields uncovers the remaining contaminated soil, it should be addressed in a proper manner.
- The Department of Environmental Protection (Department) is in receipt of correspondence dated August 27, 2002 from REACT Environmental Services on behalf of Mr. Jim Ennis. The letter requests the Department to require Exxon to collect more groundwater samples to be analyzed for parameters associated with leaded gasoline. The Department is declining this request at this time based on the following information:  
a.) The issue of the 4,000-gallon gasoline underground storage tank (UST) that was located on the Ennis Oil Burner (Ennis) property for which there is no post-excavation soil sampling data is still open. The data provided by REACT to address the issue is insufficient to determine that the UST did not leak; b.) Exxon has requested Chapter 5 protection for petroleum compounds associated with unleaded gasoline only. 1, 2 dibromoethane (EDB) and 1, 2 dichloroethane (EDC) are specifically not included in that list. Furthermore, if in the future additional data indicates that further work is required to address contaminants not addressed in the Final Report, the Department retains the right to request Exxon to conduct any necessary work; and c.) The Department has requested on several occasions that both sides work together to address the environmental conditions at the site.

Mr. John Hoban

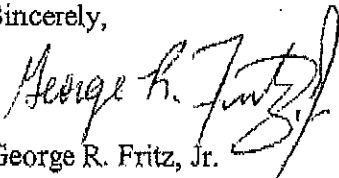
- 2 -

October 19, 2002

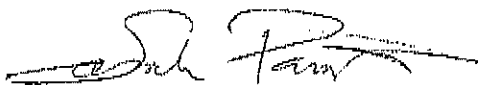
- The Department hesitates to agree that the Site-Specific Standards suggested by Exxon are appropriate, given the age of the data, no fate and transport analysis of those high contaminant concentrations and the removal activity (i.e., tank and soil removal) which took place. The Site-Specific Standards will be considered to be concentrations observed within a more recent period.
- If any of the exposure assumptions made in the report are later proven to be incorrect, additional work by Exxon may be needed.

We accept the report as a successful demonstration of attainment of the Statewide Health Standards and Site Specific Standards for the compounds listed in the Addendum and the April 2001 report. If you have any questions or comments, please feel free to contact me at the above number.

Sincerely,



George R. Fritz, Jr.  
Geologic Specialist  
Environmental Cleanup



Sarah L. Pantelidou, P.G.  
Licensed Professional Geologist  
Environmental Cleanup

cc: Ms. Warren  
Mr. McAdams  
Mr. Sinding  
Chester Heights Borough  
Mr. Plucinski - REACT  
Mr. Templeton - GSC  
Mr. Ennis  
Re 30 (RN02ECP)294-27





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**Pennsylvania Department of Environmental Protection**

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2 East Main Street  
Norristown, PA 19401  
March 8, 2004

**Southeast Regional Office**

Phone: 484-250-5960  
Fax: 484-250-5961

Mr. James Ennis  
Route 1 and Valley Brook Road  
Chester Heights, PA 19342

Re: ECP - Land Recycling Program  
Former Ennis Oil and Burner Service Terminal  
EFACTS No. 573024  
Route 1 and Valley Brook Road  
Chester Heights Borough  
Delaware County

Dear Mr. Ennis:

The Department of Environmental Protection (Department) has received and reviewed the December 22, 2003 document titled "Addendum to Final Act 2 Report," for the property located at Route 1 and Valley Brook Road. The report was prepared by React Environmental Services, Inc. and submitted to the Department in accordance with the Land Recycling and Environmental Remediation Standards Act (Act 2) and constitutes a "Final Report" as defined in Chapter 3, Section 250.312 of Act 2.

The Department agrees that the report demonstrates attainment of the Statewide Health Standard for gasoline related compounds in soil in the vicinity of the former gasoline underground storage tank as well as lead and 1,2 Dibromoethane (EDB) in groundwater. Chapter 5, Section 501 of Act 2, provides the liability protection where attainment of Act 2 cleanup standards is demonstrated. Cleanup liability protection provided by this chapter applies to the current and future owner or any other person who participated in the remediation; a person who develops or occupies the site; successor or assign of any person to whom liability protection applies; and public utility to the extent the public utility performs activities on the identified site.

The Department notes that two additional rounds of groundwater samples were also collected for 1,2 Dichloroethane (EDC). The Department considers this most recent data to represent current characterization information. Remedial action and a subsequent demonstration of attainment is necessary only when characterization data shows a contaminant is present at a concentration above Department standards. Because both rounds of groundwater characterization samples found concentrations of EDC below the Department's Statewide Health Standards, neither remedial action nor a demonstration of attainment is needed. It should be noted, however, that because no remedial action or attainment demonstration was deemed necessary, the provisions of Chapter 5 of Act 2 would not be applicable for this compound.





Mr. James Ennis

- 2 -

March 8, 2004

Although remediation under Act 2 is now complete for this site, you are advised that any future earth disturbance or development may require either approvals or permits from the appropriate county soil conservation district. Therefore, you should contact the conservation district before engaging in any such activities.

Thank you for your cooperation in working with the Department in the remediation of this site. Your efforts are helping to return land to productive use and prevent the needless loss of greenspace across the Commonwealth.

If you have any questions or need further information regarding this matter, please contact the Environmental Cleanup Program.

Sincerely,



Bruce D. Beitler  
Regional Manager  
Environmental Cleanup

Enclosures

cc: Mr. Fritz  
Ms. Warren  
Ms. Tremont  
Mr. Day-Lewis  
Chester Heights Borough  
Mr. Manko - MGKF  
Mr. Plucinski - React ✓  
(AR04ECP)065-13