BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

Allied Universal Corporation and)	
Chemical Formulators, Inc.'s Petition to)	Docket No. 040086-E1
Vacate Order No. PSC-01-1003-AS-EI)	
Approving, as Modified and Clarified, the)	Filed: June 1, 2004
Settlement Ägreement between Allied)	
Universal Corporation and Chemical)	
Formulators, Inc., and Tampa Electric)	
Company and Request for Additional)	
Relief.)	
)	

ODYSSEY MANUFACTURING COMPANY'S AMENDED RESPONSE TO THE OFFICE OF PUBLIC COUNSEL'S MOTION FOR DETERMINATION OF THE PROPER TREATMENT OF DEPOSITION TRANSCRIPT OF MR. PATRICK ALLMAN

Odyssey Manufacturing Company ("Odyssey"), by and through undersigned counsel and pursuant to Rule 28-106.204(1), Florida Administrative Code, hereby files¹ this Response to the Office of Public Counsel's ("OPC") Motion for Determination of the Proper Treatment of Deposition Transcript of Mr. Patrick Allman (the "Deposition") and states as follows:

1. OPC's rationale for its curious motion is predicated on its assertion that it is somehow compelled to respond to TECO's response to OPC's April 23 motion.² OPC presents an excerpt from TECO's response - without responding to TECO's well-founded questioning of how OPC

DOCUMENT NUMBER-DATE

Since its receipt of Order No. PSC-04-0232-PCO-El, in which the Prehearing Officer requested that the parties avoid "becoming further polarized and distracted by excessive ancillary motion practice," Odyssey has honored this request, filing <u>no</u> motions and keeping its responses to those motions filed by others as brief as possible. To remain silent after OPC's latest filing, in the judgment of undersigned counsel, would prejudice Odyssey.

²The April 23 motion, like that at issue herein, failed to comport with Rule 28-106.204(3), FAC, as OPC neglected to consult, or state that it had consulted with, all other parties of record prior to filing either motion.

could make reference to a deposition at which OPC was not present³ and for which the transcription was neither complete.⁴ nor placed in the mail to the parties,⁵ until the date of OPC's April 23 motion.⁶ In its latest motion, OPC states in the present tense, that it possesses the deposition and that OPC "obtained it as a public record from the Dade County Circuit Court." However, as shown in the records of court filings with the Miami-Dade County Circuit Court, not only was the deposition absent from the court file until April 27, four days after OPC's first motion referencing it, but the Deposition was filed by counsel for Allied/CFI.7 This casts an interesting light on Allied/CFI as well, since, in their "response" to OPC's motion they piously exclaim that while they will conduct themselves as if confidentiality had not been compromised, the Deposition is no longer privileged as it is in the public records, using the metaphor that the "toothpaste is out of the tube" without mentioning that they were the ones who squeezed it. This is hauntingly reminiscent of Allied/CFI's previous and repeated compromising of Odyssey's confidential, proprietary information in this docket, as chronicled in Odyssey's Motion to Dismiss (Commission Document No. 02390-04), at fn.3. In any event, in this regard, the complaints of Odyssey's adversaries ring as hollow as those of Hamlet's Player-Queen-only, here, it is the lawyers, not the lady, who doth protest too

³ See Exhibit "A" ("Appearances" sheet from the Deposition).

⁴ See Exhibit "B" (court reporter's "Certificate of Oath" and "Certificate" sheets from the Deposition).

⁵ OPC is not a party to the civil action in which the Deposition was taken.

⁶ See Exhibit "C" (court reporter's transmittal letter from the Deposition).

⁷ See April 27, 2004, entry in Exhibit "D" (docket sheet of the Clerk of the Miami-Dade County Circuit Court), and composite Exhibit "E," Plaintiffs' Notices of Filing Deposition Transcript of Patrick Allman.

much.

- 2. In fact, there were <u>only two parties</u> in attendance during the taking of Mr. Allman's deposition: <u>Odyssey and Allied/CFI</u>.⁸ Moreover, as Odyssey never provided the deposition to, nor discussed its contents with, OPC, it is abundantly clear that OPC either
 - (1) in a single day:
 - (a) miraculously received the Deposition from Allied/CFI the same day it was transcribed;
 - (b) was able to read and digest its more than 100 pages;
 - (c) made a reasoned decision to file its April 23 Motion;
 - (d) drafted said motion; and
 - (e) filed it;

or

(2) relied upon an interpretation of the Deposition given it by Allied/CFI, an adverse party to the deponent.

Odyssey submits it is clear that only the latter is possible.

- 3. In its latest motion, OPC reiterates its mantra that "whether the Contract Service Agreement between TECO and Odyssey Manufacturing Company comports with the requirements of Order No. PSC-98-1081-FOF-EI" is a "disputed issue of material fact." This assertion is in fact irrelevant to the allegations of the "Petition" filed by Allied/CFI and against which Odyssey's pending Motion to Dismiss is directed.
 - 4. Odyssey filed its Motion to Dismiss in February, 2004, prior to OPC's intervention

⁸ See Exhibit "A" ("Appearances" sheet from the Deposition).

in the proceeding. Odyssey's Motion has yet to be heard. Odyssey should not be forced to endure delay attributable to decidedly collateral matters. OPC's Motion should only be addressed (if necessary) after Odyssey's long-standing Motion is heard and ruled upon.

WHEREFORE, Odyssey Manufacturing Corporation respectfully requests that the Commission (1) defer ruling on OPC's Motion for Determination of the Proper Treatment of Deposition Transcript of Mr. Patrick Allman until <u>after</u> the Commission rules on Odyssey's Motion to Dismiss (if any such ruling is necessary at that time); (2) rule that OPC's Motion is improper and deny same; and (3) grant such other relief as it deems appropriate.

Respectfully submitted this 11th day of June, 2004.

WAYNE L. SCHIEFELBEIN

DAVID F. CHESTER

ROSE, SUNDSTROM & BENTLEY LLP

2548 Blairstone Pines Drive

Tallahassee, FL 32301

(850) 877-6555

(850) 656-4029 (Fax)

Attorneys for Odyssey Manufacturing Company

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished via fax and U.S. Mail to the following on this [1] day of June, 2004:

Kenneth A. Hoffman, Esq.
J. Stephen Menton, Esq.
Rutledge, Ecenia, Purnell & Hoffman, P.A.
P.O. Box 551
Tallahassee, FL 32302

Daniel K. Bandklayder, Esq. Anania, Bandklayder, Blackwell, Baumgarten, Torricella & Stein 100 S.E. 2nd Avenue, Suite 4300 Miami, FL 33131

James D. Beasley, Esq. Ausley & McMullen 227 South Calhoun Street P.O. Box 391 Tallahassee, FL 32302

Harry W. Long, Jr., Esq. Tampa Electric Company 702 N. Franklin St., 6th Floor Tampa, FL 33602

Martha C. Brown, Esq. Marlene K. Stern, Esq. Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0850

Harold McLean, Esq. Steve Burgess, Esq. Office of Public Counsel Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0850

ayne L. Schiefelbein

Exhibit "A"



IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT IN AND FOR DADE COUNTY, FLORIDA

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ALLIED UNIVERSAL CORPORATION, a Florida Corporation; and CHEMICAL FORMULATORS, INC., a Florida Corporation,

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vs.

Plaintiffs,

No. 01-27699 CA 25

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ODYSSEY MANUFACTURING COMPANY, a Delaware Corporation; and SENTRY INDUSTRIES, INC., a Florida Corporation,

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Defendants.

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Fort Lauderdale, Florida April 19, 2004 2:00 o'clock P.M.

DEPOSITION

OF

PATRICK ALLMAN

1	APPEARANCES:					
2	ANANIA, BANDKLAYDER, BLACKWELL, BAUMGARTEN, TORRICELLA & STEIN					
3	By: DANIEL K. BANDKLAYDER, ESQ. Appearing on behalf of the Plaintiff/Allied					
4	AKERMAN, SENTERFITT & EDISON, P.A.					
5	By: LAWRENCE D. SILVERMAN, ESQ. Appearing on behalf of the Plaintiff					
6						
7	RUDEN, McCLOSKY, SMITH. SCHUSTER AND RUSSELL, P.A. By: GLENN N. SMITH, ESQ.					
8	Appearing on behalf of the Defendants					
9	ALSO PRESENT: Michael Koven, Allied Universal					
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Exhibit "B"

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1	CERTIFICATE OF OATH
2	GEAGE OF FLORIDA
3	STATE OF FLORIDA) COUNTY OF BROWARD)
4	I, the undersigned authority, certify that
5	PATRICK ALLMAN personally appeared before me and was
6	duly sworn.
7	WITNESS my hand and official seal this
8	23rd day of April, 2004.
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10	SUSAN J. REICH, RPR Notary Public, State of Florida
11	Notary Public, State of Florida
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1	CERTIFICATE
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3	STATE OF FLORIDA) COUNTY OF BROWARD)
4	* I, SUSAN J. REICH, Registered Professional
5	Reporter and Notary Public duly commissioned and
6	qualified in and for the State of Florida at Large,
7	do hereby certify that I was authorized to and did
8	stenographically report the foregoing deposition;
9	and that the transcript is a true record of the
10	testimony given by the witness.
11	I FURTHER CERTIFY that I am not a
12	relative, employee, attorney, or counsel of any of
13	the parties, parties' attorneys or counsel connected
14	with the action, nor am I financially interested in
15	the action.
16	Dated this 23rd day of April, 2004.
17	
18	Lucius J. Rinh
19	SUSAN J. REICH, RPR
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Exhibit "C"

 15th Floor
Fort Lauderdale, Florida 33302

IN RE: Allied Universal vs. Odyssey
Deposition of Patrick Allman
Dear Mr. Smith:

Glenn N. Smith, Esq. RUDEN, McCLOSKY, SMITH,

200 East Broward Blvd.

SCHUSTER AND RUSSELL, P.A.

The deposition of PATRICK ALLMAN taken in the above-styled cause on April 19, 2004 is now ready for signature of the witness. Please have the witness call this office to schedule an appointment to read the same; or, if you wish to waive the signature of the deposition, please so advise.

If this deposition has not been signed by May 24, 2004, or the signature thereto waived, we shall consider such a delay a refusal to sign under Rule 1.310(e) of the Florida Rules of Civil Procedure.

If you have any reason which you would like for me to place on the deposition as to the witness' failure to sign the same, please advise.

Very truly yours, ESQUIRE DEPOSITION SERVICES 600 South Andrews Avenue Fort Lauderdale, Florida (954) 331-4400

By: Susan J. Reich, RPR

Dated: April 23, 2004 cc: Counsel of Record Exhibit "D"

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Exhibit "E"

4.

IN THE CIRCUIT COURT OF THE 11TH JUDICIAL CIRCUIT IN AND FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 01-27699 CA 25

ALLIED UNIVERSAL CORPORATION, a Florida Corporation; and CHEMICAL FORMULATORS, INC., a Florida Corporation,

Plaintiffs.

v.

ODYSSEY MANUFACTURING COMPANY, a Delaware Corporation; and SENTRY INDUSTRIES, INC., a Florida Corporation,

Defendants.

DECENVED

APR 28 2004

B.S.G.

PLAINTIFFS' NOTICE OF FILING DEPOSITION TRANSCRIPT OF PATRICK ALLMAN

Plaintiffs, Allied Universal Corporation and Chemical Formulators, Inc. (collectively "Plaintiffs"), through their undersigned counsel, hereby notify the Court and Defendants, Odyssey Manufacturing Company and Sentry Industries, Inc., that they have filed the attached original deposition transcripts taken November 25, 2003 and April 19, 2004 of Patrick Allman, to be considered by the Court in support of Plaintiffs' Response to Defendants' Motions for Summary Judgment.

Respectfully submitted,

AKERMAN SENTERFITT
SunTrust International Center, 28th Floor
One Southeast Third Avenue
Miami, Florida 33131-1704

Phone: (305) 374-5600 Fax: (305) 374-5095

Email: lsilverman@akerman.com

Florida Bar No.: 007160

Daniel K. Bandklayder, Esq.
Anania, Bandklayder, Blackwell Baumgarten & Torricella
4300 Nations Bank Tower
100 Southeast Second Street
Miami, Florida 33131

Phone: 305-373-4900 Fax: 305-373-6914

Kenneth A. Hoffman, Esq. Rutledge, Ecenia, Purnell & Hoffman, P.A. 215 South Monroe Street, Suite 420 P. O. Box 551 Tallahassee, FL 32302

Phone: 850-681-6788 Fax: 850-681-6515

CERTIFICATE OF SERVICE

WE HEREBY CERTIFY that a true and Correct copy of the foregoing was sent via facsimile and U.S. Mail this 27th day of April, 2004 to: Bryan S. Greenberg, Esq., Ruden, McClosky, Smith, Schuster & Russell, P.A., 200 East Broward Boulevard, 15th Floor, P.O. Box 1900, Ft. Lauderdale, Florida 33302.

2

IN THE CIRCUIT COURT OF THE 11TH

Case No. 01-27699 CA 25

JUDICIAL CIRCUIT IN AND FOR MIAMI-DADE COUNTY, FLORIDA

ALLIED UNIVERSAL CORPORATION, A Florida corporation, and CHEMICAL FORMULATORS, INC., a Florida corporation,

Plaintiffs,

VS.

ODYSSEY MANUFACTURING COMPANY, A Delaware corporation, and SENTRY INDUSTRIES, INC., a Florida corporation,

Defend	ants.	

PLAINTIFFS' NOTICE OF FILING DEPOSITION TRANSCRIPTS OF STEPHEN SIDELKO

Plaintiffs, Allied Universal Corporation ("Allied") and Chemical Formulators, Inc. ("CFI") (hereinafter jointly referred to as "Allied/CFI"), hereby notify the Court and all parties that they are filing the original deposition transcripts of Stephen Sidelko, taken on October 1, 2003 and December 18, 2003, respectively. The transcripts, and exhibits thereto, are being filed for consideration by the Court at the hearings on various pending motions, and for such other proceedings as may be required by the Court or the parties to this action.

Respectfully submitted,

AKERMAN, SENTERFITT & EIDSON, P.A. SunTrust International Center, 28th Floor One Southeast Third Avenue Miami, Florida 33131-1704

Phone: (305) 374-5600 Fax: (305) 374-5095

Email: lsilverman@akerman.com

By:____

Lawrence D. Silverman, Esq. Florida Bar No.: 007160

Daniel K. Bandklayder, Esq.
Anania, Bandklayder, Blackwell Baumgarten & Torricella
4300 Nations Bank Tower
100 Southeast Second Street
Miami, Florida 33131

Phone: 305-373-4900 Fax: 305-373-6914

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing was served via facsimile and U.S. Mail upon Glenn N. Smith and Bryan S. Greenberg, Ruden, McClosky, Smith, Schuster & Russell, P.A., Attorneys for Defendants, 200 East Broward Boulevard, 15th Floor, P.O. Box 1900, Fort Lauderdale, FL 33302 this day of January, 2004.

ATTORNEY

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