

ORIGINAL

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

RECEIVED-FPSC

AUG 20 AM 10:42

Allied Universal Corporation and)
Chemical Formulators, Inc.'s Petition to)
Vacate Order No. PSC-01-1003-AS-EI)
Approving, as Modified and Clarified, the)
Settlement Agreement between Allied)
Universal Corporation and Chemical)
Formulators, Inc., and Tampa Electric)
Company and Request for Additional)
Relief.)
_____)

Docket No. 040086-EI


COMMISSION
CLERK

ODYSSEY MANUFACTURING COMPANY'S
NOTICE OF FILING AND SERVICE OF
ODYSSEY MANUFACTURING COMPANY'S
MOTION FOR ATTORNEY'S FEE AND SANCTIONS

ODYSSEY MANUFACTURING COMPANY, by and through undersigned counsel and pursuant to §57.105(5), Florida Statutes, hereby gives notice of its filing and service of Odyssey Manufacturing Company's Motion for Attorney's Fee and Sanctions. Twenty-one days have elapsed after initial service of the Motion on Allied/CFI and the filings and claims of Allied/CFI have not been withdrawn or appropriately corrected.

Dated this 20th day of August, 2004.

CMP _____
COM _____
CTR _____
ECR _____
GCL _____
OPC _____
MMS _____
RCA _____
SCR _____
SEC 1 _____
OTH _____



WAYNE L. SCHIEFELBEIN, ESQ.
JOHN L. WHARTON, ESQ.
DAVID F. CHESTER, ESQ.
ROSE, SUNDBSTROM & BENTLEY, LLP
2548 Blirstone Pines Drive
Tallahassee, FL 32301
(850) 877-6555
(850) 656-4029 (Fax)
Attorneys for
ODYSSEY MANUFACTURING COMPANY

RECEIVED & FILED


FPSC-BUREAU OF RECORDS

DOCUMENT NUMBER - DATE

09126 AUG 20 04

FPSC-COMMISSION CLERK

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished as indicated to the following on this 20th day of August, 2004:

Kenneth A. Hoffman, Esq.
J. Stephen Menton, Esq.
Rutledge, Ecenia, Purnell & Hoffman, P.A.
P.O. Box 551
Tallahassee, FL 32302
681-6515 (by fax and U.S. Mail)

Daniel K. Bandklayder, Esq.
Anania, Bandklayder, Blackwell, Baumgarten, Torricella & Stein
100 S.E. 2nd Avenue, Suite 4300
Miami, FL 33131
305-373-6914 (by fax and U.S. Mail)

James D. Beasley, Esq.
Ausley & McMullen
P.O. Box 391
Tallahassee, FL 32302
222-7952 (by fax and U.S. Mail)

Harry W. Long, Jr., Esq.
Tampa Electric Company
Post Office Box 111
Tampa, FL 33601-0111
813-228-1770 (by fax and U.S. Mail)

Martha C. Brown, Esq.
Marlene K. Stern, Esq.
Florida Public Service Commission
2540 Shumard Oak Boulevard
Tallahassee, Florida 32399-0850
413-6188/413-6231 (by fax and U.S. Mail)

Harold McLean, Esq.
Office of Public Counsel
c/o The Florida Legislature
111 West Madison Street, Room 812
Tallahassee, Florida 32399-1400 (by fax and U.S. Mail)



JOHN L. WHARTON, ESQ.

odyssey\service & filing2.not.040086

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In Re: Petition to vacate Order No. PSC-01-)
1003-AS-EI approving, as modified and)
clarified, the settlement agreement between)
Allied Universal Corporation and)
Chemical Formulators, Inc. and Tampa)
Electric Company and request for additional)
relief, by Allied Universal Corporation and)
Chemical Formulators, Inc.)
_____)

Docket No. 040086-EI

**ODYSSEY MANUFACTURING COMPANY'S
MOTION FOR ATTORNEY'S FEE AND SANCTIONS**

ODYSSEY MANUFACTURING COMPANY (“Odyssey”), by and through undersigned counsel and pursuant to §57.105(5), Florida Statutes, hereby files this Motion for Attorney’s Fee and Sanctions, and in support thereof would state and allege as follows:

1. By the filing of this Motion, Odyssey does not acquiesce to the jurisdiction of the Commission on this question nor waive any argument it might otherwise have to contest the filings of Allied Universal Corporation and Chemical Formulators, Inc. (“Allied”) in this docket to contest the issue of jurisdiction, or to contest any other issues which might result in the dismissal or denial of Allied’s filings.

2. On January 30, 2004, Allied filed Allied Universal Corporation and Chemical Formulators, Inc.’s Petition to Vacate Order No. PSC-01-1003-AS-EI Approving, as Modified and Clarified, the Settlement Agreement between Allied Universal Corporation and Chemical Formulators, Inc. and Tampa Electric Company and Request for Additional Relief, together with a Notice of Intent to request specified confidential classification. Previously, on January 16, Allied filed a Notice of Withdrawal of Motion Filed on January 13, 2004 in Docket No. 000061-EI. That

withdrawn “motion” requested the same relief as the January 30th Petition in this docket. The “motion” was withdrawn “without prejudice”. On January 29, 2004, Allied filed a Notice of Withdrawal of Petition filed January 16, 2004. That Petition also requested the same relief as the January 30th Petition. That Petition was withdrawn “without prejudice.”

3. On June 23, 2004, staff recommended, at least in part, that the January 30, 2004 Petition be dismissed. Allied responded thereafter by filing, on July 2, 2004, its Motion for Leave to File Amended Petition in this docket. That Motion was granted on July 20, 2004 by Order No. PSC-04-0714-PCO-EI. The Amended Petition is therefore effectively filed on that date.

4. Allied’s filings are not supported by the material facts necessary to establish the claim asserted therein and are not supported by the application of then existing law to these material facts. Allied and its counsel are currently well aware that the claims made in the above filings are unsupported as a matter of fact and law and the filings themselves make only a cursory attempt to construct a facade that the filings are for any purpose other than to gain a competitive advantage over Odyssey; to harass Odyssey; to cause Odyssey undue, unjust and unsubstantiated costs, effort and expense; and to justify or otherwise support stays or continuances of a pending civil litigation initiated by Allied against Odyssey.

5. Section 57.105(4) requires that a motion by a party seeking sanctions under this section must be served, but may not be filed with or presented to the court, unless within 21 days after service of the motion, if the challenged paper, claim, defense, contention, allegation or denial is not withdrawn or appropriately corrected. By the time of the adjudication and disposition of this motion, Allied will have received Odyssey’s, substantial, and persuasive filing(s) which demonstrate what Allied already knows: that its filing is not supported by the material facts necessary to establish

the claim made therein, that its filing is not supported by an application of existing law, that its filing has been made for an improper and unlawful purpose, and that its filing should be immediately withdrawn.

6. Odyssey herein seeks an award of sanctions, reasonable costs and attorney fees, and such other relief as the Commission deems appropriate against Allied and/or its counsel.

7. Counsel for Odyssey has previously consulted with counsel for Allied regarding Allied's position on the prior iterations of this motion. Allied opposes the motion.

WHEREFORE, in consideration of the above, Odyssey respectfully requests that the Commission determine that Allied's filings, as referenced herein above, support an award of sanctions, attorney's fees and costs, and such other relief as the Commission deems appropriate under Section 57.105(5), Florida Statutes.

Dated this 29th day of July, 2004.



WAYNE L. SCHIEFELBEIN, ESQ.
JOHN L. WHARTON, ESQ.
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 by Facsimile and U.S. Mail to the following on this 29th day of July, 2004:

Kenneth Hoffman, Esq.
J. Stephen Menton, Esq.
Rutledge Law Firm
P.O. Box 551
Tallahassee, FL 32302
681-6515 (fax)

Daniel K. Bandklayder, Esq.
Anania, Bandklayder, et al.
100 S.E. 2nd Avenue, Suite 4300
Miami, FL 33131-2144
305-373-6914 (fax)


JOHN L. WHARTON, ESQ.

odyssey\attorneys57105.mot.04docket