WENNT NUMBER 50 -603,604 - OM/SC PROS & WITL PAG

UNITED STATES NUCLEAR REGULATORY COMMISSION WASHINGTON, D. C. 20555

October 30, 1989

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Morton B. Margulies, Chairman Administrative Law Judge Atomic Safety and Licensing Board Panel U.S. Nuclear Regulatory Commission Washington, DC 20555

Frederick J. Shon Administrative Judge Atomic Safety and Licensing Board Panel U.S. Nuclear Regulatory Commission Washington, DC 20555 Dr. Oscar H. Paris Administrative Judge Atomic Safeaty and Licensing Board Panel U.S. Nuclear Regulatory Commission Washington, DL 20555

In the Matter of ALL CHEMICAL ISOTOPE ENRICHMENT, INC. (A1ChemIE Facility-1 CPDF) Docket No. 50-603-CP/OL; ASLBP No. 88-570-01-0P/OL

and

In the Matter of ALL CHEMICAL ISOTOPE ENRICHMENT, INC. (AlChemIE Facility-2 Oliver Springs) Docket No. 50-604-CP/OL; ASLBP No. 88-571-01-CP/OL

Dear Administrative Judges:

Enclosed is a copy (of a telecopy) of the "Order Converting Case Under Chapter 11 to Case Under Chapter 7" entered on October 20, 1989, by the United States Bankruptcy Judge for the Eastern District of Tennessee regarding AlChemIE. This is the Order identified by me in my letter to the Licensing Board dated October 27, 1989. As also stated in my recent letter, I am attempting to reach counsel for AlChemIE to discuss the above captioned proceeding.

Sincerely,

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Bernard M. Bordenick Counsel for NRC Staff

cc: Service List

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IN THE UNITED STATES BANKRUPTCY COURT FOR THE BASTERN DISTRICT OF TENNESSEE

In re

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to stand the

Case No. 3-89-01695

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ALL CHEMICAL ISOTOPE ENRICHMENT, INC. d/b/a Alchemie, IBC.

Debtor

ORDER COEVERTING CASE UNDER CHAPTER 11 TO CASE UNDER CHAPTER 7

Upon motion of the United States Trustee and John E. Smelser, Jr. and C.E.O., Inc. seeking to convert this case tora case under Chapter 7 of title 11 of the United States Code and upon the debtor's statements in open court through counsel that it does not resist conversion; after notice and a hearing held October 19, 1989, without objection, it is ORDERED as follows:

1. This Chapter 11 case is converted to a case under Chapter 7 and an order for relief under Chapter 7 of title 11 of the United States Code is granted.

- 2. The debtor shalls
 - a. forthwith turn over to the Chapter 7 trustee all records and property of the estate under its custody and control as required by Bankruptcy Rule 1019(5); and
 - b. within 30 days of the date of this order, file an accounting of all receipts and distributions made, together with a schedule of all unpaid debts

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incurred after the commencement of the Chapter 11 case, as required by Bankruptcy Rule 1019(6).

c. if applicable, file a statement of intention with respect to retention or surrender of property securing consumer dests, as required by 11 U.S.C. S 521(2)(A) and Bankruptoy Rule 1019(1)(B), and conforming to Official Form SA.

3. The debtor within 15 days of the date of this order shall file the statements and schedules required by Bankruptcy Ruler 1019(1)(2) and 1007(b), if such documents have not already been filed.

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RICHARD STAIR, JR. United States Sankruptcy Judge