### BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

PEOPLE OF THE STATE OF ILLINOIS,	)	
by KWAME RAOUL, Attorney	)	
General of the State of Illinois,	)	
	)	
Complainant,	)	
	)	
v.	)	PCB No. 24-037
	)	(Enforcement - Air)
ENTERPRISE ANS LLC,	)	
	)	
Respondent.	)	

### **NOTICE OF FILING**

PLEASE TAKE NOTICE that on March 1, 2024, Complainant, PEOPLE OF THE STATE OF ILLINOIS, filed with the Office of the Illinois Pollution Control Board ("Board") its Stipulation and Proposal for Settlement with Respondent Enterprise ANS LLC, and Motion to Waive Requirement of Hearing, copies of which is attached and herewith served upon you.

PEOPLE OF THE STATE OF ILLINOIS by KWAME RAOUL Attorney General of the State of Illinois.

BY: S/ Christopher Grant
Christopher Grant
Senior Assistant Attorney General
Environmental Bureau
69 W. Washington Street, #1800
Chicago, IL 60602
(312) 814-3532
Christopher.grant@ilag.gov

# **SERVICE LIST**

Bradley Halloran Hearing Officer Pollution Control Board 60 E. Van Buren, Suite 630 Chicago, IL 60605 Brad.Halloran@illinois.gov

Enterprises ANS, LLC Nasser Saeed Ali 6124 S. Ashland Avenue Chicago, IL 60636 alialraiwe@att.net

**CERTIFICATE OF SERVICE** 

I, CHRISTOPHER GRANT, an attorney, do certify that I caused to be served on those

listed below this 1st day of March, 2024, the Stipulation and Proposal for Settlement with

Respondent Enterprises ANS, LLC, and Motion to Waive Requirement of Hearing, by electronic

mail.

S/ Christopher Grant CHRISTOPHER GRANT

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v.	)	PCB No. 24-037
	)	(Enforcement - Air)
ENTERPRISE ANS LLC,	)	
	)	
Respondent.	)	

### MOTION TO REQUEST RELIEF FROM HEARING REQUIREMENT

Now comes Complainant, PEOPLE OF THE STATE OF ILLINOIS, by KWAME RAOUL, Attorney General of the State of Illinois, and requests relief from the requirement of a hearing in this matter. In support thereof, the Complainant states as follows:

- Along with this Motion, Complainant is filing a Stipulation and Proposal for Settlement executed between Complainant and Respondent Enterprise ANS LLC.
- 2. Section 31 of the Act, 415 ILCS 5/31 (2022), provides, in pertinent part, as follows:

\* \* \*

(c)(2) Notwithstanding the provisions of subdivision (1) of this subsection (c), whenever a complaint has been filed on behalf of the Agency or by the People of the State of Illinois, the parties may file with the Board a stipulation and proposal for settlement accompanied by a request for relief from the requirement of a hearing pursuant to subdivision (1). Unless the Board, in its discretion, concludes that a hearing will be held, the Board shall cause notice of the stipulation, proposal and request for relief to be published and sent in the same manner as is required for hearing pursuant to subdivision (1) of this subsection. The notice shall include a statement that any person may file a written demand for hearing within 21 days after receiving the notice. If any person files a timely written demand for hearing, the Board shall deny the request for relief from a hearing and

shall hold a hearing in accordance with the provisions of subdivision (1).

\* \* \*

- 3. No hearing is now scheduled in this matter.
- 4. The Complainant, PEOPLE OF THE STATE OF ILLINOIS, hereby requests relief from the requirement of a hearing pursuant to 415 ILCS 5/31(c)(2) (2022).

Respectfully submitted,

PEOPLE OF THE STATE OF ILLINOIS By KWAME RAOUL, Attorney General of the State of Illinois

MATTHEW J. DUNN, Chief Environmental Enforcement/Asbestos Litigation Division

STEPHEN SYLVESTER, Chief Environmental Bureau North

BY: \_\_/S Christopher Grant\_ CHRISTOPHER GRANT Senior Assistant Attorney General Environmental Bureau 69 W. Washington St., #1800 Chicago, Illinois 60602 (312) 814-5388

### BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

PEOPLE OF THE STATE OF ILLINOIS,	)	
by KWAME RAOUL, Attorney	)	
General of the State of Illinois,	)	
	)	
Complainant,	)	
	)	
v.	)	PCB No. 24-037
	)	(Enforcement - Air)
ENTERPRISE ANS LLC,	)	
	)	
Respondent.	)	

### STIPULATION AND PROPOSAL FOR SETTLEMENT

Complainant, PEOPLE OF THE STATE OF ILLINOIS, by KWAME RAOUL, Attorney General of the State of Illinois, the ILLINOIS ENVIRONMENTAL PROTECTION AGENCY ("Illinois EPA"), and ENTERPRISE ANS LLC (collectively "Parties to the Stipulation"), have agreed to the making of this Stipulation and Proposal for Settlement ("Stipulation") and submit it to the Illinois Pollution Control Board ("Board") for approval. This stipulation of facts is made and agreed upon for purposes of settlement only and as a factual basis for the Board's approval of this Stipulation and issuance of relief. None of the facts stipulated herein shall be introduced into evidence in any other proceeding regarding the violations of the Illinois Environmental Protection Act ("Act"), 415 ILCS 5/1, et seq. (2022), and the Board's regulations, alleged in the Complaint except as otherwise provided herein. It is the intent of the Parties to the Stipulation that it be a final adjudication of this matter.

### I. STATEMENT OF FACTS

### A. Parties

1. On November 27, 2023, a Complaint was filed on behalf of the People of the

State of Illinois by Kwame Raoul, Attorney General of the State of Illinois, on his own motion and upon the request of the Illinois EPA, pursuant to Section 31 of the Act, 415 ILCS 5/31 (2022), against Respondent.

- 2. The Illinois EPA is an administrative agency of the State of Illinois, created pursuant to Section 4 of the Act, 415 ILCS 5/4 (2022).
  - 3. Respondent is an Illinois limited liability company, in good standing.
- 4. Respondent owns and operates a gasoline dispensing facility located at 6124 S. Ashland Avenue, Chicago, Cook County, Illinois ("Facility"). Respondent purchased the Facility from prior owner A.H. Petro Group Inc. on or about July 19, 2022.
- 5. Dispensing pumps at the Facility emit volatile organic compounds ("VOCs") into the atmosphere.
- 6. As of the date of filing this Stipulation, Respondent's Facility is located in an area of Environmental Justice ("EJ") concern as identified using Illinois EPA EJ Start.
- 7. From December 31, 2016 until January 21, 2024, neither Respondent nor any prior owner of the Facility provided Illinois EPA with a decommissioning checklist verifying that vapor recovery equipment had been removed from the Facility.
- 8. On January 21, 2024, the Respondent provided Complainant with a fully executed decommissioning checklist.

### **B.** Allegations of Non-Compliance

Complainant contends that Respondent has violated the following provisions of the Act and Board Air Pollution Regulations:

Count I: Failure to Timely Decommission Vapor Collection and Control System

and Submit Reports, in violation of Section 9(a) of the Act, 415 ILCS 5/9(a) (2022), and Sections 218.586(i)(1)(B) 218.586(i)(2)(A), and 218.586(i)(2)(C) of the Board Air Pollution Regulations, 35 Ill. Adm. Code 218.586(i)(1)(B), 218.586(i)(2)(A), and 218.586(i)(2)(C).

### C. Non-Admission of Violations

Respondent represents that it has entered into this Stipulation for the purpose of settling and compromising disputed claims without having to incur the expense of contested litigation. By entering into this Stipulation and complying with its terms, Respondent does not affirmatively admit the allegations of violation within the Complaint and referenced within Section I.B herein, and this Stipulation shall not be interpreted as including such admission.

### D. Compliance Activities to Date

On January 21, 2024, Respondent provided a fully-executed report to Complainant verifying decommissioning of the vapor recovery system at the Facility.

### II. <u>APPLICABILITY</u>

This Stipulation shall apply to and be binding upon the Parties to the Stipulation. Respondent shall not raise as a defense to any enforcement action taken pursuant to this Stipulation the failure of any of its officers, directors, agents, employees or successors or assigns to take such action as shall be required to comply with the provisions of this Stipulation. This Stipulation may be used against Respondent in any subsequent enforcement action or permit proceeding as proof of a past adjudication of violation of the Act and the Board Regulations for all violations alleged in the Complaint in this matter, for purposes of Sections 39 and 42 of the Act, 415 ILCS 5/39 and 42 (2022).

# III. IMPACT ON THE PUBLIC RESULTING FROM ALLEGED NON-COMPLIANCE

Section 33(c) of the Act, 415 ILCS 5/33(c) (2022), provides as follows:

In making its orders and determinations, the Board shall take into consideration all the facts and circumstances bearing upon the reasonableness of the emissions, discharges, or deposits involved including, but not limited to:

- 1. the character and degree of injury to, or interference with the protection of the health, general welfare and physical property of the people;
- 2. the social and economic value of the pollution source;
- 3. the suitability or unsuitability of the pollution source to the area in which it is located, including the question of priority of location in the area involved;
- 4. the technical practicability and economic reasonableness of reducing or eliminating the emissions, discharges or deposits resulting from such pollution source; and
- 5. any subsequent compliance.

In response to these factors, the Parties to the Stipulation state the following:

- 1. Complainant contends that human health and the environment were threatened and the Illinois EPA's information gathering responsibilities were hindered by Respondent's violations.
  - 2. There is social and economic benefit to the Facility.
  - 3. Operation of the Facility was and is suitable for the area in which it is located.
- 4. Timely decommissioning of the Facility's vapor collection and control system, and timely submission of a decommissioning checklist, certification, and test results to the Illinois EPA, are both technically practicable and economically reasonable.
  - 5. Respondent has subsequently complied with the Act and the Board Regulations.

### IV. CONSIDERATION OF SECTION 42(h) FACTORS

Section 42(h) of the Act, 415 ILCS 5/42(h) (2022), provides as follows:

In determining the appropriate civil penalty to be imposed under . . . this Section, the Board is authorized to consider any matters of record in mitigation or aggravation of penalty, including but not limited to the following factors:

- 1. the duration and gravity of the violation;
- 2. the presence or absence of due diligence on the part of the respondent in attempting to comply with requirements of this Act and regulations thereunder or to secure relief therefrom as provided by this Act;
- 3. any economic benefits accrued by the respondent because of delay in compliance with requirements, in which case the economic benefits shall be determined by the lowest cost alternative for achieving compliance;
- 4. the amount of monetary penalty which will serve to deter further violations by the respondent and to otherwise aid in enhancing voluntary compliance with this Act by the respondent and other persons similarly subject to the Act;
- 5. the number, proximity in time, and gravity of previously adjudicated violations of this Act by the respondent;
- 6. whether the respondent voluntarily self-disclosed, in accordance with subsection i of this Section, the non-compliance to the Agency;
- 7. whether the respondent has agreed to undertake a 'supplemental environmental project,' which means an environmentally beneficial project that a respondent agrees to undertake in settlement of an enforcement action brought under this Act, but which the respondent is not otherwise legally required to perform; and
- 8. whether the respondent has successfully completed a Compliance Commitment Agreement under subsection (a) of Section 31 of this Act to remedy the violations that are the subject of the complaint.

In response to these factors, the Parties to the Stipulation state as follows:

1. Respondent failed to immediately submit a decommissioning checklist, certification, and test results to the Illinois EPA upon taking ownership of the Facility on July 19,

- 2022. The violations continued until January 21, 2024, when Respondent submitted the executed decommissioning checklist and test results.
- 2. Respondent was diligent in attempting to come back into compliance with the Act and Board Regulations once Complainant notified it of its noncompliance.
- 3. The civil penalty takes into account any economic benefit realized by Respondent as a result of avoided or delayed compliance.
- 4. Complainant has determined, based upon the specific facts of this matter, that a penalty of Five Thousand Dollars (\$5,000.00) will serve to deter further violations and aid in future voluntary compliance with the Act and Board Regulations.
- 5. To Complainant's knowledge, Respondent has no previously adjudicated violations of the Act.
  - 6. Self-disclosure is not at issue in this matter.
- 7. The settlement of this matter does not include a supplemental environmental project.
  - 8. A Compliance Commitment Agreement was not at issue in this matter.

### V. TERMS OF SETTLEMENT

### A. Penalty Payment

Respondent shall pay a civil penalty in the sum of Five Thousand Dollars (\$5,000.00) within thirty (30) days from the date the Board adopts and accepts this Stipulation.

### B. Interest and Default

1. If Respondent fails to make any payment required by this Stipulation on or before the date upon which the payment is due, Respondent shall be in default and the remaining

unpaid balance of the penalty, plus any accrued interest, shall be due and owing immediately. In the event of default, Complainant shall be entitled to reasonable costs of collection, including reasonable attorney's fees.

2. Pursuant to Section 42(g) of the Act, interest shall accrue on any penalty amount owed by Respondent not paid within the time prescribed herein. Interest on unpaid penalties shall begin to accrue from the date such are due and continue to accrue to the date full payment is received. Where partial payment is made on any penalty amount that is due, such partial payment shall be first applied to any interest on unpaid penalties then owing.

### C. Payment Procedures

1. All payments required by this Stipulation shall be made by certified check or money order payable to the Illinois EPA for deposit into the Environmental Protection Trust Fund ("EPTF"). Payments shall be sent by first class mail and delivered to:

Illinois Environmental Protection Agency Fiscal Services 1021 North Grand Avenue East P.O. Box 19276 Springfield, Illinois 62794-9276

- 2. The case name and case number shall appear on the face of the certified check or money order.
- 3. A copy of the certified check or money order and any transmittal letter shall be sent to:

Christopher Grant Senior Assistant Attorney General Environmental Bureau Illinois Attorney General's Office 69 W. Washington Street, Suite 1800 Chicago, Illinois 60602 Christopher.grant@ilag.gov

### D. Future Compliance

- 1. In addition to any other authorities, the Illinois EPA, its employees and representatives, and the Attorney General, his employees and representatives, shall have the right of entry into and upon Respondent's Facility which is the subject of this Stipulation, at all reasonable times for the purposes of conducting inspections and evaluating compliance status. In conducting such inspections, the Illinois EPA, its employees and representatives, and the Attorney General, his employees and representatives, may take photographs, samples, and collect information, as they deem necessary.
- 2. This Stipulation in no way affects the responsibilities of Respondent to comply with any other federal, state or local laws or regulations, including but not limited to the Act and the Board Regulations.
- 3. Respondent shall cease and desist from future violations of the Act and Board Regulations that were the subject matter of the Complaint.

# E. Release from Liability

In consideration of Respondent's payment of the \$5,000.00 penalty, its commitment to cease and desist as contained in Section V.D.3, and upon the Board's approval of this Stipulation, Complainant releases, waives and discharges Respondent from any further liability or penalties for the violations of the Act and Board Regulations that were the subject matter of the Complaint herein. The release set forth above does not extend to any matters other than those expressly

specified in Complainant's Complaint filed on November 27, 2023. Complainant reserves, and this Stipulation is without prejudice to, all rights of the State of Illinois against Respondent with respect to all other matters, including but not limited to, the following:

- a. criminal liability;
- b. liability for future violation of state, federal, local, and common laws and/or regulations;
- c. liability for natural resources damage arising out of the alleged violations; and
- d. liability or claims based on Respondent's failure to satisfy the requirements of this Stipulation.

Nothing in this Stipulation is intended as a waiver, discharge, release, or covenant not to sue for any claim or cause of action, administrative or judicial, civil or criminal, past or future, in law or in equity, which the State of Illinois may have against any person, as defined by Section 3.315 of the Act, 415 ILCS 5/3.315 (2022), or entity other than Respondent.

### F. Enforcement of Stipulation

Upon the entry of the Board's Order approving and accepting this Stipulation, that Order is a binding and enforceable order of the Board and may be enforced as such through any and all available means.

### G. Execution of Stipulation

The undersigned representatives for the Parties to the Stipulation certify that they are fully authorized by the party whom they represent to enter into the terms and conditions of this Stipulation and to legally bind them to it.

WHEREFORE, the Parties to the Stipulation request that the Board adopt and accept the foregoing Stipulation and Proposal for Settlement as written.

PEOPLE OF THE STATE OF ILLINOIS  KWAME RAOUL Attorney General State of Illinois	ILLINOIS ENVIRONMENTAL PROTECTION AGENCY
MATTHEW J. DUNN, Chief Environmental Enforcement/ Asbestos Litigation Division	JOHN J. KIM, Director Illinois Environmental Protection Agency
BY: STEPHEN J. SYLVESTER, Chief Environmental Bureau Assistant Attorney General	BY: ALES W. GUNNARSON Chief Legal Counsel
DATE:2/27/24	DATE: 02/26/24
BY: Ohnelliall	
ITS: Ahmed Awadh	
DATE: 1/3/24	D