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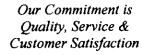
July 26, 2006

MS. DOROTHY GUNN, CLERK
Illinois Pollution Control Board
James R. Thompson Center
100 West Randolph
Suite 11-500
Chicago, Illinois 60601

RE: R2006-020

Dear Illinois Pollution Control Board Members:

Our company is writing you in regards to: In the Matter of Amendments to the Board's Special Waste Rules Concerning Used Oil, 35 III. Adm. Code 808, 809, RC 06-20. Thank you for this opportunity to provide public comment in the above-referenced rulemaking. I submit this comment on behalf of Aaron Oil Company, a member of NORA. Aaron Oil Aaron Oil Company. Inc. is a collector, processor and marketer of used oil and other used and virgin petroleum related products. These materials are reclaimed or disposed of in accordance with non-hazardous waste requirements and the agencies that regulate the used oil and petroleum recycling industry. Through the Company's State-of-the-Art reclamation and recycling capabilities, it provides generators of these materials with compliant environmental solutions for their recyclable materials. The Company's "Cradle-To-Grave©" tracking and ISO14001 Certified Environmental Management systems helps customers meet their waste minimization and recycling goals while protecting and preserving our natural resources for future generations. The mission of Aaron Oil Company is to be the highest quality, highest standard of service, and premier customer-oriented used oil and petroleum reclamation organization in America. AOC develops and maintains a working environment that challenges and motivates our people to establish the highest operating standard in the Industry, with continuous improvement for costs and performance. Aaron Oil







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Company endorses and supports NORA's rule proposal and requests that the Board adopt the language proposed by NORA.

Special Waste manifesting for used oil, including those substances entitled to be regulated as used oil pursuant to federal and state regulations, is burdensome and unnecessary.

In closing, our company believes that the current manifesting requirements in Illinois for Used Oil and items regulated as Used Oil are unnecessary and burdensome. We strongly encourage the Board to adopt the language proposed by NORA. We look forward to the Board's adoption of NORA's rule proposal.

Sincerely

Chris McNeil

Aaron Oil Company

Compliance Officer