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MOORE OIL ENVIRONMENTAL SERVICES, LLCCLERK'S OFFICE 1642 124TH ST RAYMOND, WI 53126 262.895.3737 AUG 0 4 2006 STATE OF ILLINOIS Pollution Control Board

July 31, 2006

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

20th Dr

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 Ill. Adm. Code 808, 809, RC 06-20.

Thank you for this opportunity to provide comment in the above-referenced rulemaking. I submit this comment on behalf of Moore Oil Environmental Services, LLC, a member of NORA. Moore Oil Environmental is involved in the recycling of used oil along with its other recycling products – filters, absorbents, antifreeze. Moore Oil Environmental 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, out company believes that the current manifesting requirements I 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.

John H. Datka General Manager