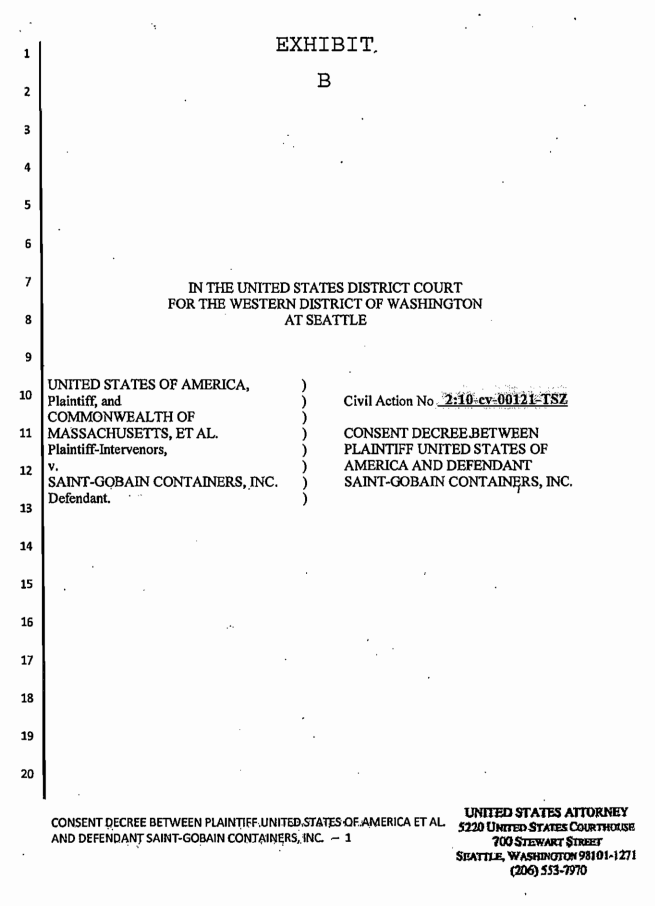
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EXHIBIT

		БУЦ		
•			А	
1 2 3 4	IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON AT SEATTLE			
5				
6				
7	UNITED STATES OF AMERICA,)		
8	Plaintiff,)	Case No. C10-121Z	
9	and)		
10	COMMONWEALTH OF)		
11	MASSACHUSETTS, ET AL.)		- FLET ENTERED
12)	ORDER TO ENTER	RECEIVED
13	Plaintiff-Intervenors,)	CONSENT DECREE	MAY OF AND
14)		MAY 07 2010
15)		STATTLE
16	SAINT-GOBAIN CONTAINERS, INC.)	Marca a	A SEATTLE OBSTRICT COURT PORN DISTRICT OF WASHINGTON DEPUTY
17	Defendant.)		DEPUTY
18 19	The Court having read and conside	mod the	Unonposed Motion to Enter	the Final Consent
19	The Court having read and conside		Choppeser Worldin to Liner	
20	Decree, docket no. 53, with the accompany	ying M	emorandum in Support of the	Motion, filed by
21	the United States of America, HEREBY O	RDER	S AND ADJUDGES that the	Unopposed
22	Motion to Enter the Final Consent Decree is GRANTED. Any action to resolve a dispute arising			e a dispute arising
23	under the Consent Decree shall be filed un	ider a n	ew cause number and shall be	e subject to the
24	applicable filing fees for new civil actions. Any such actions shall be assigned to a judge or			to a judge or
25	judges in accordance with the Clerk's usua	al proto	col. <u>See</u> Local Rule GR 8. T	he Clerk is
26	directed to CLOSE this case.			1 11 WW 11 11 11 11 11 11 11 11 11 11 11
27	IT IS SO ORDERED.			
28 29	Dated this <u>1</u> day of May, 2010		10-СУ-00121-ЈУ	
30				
31			D c70	\mathcal{D}
32			\sim	4
33	Thomas S. Zilly			
34			United States District Judg	ge

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CONSENT DECREE BETWEEN PLAINTIFF UNITED STATES OF AMERICA ET AL. AND DEFENDANT SAINT-GOBAIN CONTAINERS, INC. - 3

UNITED STATES ATTORNEY 5220 UNITED STATES COURTHOUSE 700 STEWART STREET SEATTLE, WASHINGTON 98101-1271 (206) 553-7970

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WHEREAS, Plaintiff United States of America, on behalf of the United 1 States Environmental Protection Agency (EPA) and Plaintiff-Intervenors, 2 Commonwealth of Massachusetts; Commonwealth of Pennsylvania, Department of 3 Environmental Protection; State of North Carolina; State of Illinois; State of 4 Indiana and its Department of Environmental Management; State of Wisconsin; 5 6 Oklahoma Department of Environmental Quality; the State of Louisiana, on behalf of the Louisiana Department of Environmental Quality; State of Missouri, 7 8 Department of Natural Resources; Washington State Department of Ecology; Puget Sound Clean Air Agency, and San Joaquin Valley Unified Air Pollution 9 Control District have filed Complaints concurrently with this Consent Decree, 10 alleging that Saint-Gobain Containers, Inc. (SGCI), violated and/or continues to 11 violate Section 165, 42 U.S.C. § 7475, of the Clean Air Act (CAA or Act), 42 12 U.S.C. § 7401 et seq., with respect to emissions of nitrogen oxides, sulfur dioxide, 13 and particulate matter; 14

WHEREAS, the Complaints against SGCI sought injunctive relief and the
assessment of civil penalties for alleged violations of the Prevention of Significant
Deterioration (PSD) and Nonattainment New Source Review (NNSR) provisions
in Part C and D of Subchapter I of the Act, 42 U.S.C. §§ 7470-7492, 7501-7515,
and federally-enforceable state implementation plans developed by Massachusetts,

CONSENT DECREE BETWEEN PLAINTIFF UNITED STATES OF AMERICA ET AL. AND DEFENDANT SAINT-GOBAIN CONTAINERS, INC. – 4

UNITED STATES ATTORNEY 5220 UNITED STATES COURTHOUSE 700 Stewart Street Scattle, Washington 98101-1271 (206) 553-7970 New Jersey, Pennsylvania, North Carolina, Illinois, Indiana, Wisconsin, Texas,
 Oklahoma, Louisiana, Missouri, Washington and California;

3	WHEREAS, Commonwealth of Massachusetts; Commonwealth of			
4	Pennsylvania, Department of Environmental Protection; State of North Carolina;			
5	State of Illinois; State of Indiana and its Department of Environmental			
6	Management; State of Wisconsin; Oklahoma Department of Environmental			
7	Quality; the State of Louisiana, on behalf of the Louisiana Department of			
8	Environmental Quality; State of Missouri, Department of Natural Resources;			
9	Washington State Department of Ecology; Puget Sound Clean Air Agency, and			
10	San Joaquin Valley Unified Air Pollution Control District have joined in this			
11	matter alleging violations of their respective applicable implementation provisions			
12	and/or other state and/or local rules and regulations incorporating and			
13	implementing the foregoing federal requirements;			
14	WHEREAS, EPA issued a notice of violation (NOV) to SGCI with respect			
15	to such allegations on January 13, 2009;			
16	WHEREAS, EPA provided SGCI and Commonwealth of Massachusetts;			
17	New Jersey Department of Environmental Protection; Commonwealth of			
18	Pennsylvania, Department of Environmental Protection; State of North Carolina;			
19	State of Illinois; State of Indiana and its Department of Environmental			
20	Management; State of Wisconsin; Oklahoma Department of Environmental			
	1			

CONSENT DECREE BETWEEN PLAINTIFF UNITED STATES OF AMERICA ET AL. AND DEFENDANT SAINT-GOBAIN CONTAINERS, INC. - 5

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Quality; the State of Louisiana, on behalf of the Louisiana Department of 1 Environmental Quality; Texas Commission on Environmental Quality; State of 2 Missouri, Department of Natural Resources; Washington State Department of 3 Ecology; Puget Sound Clean Air Agency, and San Joaquin Valley Unified Air 4 Pollution Control District with actual notice of the alleged violations, in 5 accordance with Section 113(a)(1) of the Act, 42 U.S.C.6 7 WHEREAS, the Complaints against SGCI allege that it made major modifications to certain major emitting facilities, without complying with the Non-8 attainment New Source Review (NNSR) and/or PSD requirements of the Act, by 9 failing to obtain required permits, install required control technology, meet 10 emission limits, and comply with requirements for monitoring, record-keeping and 11 reporting, as specified in the Act; 12 WHEREAS, the Complaints state claims upon which relief can be granted 13 against SGCI under Sections 113, 165, and 167 of the Act, 42 U.S.C. §§ 7413, 14 7475, and 7477, and 28 U.S.C. § 1355; 15 WHEREAS, SGCI has denied and continues to deny the violations alleged 16 in the Complaints and NOV, and maintains that it has been and remains in 17 compliance with the Act and is not liable for civil penalties or injunctive relief, and 18 states that it is agreeing to the obligations imposed by this Consent Decree solely 19 to avoid the costs and uncertainties of litigation and to improve the environment; 20 UNITED STATES ATTORNEY

CONSENT DECREE BETWEEN PLAINTIFF UNITED STATES OF AMERICA ET AL. AND DEFENDANT SAINT-GOBAIN CONTAINERS, INC. - 6

5220 UNITED STATES ATTORNEX 5220 UNITED STATES COURTHOUSE 700 STEWART STREET SEATTLE, WASHINGTON 98101-1271 (206) 553-7970 ł

10. H

WHEREAS, EPA has selected glass manufacturing facilities (including
 container glass) as a national enforcement priority under the Clean Air Act's New
 Source Review Program;

WHEREAS, the United States and SGCI anticipate that this Consent Decree,
including the installation and operation of pollution control technology and other
measures adopted pursuant to this Consent Decree, will achieve significant
reductions of emissions from the SGCI Facilities and thereby significantly improve
air quality;

9 WHEREAS, all parties recognize that each Furnace is designed and
10 Operated differently and may necessitate different limits for Sulfur Dioxide for
11 each Furnace and each glass type;

٧.

WHEREAS, all parties recognize that glass Furnaces are Operated
continuously for periods of five (5) to ten (10) years, and attempts to shut them
down more frequently may result in significant problems including, but not limited
to, damage to the refractory and safety concerns;

WHEREAS, SGCI has waived any applicable federal or state requirements
of statutory notice of the alleged violations;

18 WHEREAS, the United States, Commonwealth of Massachusetts;

19 Commonwealth of Pennsylvania, Department of Environmental Protection; State

20 of North Carolina; State of Illinois; State of Indiana and its Department of

CONSENT DECREE BETWEEN PLAINTIFF UNITED STATES OF AMERICA ET AL. AND DEFENDANT SAINT-GOBAIN CONTAINERS, INC. - 7

UNITED STATES ATTORNEY 5220 UNITED STATES COURTHOUSE 700 STEWART STREET SEATTLE, WASHINGTON 98101-1271 (206) 553-7970 071 80 -

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1	Environmental Management; State of Wisconsin; Oklahoma Department of		
2	Environmental Quality; the State of Louisiana, on behalf of the Louisiana		
3	Department of Environmental Quality; State of Missouri, Department of Natural		
4	Resources; Washington State Department of Ecology; Puget Sound Clean Air		
5	Agency, and San Joaquin Valley Unified Air Pollution Control District, and SGCI,		
6	have agreed, and the Court by entering this Consent Decree finds, that this Consent		
7	Decree has been negotiated in good faith and at arm's length; that this settlement is		
8	fair, reasonable, and in the public interest, and consistent with the goals of the Act;		
9	and that entry of this Consent Decree without further litigation is the most		
10	appropriate means of resolving this matter;		
11	NOW, THEREFORE, without any admission by SGCI, and without		
12	adjudication of the violations alleged in the Complaints or the NOV, it is hereby		
13	ORDERED, ADJUDGED, AND DECREED as follows:		
14	I. JURISDICTION AND VENUE		
15	1. This Court has jurisdiction over the subject matter of this action, pursuant to		
16	28 U.S.C. §§ 1331, 1345, and 1355, and Section 113(b) of the Act, 42 U.S.C. §		
17	7413(b), and over the Parties. Venue lies in this District pursuant to Section		
18	113(b) of the Act, 42 U.S.C. § 7413(b), and 28 U.S.C. §§ 1391(b) and (c) and		
19	1395(a), because some of the violations alleged in the Complaints are alleged to		
20	have occurred in, and SGCI conducts business in, this judicial district. SGCI		

CONSENT DECREE BETWEEN PLAINTIFF UNITED STATES OF AMERICA ET AL. AND DEFENDANT SAINT-GOBAIN CONTAINERS, INC. - 8

UNITED STATES ATTORNEY 5220 United States Courthouse 700 Stewart Street SEATTLE, WASHINGTON 98101-1271 (206) 553-7970 1000

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consents to this Court's jurisdiction over this Consent Decree and any action to 1 enforce this Consent Decree, and to venue in this judicial district. For purposes of 2 this Consent Decree and any action to enforce this Consent Decree, SGCI consents 3 to this Court's jurisdiction over SGCI. Solely for the purposes of this Consent 4 Decree and the underlying Complaints, and for no other purpose, SGCI waives all 5 objections and defenses that it may have to the Court's jurisdiction over this action, 6 7 to the Court's jurisdiction over SGCI, and to venue in this District. SGCI shall not challenge the terms of this Consent Decree or this Court's jurisdiction to enter and 8 enforce this Consent Decree. Except as expressly provided for herein, this Consent 9 Decree shall not create any rights in or obligations of any party other than the 10 Plaintiff, Plaintiff-Intervenors, and SGCI. Except as provided in Section XXIV 11 (Public Comment) of this Consent Decree, the Parties consent to entry of this 12 Consent Decree without further notice. 13

For purposes of this Consent Decree, SGCI agrees that the Complaints and
 the States' Complaints in Intervention state claims upon which relief may be
 granted pursuant to Sections 111 and 165 of the Act, 42 U.S.C. §§ 7411, 7475
 and/or pursuant to state law.

Notice of the commencement of this action has been given to Massachusetts
 Department of Environmental Protection, New Jersey Department of

20 Environmental Protection, Pennsylvania Department of Environmental Protection,

CONSENT DECREE BETWEEN PLAINTIFF UNITED STATES OF AMERICA ET AL. AND DEFENDANT SAINT-GOBAIN CONTAINERS, INC. - 9

UNITED STATES ATTORNEY 5220 UNITED STATES COURTHOUSE 700 Stewart Street Spattle, Washington 98101-1271 (206) 553-7970

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1	North Carolina Department of Environment and Natural Resources, Illinois
2	Environmental Protection Agency, State of Indiana and its Department of
3	Environmental Management, Wisconsin Department of Natural Resources, Texas
4	Commission on Environmental Quality, Oklahoma Department of Environmental
5	Quality, Louisiana Department of Environmental Quality, Missouri Department of
6	Natural Resources, California Air Resources Board, Washington State Department
7	of Ecology, Puget Sound Clean Air Agency, San Joaquin Valley Unified Air
8	Pollution Control District, and South Coast Air Quality Management District as
9	required by Section 113(b) of the Act, 42 U.S.C. § 7413(b).
10	II. APPLICABILITY
11	4. The obligations of this Consent Decree apply to and are binding upon the
12	Plaintiff, Plaintiff-Intervenors and upon SGCI and its officers, employees, agents,
13	subsidiaries, successors, assigns, or other entities or persons otherwise bound by
14	law.
15	5. SGCI shall be responsible for providing a copy of this Consent Decree to all
16	vendors, suppliers, consultants, contractors, agents, and any other company or
17	organization retained to perform any of the work required by this Consent Decree.
18	Notwithstanding any retention of contractors, subcontractors, or agents to perform
19	any work required under this Consent Decree, SGCI shall be responsible for
20	ensuring that all work is performed in accordance with the requirements of this

CONSENT DECREE BETWEEN PLAINTIFF UNITED STATES OF AMERICA ET AL. AND DEFENDANT SAINT-GOBAIN CONTAINERS, INC. - 10

UNITED STATES ATTORNEY 5220 United States Courthouse 700 Stewart Street Seattle, Washington 98101-1271 (206) 553-7970 11.134

CONTRACTOR STATES

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	•			
1	Consent Decree. For this reason, in any action to enforce this Consent Decree,			
2	SGCI shall not assert as a defense the failure of its officers, directors, employees,			
3	servants, agents, or contractors to take actions necessary to comply with this			
4	Consent Decree, unless SGCI establishes that such failure resulted from a Force			
5	Majeure event, as defined in Paragraph 62 of this Consent Decree.			
6	III. DEFINITIONS			
7	6. Terms used in this Consent Decree that are defined in the Act or in federal			
8	regulations promulgated pursuant to the Act shall have the meanings assigned to			
9	them in the Act or such regulations, unless otherwise provided in this Decree.			
10	Whenever the terms set forth below are used in this Consent Decree, the following			
11	definitions shall apply:			
12	a. "24-hour Block Average" shall be calculated by averaging the twenty-			
13	four (24) one-hour relevant data outputs (concentration or pounds) for a			
14	given Day and using the daily glass production rates (tons) on that Operating			
15	Day where applicable.			
16	b. "Affected State(s)" shall mean any local agency Plaintiff-Intervenor			
17	or State Plaintiff-Intervenor and its agencies and political subdivisions			
18	having jurisdiction over a Facility addressed in this Consent Decree.			
19	c. "Abnormally Low Production Rate" shall mean a glass production			
20	rate at or below the production rate set forth in Paragraph 10.			
	1			

CONSENT DECREE BETWEEN PLAINTIFF UNITED STATES OF AMERICA ET AL. AND DEFENDANT SAINT-GOBAIN CONTAINERS, INC. - 11

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d. "Abnormally Low Production Rate Day" shall mean any Operating 1 Day where production falls into the range of Abnormally Low Production 2 3 Rate, for at least one continuous hour. "Calendar Year" shall mean the period commencing on January 1 and 4 e. ending on December 31 of the same year. 5 f. "CEMS" means Continuous Emission Monitoring System. 6 "CEMS Certification" means the certification of the CEMS required 7 g. by 40 C.F.R. § 60.13, 40 C.F.R. Part 60 Appendix B (Performance 8 Specification 2) and 40 C.F.R. Part 60 Appendix F (Quality Assurance 9 Procedures). 10 "CEMS Certification Event" shall mean an event that triggers the h. 11 requirement to complete a first or subsequent CEMS Certification. The first 12 CEMS Certification shall not be required until the dates set forth in Table 8. 13 14 Events that will trigger subsequent CEMS Certification include a Furnace Startup or a First Control Device Startup. SGCI shall commence such 15 recertification no later than thirty (30) days after the Furnace Startup period 16 concludes (but no later than seventy (70) Days after Furnace Startup 17 commences) or First Control Device Startup period concludes. If a Furnace 18 Startup and a First Control Device Startup happen at the same time, then the 19

CONSENT DECREE BETWEEN PLAINTIFF UNITED STATES OF AMERICA ET AL. AND DEFENDANT SAINT-GOBAIN CONTAINERS, INC. - 12

UNITED STATES ATTORNEY 5220 UNITED STATES COURTHOUSE 700 Stewart Street Seattle, Washington 98101-1271 (206) 553-7970 .

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recertification shall not be conducted until the first Operating Day after the 1 conclusion of the later startup event. 2 "Cloud Chamber Scrubber System" and "CCSS" shall mean a i. 3 pollution control device that works by passing the Furnace exhaust gas 4 stream through a chamber that contains a "scrubbing cloud" of high-density, 5 charged water droplets. The droplets collect particles and sulfur oxides as 6 7 they interact with the process gas stream. The droplets are then collected at the bottom of the system. 8 "Color Transition" shall mean the period of not more than seven Days 9 i. from the time when a glass color of an oxidation state different from that 10 previously melted in the Furnace, is introduced to the Furnace, to the time 11 when saleable glass bottles are being produced in the new color. 12 "Complaints" shall mean the Complaints filed by the United States, k. 13 and the Complaints filed by the Plaintiff-Intervenors in this action. 14 "COMS" shall mean a Continuous Opacity Monitoring System. 1. 15 "Consent Decree" or "Decree" shall mean this Consent Decree and all m. 16 appendices attached hereto, but in the event of any conflict between the text 17 of this Consent Decree and any Appendix, the text of this Consent Decree 18 shall control. 19

CONSENT DECREE BETWEEN PLAINTIFF UNITED STATES OF AMERICA ET AL. AND DEFENDANT SAINT-GOBAIN CONTAINERS, INC. - 13

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"Continuous Operating Year" shall mean a Calendar Year during 1 n. which, on every day of the year, at least one of the Furnaces connected to a 2 control system is Operating. 3 "Control Device Startup" shall mean the period of time from 4 0. commencement of operation of an SCR, Scrubber System, ESP, CCSS, or 5 6 similar add-on control device until the operation of the device has been stabilized and the device has achieved normal operating conditions. Such 7 period shall not exceed thirty (30) Days. 8 "Date of Entry" means the date this Consent Decree is approved or 9 p. 10 signed by the United States District Court Judge. "Date of Lodging" means the date this Consent Decree is filed for 11 q. lodging with the Clerk of the Court for the United States District Court for 12 the Western District of Washington. 13 "Day" shall mean a calendar day unless expressly stated to be a 14 r. working day or unless a State rule requires that CEMs data be reported on 15 Standard time (with no change for Daylight Savings Time). In computing 16 any period of time for determining reporting deadlines under this Consent 17 Decree, where the last day would fall on a Saturday, Sunday, or federal or 18 State holiday, in the State where the Facility is located, the period shall run 19 until the close of business of the next working day. 20

CONSENT DECREE BETWEEN PLAINTIFF UNITED STATES OF AMERICA ET AL. AND DEFENDANT SAINT-GOBAIN CONTAINERS, INC. - 14

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"EPA" or "the Agency" shall mean the United States Environmental 1 s. Protection Agency and any of its successor departments or agencies. 2 "Emission Rate 30-day Rolling Average" shall be expressed as 3 t. pounds of pollutant per ton of glass produced calculated at the Furnace in 4 question in accordance with the following formula and Subparagraphs i. and 5 ii below: 6 $30 - day \ average \ \frac{lb \ E}{ton} = \frac{COD_E \ (lbs) + P29D_E (lbs)}{COD_{Prod} \ (tons) + P29D_{Prod} (tons)}$ 7 Where: 30-day average (lb E/ton) = The Emission Rate 30-day 8 Rolling Average 9 E = Emissions of the pollutant in question (NO_X or 10 SO₂) 11 COD = Current Operating Day where the relevant 12 Emission Rate 30-day Rolling Average is the applicable 13 limit. 14 COD_E = The daily Emissions as measured by a CEMS 15 on the COD, in pounds. 16 $COD_{Prod} = Daily glass production on the COD, in tons$ 17 of glass. 18 P29D = The Previous 29 Operating Days where the 19 relevant Emission Rate 30-day Rolling Average is the 20 applicable limit. 21 $P29D_E$ = The sum of the daily NO_X or SO₂ Emissions 22 as measured by a CEMS during the P29D, in pounds. 23 $P29D_{Prod}$ = The sum of the daily glass production 24 during the P29D, in tons of glass. 25 UNITED STATES ATTORNEY CONSENT DECREE BETWEEN PLAINTIFF UNITED STATES OF AMERICA ET AL.

AND DEFENDANT SAINT-GOBAIN CONTAINERS, INC. - 15

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1	i. A new Emission Rate 30-day Rolling Average shall be		
2	calculated for each new Operating Day where the Emission		
3	Rate 30-day Rolling Average is the applicable standard.		
4	Any Operating Day where the newly calculated Emission		
5	Rate 30-day Rolling Average exceeds the limit is a separate		
6	one Day violation; and		
7	ii. As specified in this Consent Decree, some Operating Days		
8	will be excluded from the Emission Rate 30-day Rolling		
9	Average as set forth in Paragraphs 7-9 of this Consent		
10	Decree.		
11	u. "Emissions Credit(s)" means an authorization or credit to emit a		
12	specified amount of the pollutants NO_X , SO_2 , PM, PM_{10} and $PM_{2.5}$ that is		
13	allocated or issued under an emissions trading or marketable permit program		
14	of any kind established under the Act or a State Implementation Plan.		
15	v. "Facility" or "Facilities" shall mean SGCI's plants further described		
16	below at Burlington, Wisconsin; Carteret, New Jersey; Dolton, Illinois;		
17	Dunkirk, Indiana; Henderson, North Carolina; Lincoln, Illinois; Madera,		
18	California; Milford, Massachusetts; Pevely, Missouri; Port Allegany,		
19	Pennsylvania; Ruston, Louisiana; Sapulpa, Oklahoma; Seattle, Washington;		

CONSENT DECREE BETWEEN PLAINTIFF UNITED STATES OF AMERICA ET AL. AND DEFENDANT 5AINT-GOBAIN CONTAINERS, INC. - 16

UNITED STATES ATTORNEY 5220 United States Courthouse 700 Stewart Street Seattle, Washington 98101-1271 (206) 553-7970 î

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1	Waxahachie, Texas; and Wilson, North Carolina. Each of these plants may	
2	be referred to as a "Facility."	
3	i. "Burlington" shall mean SGCI's Facility located at 815 S.	
4	McHenry St, Burlington, Wisconsin;	
5	ii. "Carteret" shall mean SGCI's former Facility located at 50	
6	Bryla St, Carteret, New Jersey;	
7	iii. "Dolton" shall mean SGCI's Facility located at 13850	
8	Cottage Grove Avenue, Dolton, Illinois;	
9	iv. "Dunkirk" shall mean SGCI's Facility located at 524 E.	
10	Center Street, Dunkirk, Indiana;	
11	v. "Henderson" shall mean SGCI's Facility located at 620	
12	Facet Road, Henderson, North Carolina;	
13	vi. "Lincoln" shall mean SGCI's Facility located at 1200 North	
14	Logan St., Lincoln, Illinois;	
15	vii. "Madera" shall mean SGCI's Facility located at 24441	
16	Avenue 12 & Road 24 1/2, Madera, California;	
17	viii. "Milford" shall mean SGCI's Facility located at 1 National	
18	St., Milford, Massachusetts;	
19	ix. "Pevely" shall mean SGCI's Facility located at 1500 Saint-	
20	Gobain Drive Hwy 61, Pevely, Missouri;	

CONSENT DECREE BETWEEN PLAINTIFF UNITED STATES OF AMERICA ET AL. AND DEFENDANT SAINT-GOBAIN CONTAINERS, INC. - 17

UNITED STATES ATTORNEY 5220 UNITED STATES COURTHOUSE 700 STEWART STREET SEATTLE, WASHINGTON 98101-1271 (206) 553-7970 CONTRACT.

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1	x. "Port Allegany" shall mean SGCI's Facility located at 1		
2	Glass Place, Port Allegany, Pennsylvania;		
3	xi. "Ruston" shall mean SGCI's Facility located at 4241 Hwy		
4	563, Ruston, Louisiana;		
5	xii. "Sapulpa" shall mean SGCI's Facility located at 1000 N.		
6	Mission, Sapulpa, Oklahoma;		
7	xiii. "Seattle" shall mean SGCI's Facility located at 5801 E.		
8	Marginal Way S., Seattle, Washington;		
9	xiv. "Waxahachie" shall mean SGCI's Facility located at 2400		
10	I.H. 35 E., Waxahachie, Texas; and		
11	xv. "Wilson" shall mean SGCI's Facility located at 2200		
12	Firestone Boulevard, Wilson, North Carolina.		
13	w. "First Control Device Startup" shall only refer to the first startup of		
14	the relevant add-on control device (an SCR, Scrubber System, ESP, CCSS,		
15	or similar add-on control). First Control Device Startup shall represent the		
16	period of time from commencement of operation of the device until the		
17	operation of the device has been stabilized and the device has achieved		
18	normal operating conditions, but shall not exceed thirty (30) Days.		
19	x. "Furnace" means for the purposes of NSPS only, a refractory vessel in		
20	which raw materials are charged, melted at high temperature, refined, and		
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conditioned to produce molten glass which includes foundations, 1 superstructure and retaining walls, raw material charger systems, heat 2 exchangers, melter cooling system, exhaust system, refractory brick work, 3 fuel supply and electrical boosting equipment, integral control systems and 4 instrumentation, and appendages for conditioning and distributing molten 5 glass to forming apparatuses. For all other purposes, "Furnace" means a unit 6 comprised of a refractory-lined vessel in which raw materials are charged 7 and melted at high temperature to produce molten glass. 8 "Furnace Startup" means the period of time while a Furnace's 9 у. refractory is being heated up from ambient temperature and includes the 10 Initial Heating Phase, Refractory Soak and Seal Phase, and Furnace 11 Stabilization Phase. 12 i. "Initial Heating Phase" means the slow heating of the 13 Furnace refractory using portable natural-gas burners 14 placed in the openings in the Furnace. This phase typically 15 lasts no longer than four (4) Days and ends when the main 16 17 Furnace burners commence operation. ii. "Refractory Soak and Seal Phase" means the phase of the 18 Furnace Startup following the Initial Heating Phase when 19 the Furnace is filled with molten glass, the temperature of 20

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		,
1		the Furnace reaches operating conditions, and the refractory
2		components reach thermal equilibrium. This phase
3		typically lasts no longer than twenty-one (21) Days and
4		ends when the joints between the refractory components are
5	· .	sealed and the Furnace is closed to the atmosphere.
6	iii.	"Furnace Stabilization Phase" means the phase of Furnace
7		Startup following the Refractory Soak and Seal Phase when
8		the Furnace Operation is being stabilized. This phase will
9		end no later than seventy (70) Days after the beginning of
10		the Initial Heating Phase. However, notwithstanding the
11		previous sentence, EPA or an Affected State may seek
12		stipulated penalties if SGCI has unduly delayed completion
13		of the Furnace Stabilization Phase. SGCI must track the
14		status of the Startup as required in Exhibit A. Exhibit A
15		includes conditions that may be used to indicate whether
16		the Furnace Stabilization Phase should have been
17		completed earlier than 70 days after the beginning of the
18		Initial Heating Phase.
19	z. "Hot Spo	ot Temperature" shall mean the highest temperature of the
20	Furnace breasty	wall refractory. Breastwall refractory is the refractory

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1 sidewall between the tuck stone (about 18" above glass line) and the crown skew (where the Furnace crown meets the Furnace sidewall). 2 "Inlet" shall be the emission concentration (in parts per million by 3 aa. volume dry) measured prior to the control device. 4 bb. "Installation of Controls" shall, solely for the purpose of Paragraph 29 5 of this Consent Decree, include: 6 i. The installation of an OEAS, SCR, Semi-dry Scrubber 7 System, Dry Scrubber System, ESP; or CCSS; 8 9 ii. The installation of any alternative controls approved under Paragraph 103; 10 iii. The conversion of a Furnace to Oxyfuel; and 11 iv. The receipt of a limit for a Furnace listed in Table 4 in 12 compliance with Paragraph 8.g., 9.f., 9.g., and 9.h. 13 "Maintenance" shall mean activities necessary to keep the system or 14 cc. equipment working in its normal operating condition as set forth in 15 Paragraph 13. 16 dd. "Major Rebuild" shall refer to the process of stopping glass 17 production, stopping the flow of fuel, fully cooling down a Furnace, 18 replacing some or all of the refractory in the Furnace, the crown and/or the 19 regenerators (if applicable), and beginning a new campaign by starting up 20

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1	the Furnace again by firing fuel again and starting the production of glass. A			
2	Major Rebuild, for the purposes of this Consent Decree, does not include			
3	any refractory repairs conducted when the Furnace is still hot, emergency			
4	cold repairs, repairs solely required for restart of a Furnace which has			
5	temporarily ceased Operation due to economic reasons, or the planned minor			
6	cold repairs currently scheduled on the following Furnaces:			
7	i. Waxahachie;			
.8	ii. Dolton Furnace #2;			
9	iii. Henderson Furnace #1;			
10	iv. Lincoln;			
11	v. Madera Furnace #1; and			
12	vi. Sapulpa Furnaces #50, #51, and #52.			
13	ee. "Malfunction" shall mean, consistent with 40 C.F.R. § 60.2, any			
-14	sudden, infrequent, and not reasonably preventable failure of air pollution			
15	control equipment, process equipment, or a process to operate in a normal or			
16	usual manner, but shall not include failures that are caused in part by poor			
1 7	Maintenance or careless operation.			
18	ff. "Month" shall mean calendar month.			
19	gg. " NO_X " shall mean the sum of oxides of nitrogen in the flue gas,			
20	collectively expressed as NO ₂ .			
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1	hh. "NSPS" shall mean the standards of performance for new stationary
2	sources codified at 40 C.F.R. Part 60. General NSPS requirements are
3	codified at 40 C.F.R. Part 60, Subpart A. NSPS requirements specifically
4	for glass manufacturing plants are codified at 40 C.F.R. Part 60, Subpart CC.
5	ii. "New Source Review" or "NSR" shall mean Prevention of Significant
6	Deterioration (PSD) and Nonattainment New Source Review (NNSR)
7	provisions in Part C and D of Subchapter I of the Act, 42 U.S.C. §§ 7470-
8	7492, 7501-7515, and federally-enforceable state implementation plans.
9	jj. "Operate," "Operation," "Operating" and "Operated" shall mean
10	when fuel is fired in the Furnace.
11	kk. "Operating Day" shall mean any Day where any fuel is fired into the
12	Furnace. The Day starts at 12:00 am and ends at 11:59 pm.
13	11. "Outlet" shall mean the emission concentration (in parts per million
14	by volume dry) measured after a control device.
15	mm. "Outlet 30-day Rolling Average" is a term which applies only to SO_2
16	and shall be calculated by determining the Outlet 24-hour Block Average
17	concentration from each Furnace (or combined stack, if applicable) during
18	an Operating Day and previous twenty-nine (29) Operating Days when
19	Outlet 30-day Rolling Average was the applicable standard. A new Outlet
20	30-day Rolling Average shall be calculated for each Operating Day. Any

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Operating Day where the newly calculated Outlet 30-day Rolling Average 1 2 exceeds the limit is a separate one Day violation. As specified in this Consent Decree, the following Operating Days are exempt from this 3 average: Control Device Startup, Malfunction of the control device 4 (Scrubber System, CCSS, or ESP) and Maintenance on the control device 5 (Scrubber System, CCSS, or ESP). 6 7 nn. "Oxyfuel Furnace" shall mean a Furnace in which the gas that provides the oxidant for combustion of the fuel is composed of greater than 8 or equal to 90 percent oxygen. 9 "Oxygen Enriched Air Staging" and "OEAS" shall mean the method 00. 10 of combustion air staging to control NO_x formation by reducing the amount 11 of combustion air delivered to the firing ports, thereby decreasing the 12 oxygen available in the flame's high temperature zone in the first 13 combustion stage, and injecting oxygen-enriched air into the Furnace near 14 the exit port(s) to complete combustion in the second stage within the 15 Furnace. 16 17

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pp. "Paragraph" shall mean a portion of this Consent Decree identified by an Arabic numeral.

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1	qq. "Particulate Matter" and "PM" shall mean any finely divided solid or
2	liquid material, other than uncombined water, as measured by the reference
3	methods specified below:
4	i. Filterable Particulate is the particulate measured using EPA
5	Method 5 (40 C.F.R. Part 60 Appendix A).
6	ii. Total particulate is the combination of filterable plus
7	condensable PM and is measured using Method 5 (40
8	C.F.R. Part 60 Appendix A) and EBA Method 202: (40
9	C.F.R. Part 51 Appendix M).
10	rr. "Parties" shall mean the United States, Commonwealth of
11	Massachusetts, Commonwealth of Pennsylvania, State of North Carolina,
12	State of Illinois, State of Indiana, State of Wisconsin, State of Washington,
13	Oklahoma Department of Environmental Quality, State of Louisiana, State
14	of Missouri, San Joaquin Valley Air Pollution Control District, Puget Sound
15	Clean Air Agency and SGCI.
16	ss. "Permit" shall include any and all final authorizations necessary (1) to
17	construct, modify, or Operate a Furnace; (2) to construct, install, and operate
18	a control device or monitoring device issued pursuant to federal, state, or
19	local law; or (3) to construct, install, and operate a control device or
20	monitoring device required by this Consent Decree.

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"Prevention of Significant Deterioration," and "PSD" shall mean the tt. 1 attainment area New Source Review program within the meaning of Part C 2 of Subchapter I of the Act, 42 U.S.C. §§ 7470-7492. 3 "Regenerative Furnace" shall mean a Furnace in which ambient air uu. 4 provides the primary oxidant for combustion of the fuel and the air is 5 6 preheated using a system of regenerators to recover heat from the exhaust 7 gas. "Removal Efficiency" for SO₂ means the percent reduction in 8 vv. concentration of that pollutant achieved by a Furnace's pollution control 9 device. This percent reduction shall be calculated by subtracting the Outlet 10 11 from the Inlet, dividing by the Inlet and then multiplying by 100. ww. "Removal Efficiency 30-day Rolling Average" is a term which 12 applies to SO₂ emissions and shall be calculated by summing the Removal 13 Efficiency 24-hour Block Averages from each Furnace (or combined stack, 14 if applicable) for each Operating Day and previous twenty-nine (29) 15 Operating Days when Removal Efficiency 30-day Rolling Average was the 16 applicable standard and then dividing by 30. A new Removal Efficiency 30-17 day Rolling Average shall be calculated for each new Operating Day. Any 18 Operating Day where the newly calculated Removal Efficiency 30-day 19 20 Rolling Average is less than the Removal Efficiency limit is a separate one-

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1	day violation. As specified in this Consent Decree, the following Operating
2	Days are exempt from this average: Control Device Startup of the Scrubber
3	System, CCSS, or ESP; Malfunction of the Scrubber System, CCSS, or ESP;
4	and Maintenance on the Scrubber System, CCSS, or ESP.
5	xx. "Scrubber System" shall mean a type of system known sometimes as
6	a sorbent injection system which involves the addition of an alkaline
7	material into the gas stream to react with the acid gases. The acid gases
8	react with the alkaline sorbents to form solid salts.
9	i. Semi-dry Scrubber System – The system described above
10	with the sorbent in an aqueous phase which improves
11	collection efficiency.
12	ii. Dry Scrubber System – The system described above with
13	no moisture added in the reaction chamber or reaction area.
14	yy. "Section" shall mean a portion of this Consent Decree identified by a
15	Roman numeral.
16	zz. "Selective Catalytic Reduction" and "SCR" means a pollution control
17	device that reacts ammonia (NH ₃) with the NO _X to form nitrogen (N ₂) and
18	water (H ₂ O) using a catalyst to speed the reaction.
19	aaa. "SGCI" shall mean Saint-Gobain Containers, Inc.
20	bbb. "SO ₂ " shall mean the pollutant sulfur dioxide.

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1	ccc. "State" or "States" shall mean those States or Commonwealths and
2	local authorities that have jurisdiction over a Facility covered by this action.
3	ddd. "Supplemental Environmental Project" and "SEP" shall mean an
4	environmentally beneficial project that SGCI agrees to undertake pursuant to
5	this Consent Decree and SGCI is not otherwise legally required to perform.
6	eee. "System-wide Weighted Annual Average Actual Emissions" is a term
7	applicable to SO_2 emissions, expressed in pounds of SO_2 per ton of glass
8	produced (lbs/ton) and shall mean the total pounds of emissions of SO_2 as
9	measured by the continuous emissions monitoring systems (CEMS) emitted
10	in a Calendar Year from all Furnaces included in the average divided by the
·11	total actual annual tons of glass production for all Furnaces included in the
12	average for that Calendar Year.
13	fff. "System-wide Weighted Average of Permit Limits" is a term
14	applicable to SO ₂ emissions and shall be calculated by:
15	i. For each Furnace listed in Table 4, multiplying the
16	applicable permitted emission rate of SO_2 (in pounds per
17	ton of glass produced) by the maximum annual glass
18	production rate for each Furnace during Calendar Years
19	2009 through 2013. The permitted emission rate is the
20	federally-enforceable limit SGCI has requested and

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1	obtained from the State for flint or colored glass as the case		
2	may be, in order to meet the requirements for the Furnaces		
3	listed in Table 4 identified in Paragraph 8.g.iii,		
4	ii. Summing the result of the equation in Subparagraph i.		
5	above for each Furnace listed in Table 4, and		
6	iii. Dividing the total of Subparagraph ii. above by the sum of		
7	all the maximum annual glass production rates for all		
8	Furnaces Listed in Table 4 from Subparagraph i. above:		
9	ggg. "Title V Permit" shall mean a permit required by or issued pursuant to		
10	the requirements of 42 U.S.C. § 7661 - 7661f.		
11	hhh. "Ton" or "tons" shall mean short ton or short tons (equal to 2000		
12	pounds).		
13	iii. "TSP" shall mean total suspended particulate.		
14	jjj. "United States" shall mean the United States of America, acting on		
15	behalf of EPA.		
16	IV. INJUNCTIVE RELIEF		
17	7. NO _X Emission Controls, Limits, and Compliance Schedule		
18	a. Interim NO _x Emission Limits:		
19	i. For those Furnaces listed in Table 1, the NO_X emission		
20	limits in Table 1, expressed in tons of NO_X per Calendar		
	CONSENT DECREE BETWEEN PLAINTIFF UNITED STATES OF AMERICA ET AL.		

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Year, shall apply and shall remain in place until installation of controls pursuant to Table 2 and issuance of a new Permit including the emission limits outlined in Paragraphs 7.c. through 7.e.

ii. For the Calendar Year 2009, and for each Calendar Year
 thereafter until Paragraph 7.b. applies, SGCI shall comply
 with the following annual interim NO_X emission limits:

Table 1 – Interim NO_X Emission Limits

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Facility and	Interim NO _X	Interim NO _X
Furnace #	Emission Limit	Emission
	(tons per year)	Factor (lb/ton)
Dolton #2	316.8 tpy	6.2
Dolton #3	305.5 tpy	6.2
Henderson #2	457.7 tpy	7.6
Sapulpa #50	407.3 tpy	6.2
Seattle #3	176.8 tpy	3.8
Seattle #4	529 tpy	14.4
Dunkirk #1	146 tpy	1.6
Dunkirk #2	160.6 tpy	1.6
Lincoln	468.4 tpy	n/a

iii. Except for the Dolton Facility, prior to NO_X CEMS

installation and certification, compliance with the interim

NO_x emission limits in Table 1 shall be demonstrated by

conducting an EPA Method 7E (40 C.F.R. Part 60

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Appendix A) source test. Testing shall be conducted initially no later than twelve (12) months after the Date of Entry and once each Calendar Year thereafter until NO_X CEMS are installed and certified. A source test is not required the year that a NO_X CEMS is installed.

Compliance with the annual ton per year interim limit in

Table 1 shall be calculated by using the following equation:

$$NO_{X} = \left[\frac{PastTest \times 1stProd}{2000}\right] + \left[\frac{NewTest \times 2ndProd}{2000}\right]$$

Where: $NO_X = NO_X$ Emissions (tpy)

PastTest = Last source test result (lb/ton). If no source test has been conducted pursuant to this Consent Decree, the Interim Emission Factor listed in Table 1 shall be used (lb/ton).

NewTest = New test from the year for which emissions are being calculated (lb/ton).

1stprod = Production from January 1^{st} through the Day prior to the Day the new source test is commenced (tons of glass).

2ndprod = Production from the Day of the new source test through the end of that same Calendar Year (tons of glass).

Note: If SGCI elects to do more than one test in a year, emissions calculated on the Days following the second test, will be based on that second test.

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iv. For the Dolton Facility, emissions shall be calculated in the same way as above in Paragraph 7.a.iii, but testing shall be conducted initially no later than December 31, 2009, and then once again after December 31, 2010, but no later than December 31, 2011, for Furnaces #2 and #3. For the period of time in the Calendar Year 2009 before SGCI conducts the first source test under this Consent Decree, emissions shall be calculated based on the Interim Emission Factor listed in Table 1.

 v. Upon NO_X CEMS installation and certification as required by this Consent Decree, compliance with the interim NO_X emission limit in Table 1 shall be demonstrated using emissions data generated by the NO_X CEMS in order to calculate all subsequent daily emission rates that are used to calculate the annual emission rate for the Calendar Year. For the first Calendar Year during which CEMS are installed and certified, the annual emissions calculated will be the sum of the tons of NO_X emitted on the Days when the emissions were determined from source test data (as calculated above in Paragraph 7.a.iii.) and the tons of NO_X

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emitted on the Days when emissions were determined by CEMS data. NO_X Emission Controls and Compliance Schedule b. i. For each Furnace in Table 2, SGCI shall operate the NO_X emission control device specified for that Furnace in Table 2. Table 2 – NO_X Emission Controls and Compliance Schedule Facility and Controls Deadline Furnace Number ۱. ۲. Pevely #21 **Oxyfuel Furnace** December 31, 2009 Ruston #2 OEAS December 31, 2009 December 31, 2009 Wilson #29 **Oxyfuel Furnace** Port Allegany #1 OEAS December 31, 2010 December 31, 2010 Ruston #1 OEAS Milford #15 **Oxyfuel Furnace** December 31, 2010 Milford #16 Oxyfuel Furnace December 31, 2015 Oxyfuel Furnace Wilson #28 December 31, 2011 Dunkirk #2 **Oxyfuel Furnace** December 31, 2012 Seattle #4 OEAS December 31, 2012 **Oxyfuel Furnace** Waxahachie December 31, 2013 Henderson #2 December 31, 2013 OEAS Madera #1 **Oxyfuel Furnace** December 31, 2014 Pevely #20 Oxyfuel Furnace December 31, 2013 **Oxyfuel Furnace** Dunkirk #1 December 31, 2013 Port Allegany #3 OEAS December 31, 2013 SCR December 31, 2014 Dolton #1 December 31, 2014 Dolton #2 SCR SCR December 31, 2014 Dolton #3 **Burlington #6 Oxyfuel** Furnace December 31, 2015 Burlington #7 Oxyfuel Furnace December 31, 2015 Seattle #5 **Oxyfuel Furnace** December 31, 2015 Oxyfuel Furnace Seattle #3 December 31, 2016 Henderson #1 **Oxyfuel** Furnace December 31, 2016

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Seattle #2	Oxyfuel Furnace	December 31, 2017
Sapulpa #51	OEAS	December 31, 2018
Sapulpa #52	OEAS	December 31, 2018
Lincoln	Oxyfuel Furnace	December 31, 2018
Sapulpa #50	OEAS	December 31, 2018

For Furnaces with Oxyfuel Technology:

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 After the next Major Rebuild, but no later than the dates specified in Table 2, SGCI shall only Operate the Furnace using Oxyfuel technology.

 SGCI shall install, maintain and Operate the Oxyfuek
 Furnace such that the gas that provides the oxidant for combustion of the fuel is at least 90 percent oxygen.

iii. SGCI shall comply with the following applicable limits for Oxyfuel Furnaces:

1. Emission Rate 30-day Rolling Average Limit -10 Commencing on the first Operating Day after 11 completion of the Furnace Startup period and 12 CEMS Certification (where the CEMS has been 13 installed), but no later than the date specified in 14 Table 2, an Oxyfuel Furnace shall not exceed the 15 Emission Rate 30-day Rolling Average of 1.3 16 17 pounds of NO_X per ton of glass produced, as

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measured using a NO_X CEMS (where available), except during the following periods (as set forth in this Subparagraph): Abnormally Low Production Rate Days; Furnace Startup; Malfunction of the Furnace; and Maintenance of the Furnace.

 NO_X Limit during Abnormally Low Production Rate Days –For any Abnormally Low Production Rate Day SGCI may elect to exclude the emissions generated during that Day from the Emission Rate 30-day Rolling Average. During these Days, a CEMS shall be used to demonstrate compliance on a 24-hour Block Average with the following pound per day limit:

$$NO_{X \, Oxy \, Abn} = 1.3 \frac{lb \, NO_X}{ton} \times \left[\frac{P}{0.35}\right]$$

Where: $NO_{X Oxy Abn} = NO_X$ emission limit for an Oxyfuel Furnace during an Abnormally Low Production Rate Day, in pounds per day. P = Furnace-specific production threshold as defined in Paragraph 10, in tons of glass produced per day.

3. Limits during Furnace Startup -

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1	a. Initial Heating Phase Operational Limit:
2	SGCI shall burn no more than 5.0 million
3	standard cubic feet of natural gas in that
4	Furnace during the Initial Heating Phase of
5	the Furnace Startup.
6	b. Refractory Soak and Seal Phase Operational
7	Limits: SGCI shall comply with the
8	following operational limits to limit NO _x
9	emissions during the Refractory Soak and
10	Seal Phase of the Furnace Startup:
11	i. Burn no more than sixty million
12	standard cubic feet natural gas in that
13	Furnace;
14	ii. Limit excess oxygen below 5 percent
15	at the Furnace exhaust flue, as
16	determined by handheld monitor, once
17	per shift;
18	iii. Limit Hot Spot Temperature to 2900
19	degrees F; and
	CONSENT DECREE BETWEEN PLAINTIFF UNITED STATES OF AMERICA ET AL. AND DEFENDANT SAINT-GOBAIN CONTAINERS, INC. – 36 100 STEWART STREET

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1	iv. Use thermal blankets or similar
2	techniques to minimize air infiltration
3	until expansion joints are sufficiently
4	closed.
5	c. Furnace Stabilization Phase Operational
6	Limits: SGCI shall comply with the
7	following operational limits to limit NO_X
8	emissions during the Furnace Stabilization
9	Phase of the Furnace Startup:
10	i. Burn no more than ninety million
11	standard cubic feet natural gas in that
12	Furnace;
13	ii. Limit excess oxygen below 5 percent
14	at the Furnace exhaust flue as
15	determined by handheld monitor, once
16	per shift; and
17	iii. Limit Hot Spot Temperature to 2900
18	degrees F.
19	4. NO_X limit during Malfunction of the Furnace – For
20	any Operating Day where a Malfunction of the
	I CONSENT DECREE BETWEEN PLAINTIFF UNITED STATES OF AMERICA ET AL. AND DEFENDANT SAINT-GOBAIN CONTAINERS, INC. – 37 200 STEWART STREET

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1	Furnace occurs for any period of time, SGCI may
2	elect to exclude the emissions generated during that
3	Operating Day (Operating Days if the event covers
4	more than one Operating Day) from the Emission
5	Rate 30-day Rolling Average. During the
6	Malfunction Days excluded from the Emission Rate
·. 7	30-day Rolling Average, a CEMS shall be used to
8	demonstrate compliance on a 24-hour Block
9	Average with the following pound per day limit:
10	$NO_{X Oxy Malf} = 4 \times NO_{X Oxy Abn}$
11 12 13 14 15 16 17	Where:NOX Oxy Malf = NOX emission limit for an Oxyfuel Furnace during a Malfunction Day, in pounds per day. NOX Oxy Abn = As defined in Paragraph 7.c.iii.2, NOX emission limit for an Oxyfuel Furnace during an Abnormally Low Production Rate Day, in pounds per day.
18	5. NO _X limit during Maintenance of the Furnace – For
19	any Operating Day where Maintenance activities on
20	the Furnace are performed, SGCI may elect to
21	exclude the Maintenance Day from the Emission
22	Rate 30-day Rolling Average. For any
23	Maintenance Day which is excluded from the 30-
	CONSENT DECREE BETWEEN PLAINTIFF UNITED STATES OF AMERICA ET AL. AND DEFENDANT SAINT-GOBAIN CONTAINERS, INC. – 38 700 STEWART STREET

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day rolling average, a CEMS shall be used to 1 demonstrate compliance on a 24-hour Block 2 Average with the following pound per day limit: 3 $NO_{X Oxy Maint} = \frac{MH \times [4 \times NO_{X Oxy Abn}]}{24} + \frac{MH \times [NO_{X Oxy Abn}]}{24}$ 4 Where: $NO_{X Oxy Maint} = NO_X$ emission limit for an 5 Oxyfuel Furnace during a Maintenance Day, 6 7 in pounds per day. NO_{X Oxy Abn} = As defined in Paragraph 8 7.c.iii.2, NO_X emission limit for an Oxyfuel 9 Furnace during an Abnormally Low 10 ÷. Production Rate Day, in pounds per day. 11 MH = Hours of Maintenance 12 NH = Normal Hours = 24 - MH13 14 d. For Furnaces with Selective Catalytic Reduction (SCR): i. For the Dolton Facility, no later than the first Operating 15 Day after the date specified in Table 2, SGCI must 16 commence operation of SCR to control emissions from all 17 three Furnaces. For all other Furnaces, no later than the 18 first Operating Day after the conclusion of the Control 19 Device Startup period, SGCI shall Operate the Furnace(s) 20 passing all stack gases (except during up to the first seven 21 (7) days of the Furnace Startup; during Malfunction of the 22 SCR or Scrubber System/ESP; or during Maintenance of 23 24 the SCR or Scrubber System/ESP) through a Selective UNITED STATES ATTORNEY

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1	Catalytic Reduction device in compliance with the
2	following:
3	1. This SCR must be designed for a removal
4	efficiency of at least 90 percent; and
5	2. When the SCR is operating, SGCI shall
6	continuously operate the SCR according to the
7	vendor recommendations in order to minimize
8.	emissions to the extent practicable taking into
9	consideration ammonia slip.
10	ii. SGCI shall comply with the following applicable NO_X
11	limits for all Furnaces to be equipped with SCR:
12	1. Emission Rate 30-day Rolling Average Limit –
13	Commencing on the first Operating Day after
 14	completion of the Control Device Startup and
15	CEMS Certification, but no later than the date
16	specified in Table 2, SGCI shall not emit more than
⁻ 17	1.3 pounds of NO _x per ton of glass produced on a
18	30-day rolling average, as measured using a NO_X
19	CEMS (where available), except during the
20	following periods (as set forth in this

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1	Subparagraph): Abnormally Low Production Rate
2	Days for any of the Furnaces; Control Device
3	Startup; up to the first seven (7) days of the Furnace
4	Startup; Malfunction of the SCR or Scrubber
5	System/ESP; and Maintenance of the SCR or
6	Scrubber System/ESP;
7	2. NO _x Limit during Abnormally Low Production
8	Rate Days – When any of the Furnace(s) ducted
9	through an SCR is Operating at an Abnormally
10	Low Production Rate, SGCI may elect to exclude
11	emissions from all Furnaces connected to the SCR
12	from the Emission Rate 30-day Rolling Average.
13	During these Days, a CEMS shall be used to
14	demonstrate compliance on a 24-hour Block
15	Average with the following pound per day limit:
16	$NO_{XSCRAbn} = 1.3 \frac{lb NO_X}{ton} \times \left[\frac{P}{0.35}\right]$
17 18 19 20 21 22	Where: $NO_{X SCR Abn} = NO_{X}$ emission limit for SCR during an Abnormally Low Production Rate Day on any of the Furnaces ducted through the SCR, in pounds per day P = Sum of the Furnace-specific production thresholds as defined in Paragraph 10, in

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1 2	tons of glass produced per day for all of the Furnaces ducted through the SCR.
3	3. The first seven (7) days of the Furnace Startup –
4	For no more than the first seven (7) Days of the
5	Furnace Startup, the Furnace exhaust may bypass
6	the SCR to avoid having the operating inlet
7	temperature of the SCR fall below its operational
8	range. During these bypass Days SGCI shall burn
9	no more than 15.0 million standard cubic feet of
10	natural gas in that Furnace;
11	4. NO_x limit during Startup of the SCR and
12	Malfunction of the SCR or Scrubber System/ESP –
	For any Operating Day during the Startup of SCR
13	
14	or where a Malfunction of the SCR or Scrubber
15	System/ESP occurs for any period of time, SGCI
16	may elect to exclude the emissions generated
17	during that Operating Day (or Operating Days if the
18	event covers more than one Operating Day) from
19	the Emission Rate 30-day Rolling Average. During
20	the Malfunction Days excluded from the Emission

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1	Rate 30-day Rolling Average, a CEMS shall be
2	used to demonstrate compliance on a 24-hour Block
3	Average with the following pound per day limit:
. 4	$NO_{X SCR Malf, SCR Startup} = 5 \times NO_{X SCR Abn}$
5	Where: $NO_{X SCR Malf, SCR Startup} = NO_X$ emission limit
6	for a Furnace using SCR during a
7	Malfunction Day and during SCR Startup, in
8	pounds per day.
9	$NO_{X SCR Abn} = As$ defined in 7.d.ii.2, NO_{X}
10	emission limit for SCR during an Abnormally Low Production Rate Day in
11	Abnormally Low Production Rate Day, in pounds per day.
12	pounds per day.
13	5. NO_X limit during Maintenance of the SCR or
14	Scrubber System/ESP – For any Operating Day
15	where Maintenance activities on the SCR or
16	Scrubber System/ESP are performed, SGCI may
. 17	elect to exclude the Maintenance Day from the
18	Emission Rate 30-day Rolling Average. For any
19	Day which is excluded from the 30-day rolling
20	average, a CEMS shall be used to demonstrate
21	compliance on a 24-hour Block Average with the
22	following pound per day limit:
23	$NO_{X SCR Maint} = \frac{MH \times [5 \times NOX SCR Abn]}{24} + \frac{NH \times [NOX SCR Abn]}{24}$
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1 2 3 4 5 6 7 8 9	Where: $NO_{X SCR Maint} = NO_X$ emission limit for a Furnace using SCR during a Maintenance Day, in pounds per day $NO_{X SCR Abn} = As$ defined in 7.d.ii.2, NO_X emission limit for a Furnace using SCR during an Abnormally Low Production Rate Day, in pounds per day MH = Hours of Maintenance NH = Normal Hours = 24 – MH
10	e. For Furnaces with OEAS as identified in Table 2
11	i. Except for the Sapulpa Furnaces, at the end of the Furnace
12	Startup period following the next Major Rebuild, but no
13	later than the first Operating Day after the dates specified in
14	Table 2, SGCI shall only Operate the designated Furnace
15	using OEAS technology.
16	ii. For the Sapulpa Furnaces, no later than the first Operating
17	Day after the date specified in Table 2, SGCI shall only
18	Operate the Furnaces using OEAS technology.
19	iii. SGCI shall comply with the following applicable NO_X
20	limits for OEAS-equipped Furnaces:
21	1. Emission Rate 30-day Rolling Average Limit –
22	Commencing on the first Operating Day after
23	completion of the Furnace Startup and CEMS
24	Certification (where a CEMS is available), but no

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> later than the date specified in Table 2, SGCI shall not emit more than 3.8 pounds of NO_X per ton of glass produced on a 30-day Rolling Average (except for the Seattle Furnace #4 and Henderson Furnace #2, which shall achieve an Emission Rate 30-day Rolling Average equal to 0.6 multiplied by the result of the last stack test (in pounds per ton) prior to installing OEAS), as measured using a NO_X CEMS (where available), except during the following periods (as set forth in this Subparagraph): Abnormally Low Production Rate Days; Furnace Startup; Malfunction of the Furnace; and Maintenance of the Furnace. 2. NO_X Limit during Abnormally Low Production Rate Days – For any Abnormally Low Production

Rate Days – For any Abnormally Low Production Rate Day SGCI may elect to exclude the emissions generated during that Day from the Emission Rate 30-day Rolling Average. During these Days, a CEMS shall be used to demonstrate compliance on

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1	a 24-hour Block Average with the following pound
2	per day limit:
3	$NO_{XOEASAbn} = 3.8 \frac{lb NO_X}{ton} \times \left[\frac{P}{0.35}\right]$
4 5 7 8 9 10	Where: $NO_{X OEAS Abn} = NO_X$ emission limit for an OEAS-Equipped Furnace during an Abnormally Low Production Rate Day, in pounds per day. $P = Furnace$ -specific production threshold as defined in Paragraph 10, in tons of glass produced per day.
11	3. Limits during Furnace Startup –
12	a. Initial Heating Phase Operational Limit:
13	SGCI shall burn no more than 5.0 million
14	standard cubic feet of natural gas in that
15	Furnace during the Initial Heating Phase of
16	the Furnace Startup.
17	b. Refractory Soak and Seal Phase Operational
18	Limits: SGCI shall comply with the
19	following operational limits to limit NO_X
20	emissions during the Refractory Soak and
21	Seal Phase of the Furnace Startup:

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1	i. Burn no more than sixty million
2	standard cubic feet natural gas in that
3	Furnace;
4	ii. Limit excess oxygen below 5 percent
5	at the Furnace exhaust flue, as
6	determined by handheld monitor, once
7	per shift;
8	iii. Limit Hot Spot Temperature to 2900
9	degrees F; and
10	iv. Use thermal blankets or similar
11	techniques to minimize air infiltration
12	until expansion joints are sufficiently
13	closed.
14	c. Furnace Stabilization Phase Operational
15	Limits: SGCI shall comply with the
16	following operational limits to limit NO_X
17	emissions during the Furnace Stabilization
18	Phase of the Furnace Startup:

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1	i. Burn no more than ninety million
2	standard cubic feet natural gas in that
3	Furnace;
4	ii. Limit excess oxygen below 5 percent
5	at the Furnace exhaust flue as
6	determined by handheld monitor, once
7	per shift; and
8	iii. Limit Hot Spot Temperature to 2900
9	degrees F.
10	4. NO_X limit during Malfunction – For any Operating
11	Day where a Malfunction of the Furnace occurs for
12	any period of time, SGCI may elect to exclude the
13	emissions generated during those Operating Day
14	(Operating Days if the event covers more than one
15	Operating Day) from the Emission Rate 30-day
16	Rolling Average. During the Malfunction Days
17	excluded from the Emission Rate 30-day Rolling
18	Average, a CEMS shall be used to demonstrate
19	compliance on a 24-hour Block Average with the
20	following pound per day limit:

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$NO_{X OEAS Malf} = 3 \times NO_{X OEAS Abn}$ 1 Where: $NO_{X OEAS Malf} = NO_X$ emission limit for an 2 **OEAS-Equipped Furnace during a** 3 Malfunction Day, in pounds per day 4 $NO_{X OEAS Abn} = As$ defined under Paragraph 5 7.e.iii.2, NO_x emission limit for an OEAS-6 Equipped Furnace during an Abnormally 7 Low Production Rate Day, in pounds per 8 day. 9 5. NO_x limit during Maintenance – For any Operating 10 Day where Maintenance activities on the Furnace 11 are performed, SGCI may elect to exclude the 12 Maintenance Day from the Emission Rate 30-day 13 Rolling Average. For any Maintenance Day which 14 is excluded from the 30-day Rolling Average, a 15 CEMS shall be used to demonstrate compliance on 16 a 24-hour Block Average with the following pound 17 per day limit: 18 $NO_{X OEAS Maint} = \frac{MH \times [3 \times NO_{X OEAS Abn}]}{24} + \frac{NH \times [NO_{X OEAS Abn}]}{24}$ 19 $NO_{X OEAS Maint} = NO_X$ emission limit for an Where: 20 OEAS-Equipped Furnace during a 21 Maintenance Day, in pounds per day 22 $NO_{X OEAS Abn} = As$ defined in 7.e.iii.2., NO_X 23 emission limit for an OEAS-Equipped 24 25

Furnace during an Abnormally Low Production Rate Day, in pounds per day

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MH = Hours of MaintenanceNH = Normal Hours = 24 - MH

f. Monitoring: A CEMS, if available, shall be used to demonstrate 3 compliance with the NO_x limits in Paragraph 7.c. through 7.e.. If the 4 Facility does not have a CEMS when it is required to meet the limit in 5 Paragraphs 7.c. through 7.e. above, compliance shall be demonstrated using 6 data generated from annual stack tests complying with 40 C.F.R. Part 60 7 Appendix A Method 7E. If a CEMS Certification Event occurs, then the 8 requirement to demonstrate compliance continuously with the limit for that 9 Furnace will be suspended until Certification is completed (provided the 10 seven-day test required for Certification is commenced the first Operating 11 Day following the conclusion of the CEMS Certification Event). 12 Existing State/Local Limits: The limits in Paragraph 7 do not replace 13 g. any current State/local limits and do not relieve SGCI of its obligation to 14 comply with those limits. 15 h. Recordkeeping: For any Operating Day that SGCI is excluding 16 emissions from the relevant Emission Rate 30-day Rolling Average, it shall 17 record the date, the exception (Abnormally Low Production Rate Day, 18 Furnace Startup, Control Device Startup, Malfunction, or Maintenance) 19 under which it is excluded, a calculation of the applicable limit (pounds per 20

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day) according to the equations above, and the recorded emissions according 1 to the CEMS (pounds per day). For any Operating Day excluded for 2 Maintenance, SGCI shall record the total number of hours during which 3 Maintenance occurred. 4 Recordkeeping and Reporting during Furnace Startup: In addition to i. 5 the record keeping in Subparagraph h. above, during the applicable Furnace 6 Startup period phases SGCI must also keep the following records: 7 i. For the Initial Heating Phase --8 1. Total natural gas usage in that Furnace (in million 9 standard cubic feet) 10 ii. For the Refractory Soak and Seal Phase – 11 1. Total natural gas usage in that Furnace (in million 12 standard cubic feet); 13 2. Excess oxygen percentage at the Furnace exhaust 14 flue (as determined by handheld monitor once per 15 shift); 16 3. Hot Spot Temperature (measured once per shift); 17 and 18 UNITED STATES ATTORNEY CONSENT DECREE BETWEEN PLAINTIFF UNITED STATES OF AMERICA ET AL. **5220 UNITED STATES COURTHOUSE** AND DEFENDANT SAINT-GOBAIN CONTAINERS, INC. - 51 700 STEWART STREET

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1	4. A certified statement asserting whether thermal
2	blankets or similar techniques were used during this
3	period.
4	iii. For the Furnace Stabilization Phase –
.5	1. Total natural gas usage in that Furnace (in million
6	standard cubic feet);
7	2. Excess oxygen percentage at the Furnace exhaust
8	flue (as determined by handheld monitor once per
9	shift); and
10	3. Average Hot Spot Temperature (measured once per
11	shift).
12	j. Where a Facility has more than one Furnace subject to the same
13	emission limit (e.g., 1.3 lb/ton for Oxyfuel or 3.8 lb/ton for OEAS)
14	compliance with the 30-day rolling limits set forth herein may be determined
15	by averaging the emissions from all Furnaces subject to the same emission
16	limit at a given facility.
17	k. Where a Facility has more than one Furnace routed through the same
18	stack, but the Furnaces are not subject to the same emission limit,
19	compliance shall be demonstrated using CEMS measuring each Furnace
20	exhaust prior to the combination of the Furnace exhaust. However, if the

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exhaust system configuration prevents SGCI from installing a CEMS in each 1 Furnace individually, compliance may be demonstrated by measuring the 2 exhaust from one Furnace prior to the combined exhaust and measuring the 3 total emissions after the stacks are combined (which will be used to 4 determine emissions from the 2nd Furnace by subtracting the first Furnace's 5 emission rate from the common exhaust emission rate). 6 7 1. No later than one year after the installation of Oxyfuel technology on Furnace #16 at Milford, SGCI shall install a Heat Recovery System at the 8 Milford Facility. The System shall be designed to reduce or eliminate the 9 energy demand of the Facility from external sources. SGCI must apply for a 10 plan approval under 310 C.M.R. 7.02, if required by law, for this system 11 twelve (12) months prior to the installation and comply with any monitoring, 12 record keeping, and/or reporting required by law. This system must be 13 constructed and operated in compliance with all applicable Federal and State 14 laws. 15 SO₂ Emission Controls, Limits, and Compliance Schedule 8. 16 Interim SO₂ Emission Limit: 17 a. i. On and after the first stack test following the Date of Entry 18 (and on and after thirty (30) Days after the Date of Entry for 19 20 a Furnace which has a certified SO₂ CEMS on the Date of

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Entry), all SGCI Furnaces listed in Table 3 below shall 1 meet an interim limit of 2.5 pounds of SO₂ per ton of glass 2 produced except during periods of Abnormally Low 3 Production Rate Days, Furnace Startup, Malfunction, 4 Maintenance, and Color Transition. This interim limit shall 5 remain in effect until the Furnace is required to comply 6 with an SO₂ emission limit specified in Paragraph 8 7 Subsections 8.c. through e. and g. 8 ii. Except for the Dolton Facility, prior to SO₂ CEMS ġ installation and Certification, compliance with the interim 10 SO₂ emission limit shall be demonstrated by conducting an 11 EPA Method 6C (40 C.F.R. Part 60 Appendix A) source 12 test. Testing shall be conducted initially no later than 13 twelve (12) months after the Date of Entry and once each 14 Calendar Year thereafter until SO₂ CEMS are installed and 15 certified. A source test is not required the year that a SO_2 16 CEMS is installed. 17 iii. Emission Rate 30-day Rolling Average Limit – Upon SO₂ 18 CEMS installation and Certification, SGCI shall not emit 19 more than 2.5 pounds of SO₂ per ton of glass produced on a 20

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30-day Rolling Average, as measured using an SO₂ CEMS, except during the following periods (as set forth in this Subparagraph): Abnormally Low Production Rate Days; Furnace Startup; Malfunction of the Furnace; Color Transition; and Maintenance of the Furnace.

 SO₂ Limit during Abnormally Low Production Rate Days – For any Abnormally Low Production Rate Day SGCI may elect to exclude the emissions generated during that Day from the Emission Rate 30-day Rolling Average when any Furnace, or any one of the Furnaces that is ducted through the same exhaust stack, is Operating at an Abnormally Low Production Rate. During these Days, a CEMS shall be used to demonstrate compliance on a 24-hour Block Average with the following pound per day limit for the Furnace(s) operating at Abnormally Low Production Rate.

 $SO_{2 \text{ interim Abn}} = 2.5 \frac{lb SO_2}{ton} \times \left[\frac{P}{0.35}\right]$

Where:

 $SO_{2 \text{ Interim Abn}} = SO_{2}$ interim emission limit for a Furnace during an Abnormally Low Production Rate Day, in pounds per day.

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P = Furnace-specific production threshold as 1 defined in Paragraph 10, in tons of glass 2 produced per day. 3 2. SO₂ limit during Furnace Startup –SGCI shall 4 comply with the following operational limit to limit 5 6 SO₂ emissions during all phases of Furnace Startup: a. During the startup period, SGCI will limit the 7 amount of sulfur added to the batch materials 8 to 2.6 pounds per ton of total batch material 9 (including cullet) or less. 10 3. SO₂ limit during Malfunction – For any Operating 11 Day where a Malfunction of the Furnace occurs for 12 any period of time, SGCI may elect to exclude the 13 emissions generated during that Operating Day (or 14 Operating Days if the event covers more than one 15 Operating Day) from the Emission Rate 30-day 16 Rolling Average when any Furnace, or any one of 17 the Furnaces that is ducted through the same 18 exhaust stack, has a Malfunction. During the 19 Malfunction Days excluded from the Emission Rate 20 30-day Rolling Average, a CEMS shall be used to 21

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1	demonstrate compliance on a 24-hour Block
2	Average with the following pound per day limit for
3	the Malfunctioning Furnace(s):
4	$SO_{2 Interim Malf} = 3 \times SO_{2 Interim Abn}$
5 6 7 8 9 10 11	Where: $SO_{2 Interim Malf} = SO_{2}$ interim emission limit for a Furnace during a Malfunction Day, in pounds per day. $SO_{2 Interim Abn} = As$ defined in Paragraph 8.a.iii.1, SO_{2} interim emission limit for a Furnace during an Abnormally Low Production Rate Day, in pounds per day.
12	4. SO ₂ limit during Maintenance – For any Operating
13	Day where Maintenance activities on the Furnace
14	are performed, SGCI may elect to exclude the
15	Maintenance Day from the Emission Rate 30-day
16	Rolling Average when any Furnace, or any one of
17	the Furnaces that is ducted through the same
18	exhaust stack, undergoes Maintenance. For any
19	Day which is excluded from the 30-day rolling
20	average, a CEMS shall be used to demonstrate
21	compliance on a 24-hour Block Average with the
22	following pound per day limit for the Furnace(s)
23	undergoing Maintenance:

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1	$SO_{2 \text{ Interim Maint}} = \frac{MH \times [3 \times SO_{2 \text{ Interim Abn}}]}{24} + \frac{MH \times [SO_{2 \text{ Interim Abn}}]}{24}$
2	Where: $SO_{2 \text{ Interim Maint}} = SO_{2}$ interim emission limit
3	for a Furnace during a Maintenance Day, in
4	pounds per day.
5	$SO_{2 Interim Abn} = As$ defined in Paragraph
6	8.a.iii.1, SO_2 interim emission limit for a
7	Furnace during an Abnormally Low
8 9	Production Rate Day, in pounds per day. MH = Hours of Maintenance
10	NH = Normal Hours = 24 - MH
11	5. SO_2 limit during Color Transition – For any
12	Operating Days during which a Color Transition is
13	occurring SGCI may elect to exclude the emissions
1 4	on such Days from the Emission Rate 30-day
15	Rolling Average when any Furnace, or any one of
16	the Furnaces that is ducted through the same
17	exhaust stack, has a Color Transition. During these
18	Days, a CEMS shall be used to demonstrate
19	compliance on a 24-hour Block Average with the
20	following pound per day limit for the Furnace(s)
21	having a Color Transition:
22	$SO_{2 Interim Col Tran} = 2 \times SO_{2 Interim Abn}$
23	Where: $SO_{2 \text{ Interim Col Tran}} = SO_{2}$ interim emission limit
24	for a Furnace during a Color Transition, in
25	pounds per day.
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 $SO_{2 \text{ Interim Abn}} = As$ defined in Paragraph 8.a.iii.1, SO₂ interim emission limit for a Furnace during an Abnormally Low Production Rate Day, in pounds per day. iv. At Facilities with more than one Furnace subject to an interim limit, compliance may be determined by averaging the emissions from all such Furnaces at a given Facility. v. When one or more Furnace(s) Operating under normal conditions are ducted through the same exhaust stack as one or more Furnace(s) that are Operating at an Abnormally Low Production Rate, has a Malfunction, undergoes Maintenance, or has a Color Transition, the combined daily emission limit for the Furnaces shall be the sum of the following SO₂ Normal Lb/day limit for the normally Operating Furnace(s) and the relevant limit set forth in Paragraph 8(a)(iii)(1), (3), (4), or (5) for the remaining Furnace(s). $SO_{2 Normal \, lb/day} = 2.5 \frac{lb \, SO_2}{ton} \times ADP$ 18

Where:

 $SO_{2 Normal lb/day} = SO_{2}$ interim emission limit for a normally Operating Furnace during a day where a commonly ducted furnace is experiencing an event a set forth in Paragraph 8(a)(iii)(1), (3), (4), or (5).

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			·	
1	ADP = Actual Daily Production for the normally Operating Furnace.			
3	vi. F	or the Dolton Facility, prior to SO ₂ CEMS	installation and	
4	C	Certification, compliance with the interim So	O_2 emission	
5	1	mit shall be demonstrated by conducting an	n EPA Method	
6	6	C (40 C.F.R. Part 60 Appendix A) source to	est. Testing	
7	s	hall be conducted initially no later than Dec	ember 31,	
8	2009, and then once again after December 31, 2010, but no		1, 2010, but no	
9	later than December 31, 2011, for all three Furnaces.			
10	b. SO ₂ Emission Controls and Compliance Schedule			
11	i. SGCI shall operate one of the SO_2 emission control devices			
12	specified for that Furnace in Table 3.			
	Table 3 – SO ₂ Emission Controls and Compliance Schedule			
	Facility	Controls	Deadline	
	Seattle #5	CCSS See Section 8.f.	See Section 8.f.	
	Milford #15 & #16	Semi-dry Scrubber or CCSS – See	December 31, 2015	
		Section 8.c. or 8.e.	December 51, 2015	
	Dunkirk #1 & #2	Semi-dry Scrubber or CCSS – See	December 31, 2012	
	Dunking $\pi 1 \otimes \pi 2$	Section 8.c. or 8.e.	December 51, 2012	
	Waxahachie	Semi-dry Scrubber or CCSS – See	December 31, 2013	
		Section 8.c. or 8.e.	19000111901 91, 2013	
	Pevely #20 & #21	Semi-dry Scrubber or CCSS – See	December 31, 2013	
		Section 8.c. or 8.e.	,	
	Dolton #1, #2, & #3	Dry Scrubber – See Section 8.d.	December 31, 2014	
	Port Allegany #1 & #3	Process controls – See Section 8.g.	See Section 8.g.	
	Henderson #1	Process controls – See Section 8.g.	See Section 8.g.	
	Henderson #2	Process controls – See Section 8.g.	See Section 8.g.	
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Lincoln	Process controls – See Section 8.g.	See Section 8.g.
Burlington #6	Process controls – See Section 8.g.	See Section 8.g.
Burlington #7	Process controls – See Section 8.g.	See Section 8.g.
Sapulpa #50	Process controls – See Section 8.g.	See Section 8.g.
Sapulpa #51	Process controls – See Section 8.g.	See Section 8.g.
Sapulpa #52	Process controls – See Section 8.g.	See Section 8.g.
Ruston #1	Process controls – See Section 8.g.	See Section 8.g.
Ruston #2	Process controls – See Section 8.g.	See Section 8.g.
Seattle #2	Process controls – See Section 8.g.	See Section 8.g.
Seattle #3	Process controls – See Section 8.g.	See Section 8.g.
Seattle #4	Process controls – See Section 8.g.	See Section 8.g.
Wilson #28	Process controls – See Section 8.g.	See Section 8.g.
Wilson #29	Process controls – See Section 8.g.	See Section 8.g.

c. For Furnaces with Semi-dry Scrubbers

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After the next Major Rebuild (except Milford Furnace #15 and Pevely Furnace #21), but no later than the first Operating Day after the dates specified in Table 3, SGCI shall Operate the Furnace passing all stack gases through a Semi-dry Scrubber except during periods of Control Device Startup, up to the first seven (7) days of the Furnace Startup, and during Malfunction of the Scrubber System or ESP and Maintenance on the Scrubber System or ESP.

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ii. SGCI shall comply with the following applicable SO₂ limits 1 for Furnaces with Semi-dry Scrubbers: 2 1. SO₂ 30-day rolling average limit - Commencing on 3 the first Operating Day after completion of the 4 Control Device Startup and CEMS Certification, 5 but no later than the date specified in Table 3, a 6 Furnace equipped with a Semi-dry Scrubber shall 7 comply with the following limits as measured using 8 an SO₂ CEMS, except during the following periods 9 (as set forth in this Subparagraph): Control Device 10 Startup, Furnace Startup, Malfunction of the 11 Scrubber System or ESP, and Maintenance of the 12 Scrubber System or ESP. 13 a. No dilution air will be intentionally added to 14 the stack gases between the Scrubber System 15 and the CEMS. When determining 16 compliance with all Scrubber System limits, 17 there shall be no oxygen correction, as per 18 vendor guarantee. 19

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1 b. SGCI shall determine a daily Inlet 24-hour Block Average. The 30-day rolling average 2 compliance limit for each Operating Day will 3 depend on the daily Inlet 24-hour Block 4 Average and will either be as defined in 5 8.c.ii.1.c. or 8.c.ii.1.d., but not both. 6 c. If the average daily Inlet calculated in 7 8.c.ii.1.b. is equal to or greater than 300 parts 8 per million by volume dry (ppmvd) then the 9 Removal Efficiency on a 24-hour Block 10 Average for that Day and a Removal 11 Efficiency 30-day Rolling Average shall be 12 calculated. SGCI must operate the Semi-dry 13 Scrubber such that the Removal Efficiency 14 30-day Rolling Average is greater than or 15 equal to 85 percent. 16 d. If the average daily Inlet calculated in 17 8.c.ii.1.b. is less than 300 ppmvd, then the 18 19 Scrubber Outlet 24-hour Block Average concentration for that Day and Scrubber 20

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Outlet 30-day Rolling Average shall be 1 calculated. SGCI must operate the Semi-dry 2 3 Scrubber such that the Scrubber Outlet 30-4 day Rolling Average is less than or equal to 5 45 ppmvd. 2. SO₂ limit during Control Device Startup or up to 6 7 the first Seven (7) Days of Furnace Startup –SGCI shall comply with the following operational limit to 8 limit SO₂ emissions during all phases of Control 9 10 Device Startup or Furnace Startup: a. During the startup period, SGCI will limit the 11 amount of sulfur added to the batch materials 12 13 to 2.6 pounds per ton of total batch material (including cullet) or less. 14 15 b. During no more than the first seven (7) Days 16 of Furnace Startup, the Furnace exhaust may bypass the Scrubber System to avoid having 17 the operating inlet temperature of the 18 19 Scrubber System fall below its operational range. During these bypass Days, SGCI shall 20

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1	burn no more than 15.0 million standard
2	cubic feet of natural gas in that Furnace.
3	3. SO_2 limit during Malfunction of the Scrubber
4	System or ESP – For any Operating Day where a
5	Malfunction of the Scrubber System or ESP occurs
6	for any period of time, SGCI may elect to exclude
7	the emissions generated during that Operating Day
8	(or Operating Days if the event covers more than
9	one Operating Day) from the Removal Efficiency
10	30-day Rolling Average and Scrubber Outlet 30-
11	day Rolling Average emission rates. During the
12	Malfunction Days excluded from the Removal
13	Efficiency 30-day Rolling Average and Scrubber
14	Outlet 30-day Rolling Average emission rates, a
15	CEMS shall be used to demonstrate compliance on
16	a 24-hour Block Average with the following pound
17	per day limit:
18	$SO_{2 Serub Malf} = 2.5 \frac{lb SO_2}{ton} \times \left[\frac{P}{0.35}\right]$
19	Where: $SO_{2 \text{ Scrub Malf}} = SO_{2}$ emission limit for a.
20	Furnace with a Semi-dry Scrubber during a
21	Malfunction Day, in pounds per day.

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P = Furnace-specific production threshold as 1 defined in Paragraph 10, in tons of glass 2 produced per day. 3 4. SO₂ limit during Maintenance of the Scrubber 4 System-For any Operating Day where 5 Maintenance activities on the Scrubber System or 6 ESP are performed, SGCI may elect to exclude the 7 8 Maintenance Day from the Removal Efficiency 30day Rolling Average and Scrubber Outlet 30-day 9 Rolling Average emission rates. For any Day 10 which is excluded from the 30-day Rolling 11 Average, a CEMS shall be used to demonstrate 12 compliance on a 24-hour Block Average with the 13 following pound per day: 14 $\frac{MH \times \left[2.5\frac{lbSO_3}{ton} \times \left[\frac{P}{0.35}\right]\right]}{ton} + \frac{NH \times \left[\frac{1}{5} \times 2.5\frac{lbSO_2}{ton} \times \left[\frac{P}{0.35}\right]\right]}{ton}$ SO_{2 Scrub} Maint 15 16 $SO_{2 \text{ Scrub Maint}} = SO_{2}$ emission limit for a Where: 17 Furnace with a Semi-Dry Scrubber during a 18 Maintenance Day, in pounds per day. 19 P = Furnace-specific production threshold as 20 defined in Paragraph 10 in tons of glass 21 produced per day. 22 MH = Hours of Maintenance 23 NH = Normal Hours = 24 - MH24 For the Furnaces Equipped with Dry Scrubbers d. 25 UNITED STATES ATTORNEY CONSENT DECREE BETWEEN PLAINTIFF UNITED STATES OF AMERICA ET AL. **5220 UNITED STATES COURTHOUSE** AND DEFENDANT SAINT-GOBAIN CONTAINERS, INC. - 66 700 STEWART STREET

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1	i. No later than the first Operating Day after the dates
2	specified in Table 3, SGCI shall Operate the Furnace
3	passing all stack gases through a Dry Scrubber except
4	during periods of Control Device Startup, up to the first
5	seven (7) days of the Furnace Startup, and during
6	Malfunction of the Scrubber System or ESP and
7	Maintenance on the Scrubber System or ESP.
8	ii. SGCI shall comply with the following applicable SO_2 limits
9	for Furnaces with Dry Scrubbers:
10	1. SO ₂ 30-day Rolling Average Limit – Commencing
11	on the first Operating Day after completion of the
12	Control Device Startup and CEMS Certification,
13	but no later than the date specified in Table 3, a
14	Furnace equipped with a Dry Scrubber shall
15	comply with the following limits as measured using
16	an SO ₂ CEMS, except during the following periods
17	(as set forth in this Subparagraph): Control Device
18	Startup, up to the first seven (7) days of Furnace
19	Startup, Malfunction of the Scrubber System or

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1 ESP, and Maintenance of the Scrubber System or ESP. 2 a. No dilution air will be intentionally added to 3 the stack gases between the Scrubber System 4 and the CEMS. When determining 5 compliance with all Scrubber limits, there 6 shall be no oxygen correction, as per vendor 7 guarantee. 8 ÷, b. SGCI shall determine a daily Inlet 24-Hour 9 Block Average. The compliance limit for 10 each Operating Day will depend on the daily 11 Inlet 24-hour Block Average and will either 12 be as defined in 8.d.ii.1.c. or 8.d.ii.1.d., but 13 not both. 14 c. If the average daily Inlet calculated in 15 Subparagraph 8.d.ii.1.b is equal to or greater 16 than 167 parts per million by volume dry 17 (ppmvd) then the Removal Efficiency on a 18 24-hour Block Average for that Day and a 19 Removal Efficiency 30-day Rolling Average 20

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shall be calculated. SGCI must operate the 1 Dry Scrubber such that the Removal 2 Efficiency 30-day Rolling Average is greater 3 than or equal to 70 percent. 4 d. If the average daily Inlet calculated in 5 Subparagraph 8.d.ii.1.b. is less than 167 6 7 ppmvd, then the Outlet 24-hour Block Average for that Day and Outlet 30-day 8 9 Rolling Average shall be calculated. SGCI must operate the Dry Scrubber such that the 10 Outlet 30-day Rolling Average is less than or 11 12 equal to 50 ppmvd. 2. SO₂ limit during Control Device Startup or up to 13 the first seven (7) days of Furnace Startup --SGCI 14 shall comply with the following operational limit to 15 limit SO₂ emissions during all phases of Control 16 Device Startup or up to the first seven (7) days of 17 Furnace Startup: 18 a. During the startup period, SGCI will limit the 19 20 amount of sulfur added to the batch materials UNITED STATES ATTORNEY CONSENT DECREE BETWEEN PLAINTIFF UNITED STATES OF AMERICA ET AL. **5220 UNITED STATES COURTHOUSE** AND DEFENDANT SAINT-GOBAIN CONTAINERS, INC. - 69

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to 2.6 pounds per ton of total batch material 1 (including cullet) or less. 2 b. For no more than the first seven (7) Days of 3 4 Furnace Startup, the Furnace exhaust may 5 bypass the Scrubber System to avoid having the operating inlet temperature of the 6 Scrubber System fall below its operational 7 range. During these bypass Days, SGCI shall 8 9 burn no more than 15.0 million standard cubic feet of natural gas in that furnace. 10 3. SO₂ limit during Malfunction of the Scrubber 11 System or ESP – For any Operating Day where a 12 Malfunction of the Scrubber System or ESP occurs 13 14 for any period of time, SGCI may elect to exclude 15 the emissions generated during that Operating Day (or Operating Days if the event covers more than 16 one Operating Day) from the Removal Efficiency 17 30-day Rolling Average and Scrubber Outlet 30-18 day Rolling Average emission rates. During the 19 Malfunction Days excluded from the Removal 20

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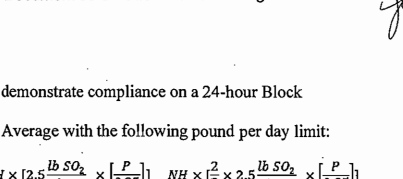
Efficiency 30-day Rolling Average and Scrubber 1 Outlet 30-day Rolling Average emission rates, a 2 3 CEMS shall be used to demonstrate compliance on a 24-hour Block Average with the following pound 4 per day limit: 5 $SO_{2 \, Scrub \, Malf} = 2.5 \frac{lb \, SO_2}{ton} \times \left[\frac{P}{0.25}\right]$ 6 7 Where: $SO_{2 Scrub Malf} = SO_{2}$ emission limit for a Furnace with a Dry Scrubber during a 8 Malfunction Day, in pounds per day. 9 P = Furnace-specific production threshold as 10 defined in Paragraph 10, in tons of glass 11 produced per day. 12 4. SO₂ limit during Maintenance of the Scrubber 13 System or ESP-For any Operating Day where 14 Maintenance activities on the Scrubber System or 15 ESP are performed, SGCI may elect to exclude the 16 Maintenance Day from the Removal Efficiency 30-17 day Rolling Average and Scrubber Outlet 30-day 18 Rolling Average emission rates. For any 19 Maintenance Day which is excluded from the 30-20 day Rolling Average, a CEMS shall be used to 21

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2 Average with the following pound per day limit: $\frac{MH \times [2.5\frac{lb\ SO_2}{ton} \times \left[\frac{P}{0.35}\right]]}{24} + \frac{NH \times \left[\frac{2}{3} \times 2.5\frac{lb\ SO_2}{ton} \times \left[\frac{P}{0.35}\right]\right]}{24}$ SO_{2 Scrub} Maint 3 Where: $SO_{2 Scrub Maint} = SO_{2}$ emission limit for a 4 Furnace with a Dry Scrubber during a 5 Maintenance Day, in pounds per day 6 P = Furnace-specific production threshold as 7 defined in Paragraph 10, in tons of glass 8 produced per day 9 MH = Hours of Maintenance 10 NH = Normal Hours = 24 - MH11 12 e. For Furnaces with Cloud Chamber Scrubber Systems SGCI may install a CCSS instead of a Semi-dry Scrubber 13 under Paragraph 8.c. For any Furnace which SGCI elects to 14 use a CCSS, after up to the first seven (7) days of the 15 Furnace Startup after the next Major Rebuild, but no later 16 than the first Operating Day after the dates specified in 17 18 Table 3, SGCI shall Operate the Furnace passing all stack gases through the CCSS except during periods of Control 19 Device Startup, Malfunction of the CCSS and Maintenance 20 on the CCSS. If SGCI uses a CCSS in lieu of a Semi-dry 21 Scrubber, it must notify the United States and the State. 22

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1	ii. SO_2 30-day Rolling Average Limit – Commencing on the
2	first Operating Day after completion of the Control Device
3	Startup and CEMS Certification, but no later than the date
4	specified in Table 3, SGCI shall comply with all
5	requirements in 8.c.ii.
6	iii. Compliance with the above emissions limitations shall be
7	measured using an SO ₂ CEMS.
8	f. Seattle #5 Cloud Chamber Scrubber System – SGCI installed a CCSS
9	on the Seattle Furnace #5 in 2007. If SGCI removes or discontinues
10	operation of the CCSS, it shall, within 9 months of permanently ceasing to
11	operate the CCSS, construct and operate a Semi-dry Scrubber in order to
12	pass all stack gases through a Semi-dry Scrubber that meets the emissions
13	standards in 8.c.ii.
14	g. For Furnaces listed in Table 4
15	i. Process controls may include technologies and methods that
16	are currently undertaken or will be undertaken to reduce
17	SO_2 emissions.
18	ii. Process controls shall be implemented at the following
19	Furnaces and will be referred to as "Furnaces listed in Table
20	4."
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Port Allegany Furnace #1
Port Allegany Furnace #3
Henderson Furnace #1
Henderson Furnace #2
Wilson Furnace #28
Wilson Furnace #29
Burlington Furnace #6
Burlington Furnace #7
Sapulpa Furnace #50
Sapulpa Furnace #51
Sapulpa Furnace #52
Lincoln Furnace
Ruston Furnace #1
Ruston Furnace #2
Seattle Furnace #2
Seattle Furnace #3
Seattle Furnace #4

iii. By no later than June 30, 2015, SGCI shall submit a complete application to the State/local permitting authority for two federally-enforceable SO₂ emission limits measured on a 30-day Rolling Average Emission Rate for each of the Furnaces listed in Table 4. One limit applies during times when the Furnace is producing flint (clear) glass and the other applies when the Furnace is producing colored (any other) glass. Both limits must be expressed in the form of

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1	pounds of SO_2 per ton of glass produced. No proposed SO_2
2	limit can be higher than 2.5 pounds per ton of glass
3	produced, determined as a 30-day rolling average. The
4	limit shall apply during all Operating Days except during
5	Furnace Startup, Maintenance of the Furnace, Malfunction
6	of the Furnace, Color Transition, and Abnormally Low
7	Production Rate Days. For these exception periods, SGCI
8	shall obtain federally-enforceable SO ₂ emission limits as
9	follows:
10	1. SO ₂ Limit during Abnormally Low Production Rate
[.] 11	Days – For any Abnormally Low Production Rate
12	Day SGCI may elect to exclude the emissions
13	generated during that Day from the Emission Rate
14	30-day Rolling Average. During these Days, a
15	CEMS shall be used to demonstrate compliance on
16	a 24-hour Block Average with the following pound
17	per day limit:
18	$SO_{2 2ndAbn} = [Applicable Permit Limit] \frac{lb SO_2}{ton} \times \left[\frac{P}{0.35}\right]$
19 20	Where: $SO_{2 2nd Abn} = SO_{2}$ emission limit for a Furnace listed in Table 4 during an
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Abnormally Low Production Rate Day, in 1 pounds per day. 2 Applicable Permit Limit = This is the permit 3 limit that SGCI receives for each Furnace 4 5 listed in Table 4 under Paragraph 8.g.iii for Color or Flint, whichever is currently being 6 melted, in lb SO₂ per ton of glass. 7 P = Furnace-specific production threshold as 8 defined in Paragraph 10, in tons of glass 9 produced per day. 10 2. SO₂ limit during Furnace Startup –SGCI shall 11 comply with the following operational limit to limit 12 ÷. SO₂ emissions during all phases of Furnace Startup: 13 a. During the startup period, SGCI will limit the 14 amount of sulfur added to the batch materials 15 to 2.6 pounds per ton of total batch material 16 (including cullet) or less. 17 3. SO₂ limit during Malfunction of the Furnace – For 18 any Operating Day where a Malfunction of the 19 Furnace system occurs for any period of time, 20 SGCI may elect to exclude the emissions generated 21 during that Operating Day (or Operating Days if the 22 event covers more than one Operating Day) from 23 the Emission Rate 30-day Rolling Average. During 24

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the Malfunction Days excluded from the Emission 1 Rate 30-day Rolling Average, a CEMS shall be 2 used to demonstrate compliance on a 24-hour Block 3 Average with the following pound per day limit: 4 $SO_{2 2nd Malf} = 3 \times 2.5 \frac{lb SO_2}{ton} \times \left[\frac{P}{0.35}\right]$ 5 $SO_{2 2nd Malf} = SO_{2}$ emission limit for a Where: 6 Furnace listed in Table 4 during a 7 Malfunction Day, in pounds per day. 8 -P = Furnace-specific production threshold as 9 defined in Paragraph 10 in tons of glass 10 produced per day. 11 4. SO2 limit during Maintenance – For any Operating 12 Day where Maintenance activities on the Furnace 13 are performed, SGCI may elect to exclude the 14 Maintenance Day from the Emission Rate 30-day 15 Rolling Average. For any Day which is excluded 16 from the 30-day Rolling Average, a CEMS shall be 17 used to demonstrate compliance on a 24-hour Block 18 Average with the following pound per day limit: 19 20 $\frac{MH \times [3 \times 2.5 \frac{ib SO_2}{ton} \times \left[\frac{P}{D.SS}\right]]}{24} + \frac{NH \times \left[\frac{P}{D.SS}\right] \times [App \ Limit] \frac{ib SO_2}{ton}}{24}$ SO_{2 2nd Maint} 21 22 UNITED STATES ATTORNEY CONSENT DECREE BETWEEN PLAINTIFF UNITED STATES OF AMERICA ET AL. **5220 UNITED STATES COURTHOUSE** AND DEFENDANT SAINT-GOBAIN CONTAINERS, INC. - 77 700 STEWART STREET

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1	Where: $SO_{2 \text{ 2nd Maint}} = SO_{2}$ emission limit for a
2	Furnace listed in Table 4 during a
3	Maintenance Day, in pounds per day.
4	P = Furnace-specific production threshold as
5	defined in Paragraph 10 in tons of glass
6	produced per day.
7	MH = Hours of Maintenance
8	NH = Normal Hours = 24 - MH
9	App Limit = This is the permit limit that
10	SGCI receives for each Furnace listed in
11	Table 4 under Paragraph 8.g.iii for Color or
12	Flint, whichever is currently being melted,
13	in lb SO_2 per ton of glass.
14	5. SO_2 limit during Color Transition – For any
15	Operating Day on which a Color Transition occurs
16	SGCI may elect to exclude the emissions generated
17	during that Day from the Emission Rate 30-day
18	Rolling Average. During these Days, a CEMS shall
19	be used to demonstrate compliance on a 24-hour
20	Block Average with the following pound per day
21	limit:
22	$SO_{2 \ 2nd \ Col \ Tran} = 2 \ \times 2.5 \frac{lb \ SO_2}{ton} \ \times \left[\frac{P}{0.35}\right]$
23	Where: $SO_{2 2nd Col Tran} = SO_{2}$ emission limit for a
24	Furnace listed in Table 4 during a Color
25	Transition Day, in pounds per day.
26	P = Furnace-specific production threshold as
27	defined in Paragraph 10, in tons of glass
28	produced per day.
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1	iv.	Following the submission of a complete permit application,
2		SGCI shall cooperate with the applicable State/local
3		permitting authority by promptly submitting all information
4		requested by the State/local permitting authority.
5	· V .	At the Wilson Facility, by December 31, 2011, SGCI shall
6		apply for SO_2 limits of 400 tons of SO_2 per Calendar Year
7		for Furnaces #28 and #29 combined, as measured by SO_2
8		CEMS.
9	vi.	By no later than June 30, 2015, SGCI shall apply for
10		permanent SO ₂ emission limits in compliance with 8.g.iii-
1 1		xii. for all Furnaces listed in Table 4 through Permits issued
12		by the State/local agency.
13	vii.	SGCI shall continuously comply with each proposed SO_2
14		emission limit starting on the date of the Permit application
15		and throughout the duration of the Consent Decree except
16		during periods of Abnormally Low Production Rate Days,
17		Furnace Startup, Malfunction of the Furnace, Maintenance
18		of the Furnace, and Color Transition.
19	viii.	An SO ₂ CEMS shall be used to demonstrate compliance
20		with the SO ₂ limits for Furnaces listed in Table 4.
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	· .	
1	ix.	Once all Furnaces listed in Table 4 have received a Permit
2		with 30-day Rolling Average limits for flint glass, the SO_2
3		System-wide Weighted Average of 30-day Rolling Average
4		Emission Rate Permit Limits of all Furnaces listed in Table
5		4 obtained for flint glass shall not be greater than 1.95
6		pounds of SO_2 per ton of glass produced.
7	x.	Once all Furnaces listed in Table 4 have received a Permit
8	÷	with 30-day Rolling Average limits for colored glass, the
9		SO ₂ System-wide Weighted Average of 30-day Rolling
10		Average Emission Rate Permit Limits of all Furnaces listed
· 11 [`]	· · · · ·	in Table 4 obtained for colored glass shall not be greater
12		than 2.25 pounds of SO_2 per ton of glass produced.
13	xi.	Beginning in the 2011 Calendar Year and ending on
14		December 31, 2015, SGCI shall achieve System-wide
15		Weighted Annual Average Actual Emissions of no greater
16		than 1.95 pounds of SO_2 per ton of glass produced. Each
17		year the weighted average will include all Furnaces listed in
18		Table 4 equipped with CEMS and will include emissions
19		and production from any color of glass. This limit shall
20		include emissions from all times the Furnaces are firing fuel
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except Abnormally Low Production Rate Days, Furnace 1 Startup, Malfunction, Maintenance of the Furnace, and 2 Color Transition. 3 xii. By no later than 6 months after all Furnaces listed in Table 4 4 have received Permits with 30-day Rolling Average limits 5 for flint and colored glass, SGCI shall submit a report that 6 demonstrates compliance with Paragraph 8.g.ii. to 8.g.xi. 7 including, but not limited to, all applicable Permits 8 containing the SO₂ emission limits for the Furnaces listed in 9 Table 4 and a calculation of the SO₂ System-wide Weighted 10 Average Permit Limit for flint under Paragraph 8.g.ix. and 11 colored glass under Paragraph 8.g.x. 12 Monitoring: A CEMS, if available, shall be used to demonstrate 13 h. compliance with the SO₂ limits in Paragraphs 8.c. through 8.g. using data 14 generated by the SO_2 CEMS. If the Facility does not have a CEMS when it 15 is required to meet the limit in Paragraphs 8.c. through 8.g. above, 16 compliance shall be demonstrated using data generated from annual stack 17 tests complying with 40 C.F.R. Part 60 Appendix A. If a CEMS 18 Certification Event occurs, then the requirement to demonstrate compliance 19 continuously with the limit for that Furnace will be suspended until 20

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Certification is completed (provided the seven-day test required for Certification is commenced the first Operating Day following the conclusion of the CEMS Certification Event).

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i. Existing State/Local Limits: The limits in Paragraph 8 do not replace any current State/local limits and do not relieve SGCI of its obligation to comply with those limits.

j. Recordkeeping: For any Operating Day that SGCI is excluding emissions from the relevant Emission Rate 30-day Rolling Average, it shall record the date, the exception (Abnormally Low Production Rate Day, Furnace Startup, Furnace Malfunction, Furnace Maintenance, or Color Transition) under which it is excluded, a calculation of the applicable limit (pounds per day) according to the equations above, and the recorded emissions according to the CEMS, if a certified CEMS is available (in pounds per day).

k. Recordkeeping and Reporting during Furnace Startup: In addition to the record keeping in Subparagraph j. above, during all Furnace Startup phases SGCI must also keep the following records:

 During the startup period, SGCI will record the amount of sulfur added to the batch materials in pounds per ton of total batch material.

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Where a Facility has more than one Furnace subject to the same 1. 1 emission limit, compliance with the 30-day rolling average limits set forth 2 herein may be determined by averaging the emissions from all Furnaces 3 subject to the same emission limit at a given Facility. 4 For the Furnaces at Burlington, Wilson, and Seattle, the limits set 5 m. forth in or determined in accordance with Paragraph 8 shall be increased by 6 2.0 pounds per ton when burning fuel oil. If additional Furnaces are allowed 7 by a Permit to burn fuel oil, the required limit under this Consent Decree 8 shall be increased by 2.0 pounds per ton for periods when burning fuel oil. 9 No Furnace may combust fuel oil which has a sulfur content in excess of 0.5 10 percent, by weight. 11 Compliance with a Sulfuric Acid Mist emission limit of 1.0 pounds 12 n. per ton of glass produced shall be demonstrated by a stack test performed 13 using Conditional Test Method 13A or B on all Furnaces on or before 14 December 31, 2011. Stack testing shall be required to be performed after 15 this initial test only once during the life of each Title V permit renewal. 16 9. PM Emission Controls, Limits, and Compliance Schedule 17 Interim PM Emission Limit: a. 18 i. On and after the first stack test following the Date of Entry, 19 SGCI shall comply with an interim PM emission limit of 20

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1.0 pound of filterable PM per ton of glass produced on all 1 glass Furnaces listed in Table 5 (except for Milford #15 and 2 #16, and Seattle #5). 3 ii. Except for the Dolton facility, compliance with this interim 4 PM emission limit shall be demonstrated by conducting an 5 EPA Method 5 (40 C.F.R. Part 60 Appendix A) source test. 6 Testing shall be conducted initially no later than 12 months 7 after the Date of Entry and once each Calendar Year 8 thereafter. 9 iii. For the Dolton Facility, compliance with the interim PM 10 emission limit shall be demonstrated by conducting an EPA 11 Method 5 (40 C.F.R. Part 60 Appendix A) source test on 12 each of the three Furnaces. Testing on each of the three 13 Furnaces shall be conducted initially no later than 14 December 31, 2009, and then once again between January 15 1, 2011, and December 31, 2011. 16 iv. The interim PM emission limit shall remain in effect until 17 the Furnace is required to comply with a PM emission limit 18 specified in Paragraph 9.c. through 9.h. below. Stack 19 testing for demonstration of compliance with interim limits 20

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	shall not be required in a Calendar Ve	on during wikish	
	shall not be required in a Calendar Ye	ar during which	
	compliance with limits determined un	der Paragraphs 9.c. or	
	9.d. is demonstrated.		
PM Emiss	ion Controls and Compliance Schedul	e	
i.	For each Furnace in Table 5, SGCI sh	all operate one of the	
	PM emission control devices or metho		
	Furnace in Table 5.	•	
ontrols for	Particulate Matter and Compliance Scl	hedule	
<u> </u>	Controls	Deadline	
	CCSS – See Section 9.e.	See Section 9.e.	
5 & #16	Electrostatic Precipitator, or CCSS	December 31, 2015	
& #2	Electrostatic Precipitator, or CCSS	December 31, 2012	
e	Electrostatic Precipitator, or CCSS	December 31, 2013	
& #21	Electrostatic Precipitator, or CCSS	December 31, 2013	
#2, & #3	Electrostatic Precipitator	December 31, 2014	
ny #1	Process controls – See Section 9.f.	December 31, 2009	
ny #3	Process controls - See Section 9.f.	December 31, 2013	
#1	Process controls – See Section 9.f.	December 31, 2014	
#2	Process controls – See Section 9.f.	December 31, 2009	
	Process controls – See Section 9.f.	December 31, 2016	
#6	Process controls – See Section 9.f.	December 31, 2012	
#7	Process controls – See Section 9.f.	December 31, 2013	
0	Process controls – See Section 9.f.	December 31, 2015	

NUMBER OF

Table 5 – Controls for Particu

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b.

Facility and

Waxahachie

Milford #15 & #16 Dunkirk #1 & #2

Pevely #20 & #21

Port Allegany #1

Port Allegany #3

Henderson #1

Henderson #2

Burlington #6

Burlington #7

Sapulpa #50

Sapulpa #51

Sapulpa #52

Ruston #1

Ruston #2

Seattle #2

Seattle #3

Seattle #4

Lincoln

Dolton #1, #2, & #3

Furnace # Seattle #5

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and 9.g.

Process controls – See Section 9.f. Process controls - See Section 9.f.

Process controls - See Section 9.f.

Process controls - See Section 9.f.

Process controls - See Section 9.f.

Process controls - See Section 9.f.

Process controls - See Section 9.f

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December 31, 2010

December 31, 2011

December 31, 2012

December 31, 2012

December 31, 2015

December 31, 2015

December 31, 2012

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	Wilson #28		Process controls $-$ See Section 9.f. and 9.h.	December 31, 2012
	Wilson #29		Process controls – See Section 9.f. and 9.h.	December 31, 2012
1	с.	For Furna	ces with Electrostatic Precipitator	_
2	· · ·	i.	After up to the first seven (7) days of	of the Furnace Startup
3			period following the next Major Re	build (except Milford
4			Furnace #15 and Pevely Furnace #2	1), but no later than the
5			first Operating Day after the dates s	pecified in Table 5,
6			SGCI shall Operate the Furnace pas	sing all stack gases
7			through an Electrostatic Precipitato	r (ESP), except during
8			periods of Control Device Startup,	Malfunction of the ESP,
9			and Maintenance of the ESP.	
10		ii.	SGCI shall comply with the PM en	ission limit of 0.2
11			pounds of filterable PM per ton of	glass produced (or 0.26
12			pounds of filterable PM per ton of	glass produced when the
13			Furnace is fired on fuel oil) and 0.4	5 pounds of total PM
14			per ton of glass produced (or 0.51 j	oounds of total PM per
15			ton of glass produced when the Fur	nace is fired on fuel oil)
16			for those Furnaces equipped with a	n ESP but no SCR.
17			Furnaces equipped with an ESP an	d an SCR shall comply
18			with the PM emission limit of 0.2	
				UNITED STATES ATTOR

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1	per ton of glass produced (or 0.26 pounds of filterable PM
2	per ton of glass produced when the Furnace is fired on fuel
3	oil); for such Furnaces there shall be no limit for total or
4	condensable PM.
5	iii. Compliance with the PM limit shall be demonstrated
6	through annual stack tests. SGCI shall conduct an initial
7	stack test on each Furnace no later than twelve (12) months
8	after the applicable compliance date listed in Table 5 and
9	once each Calendar Year thereafter.
10	1. Filterable PM shall be determined using EPA
11	Method 5 (40 C.F.R. Part 60 Appendix A).
12	2. Total PM shall be determined using Method 5 (40
13	C.F.R. Part 60 Appendix A) and EPA Method 202
14	(40 C.F.R. Part 51 Appendix M).
15	d. For Furnaces with Cloud Chamber Scrubber System
16	i. SGCI may install a CCSS instead of an ESP. For any Furnace
17	where SGCI elects to use a CCSS instead of an ESP, after the
18	first seven (7) days of the Furnace Startup period following
19	next Major Rebuild, but no later than the first Operating Day
20	after the dates specified in Table 5, SGCI shall Operate the

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Furnace passing all stack gases through a CCSS except during 1 periods of Control Device Startup, Malfunction of the CCSS, 2 and Maintenance of the CCSS. 3 ii. If SGCI uses a CCSS in lieu of an ESP, it must notify the 4 United States and the State. 5 iii. Any CCSS installed in lieu of an ESP (excluding the 6 experimental CCSS installed on Seattle Furnace #5) shall 7 comply with all requirements in 9.c.ii. and 9.c.iii. 8 e. Seattle #5 Cloud Chamber Scrubber System – SGCI installed a CCSS 9 on the Seattle Furnace #5 in 2007. If SGCI removes or discontinues 10 operation of the CCSS, it shall, within nine (9) months of permanently 11 ceasing to operate the CCSS, construct and operate an ESP in order to pass 12 all stack gases through an ESP that meets the emissions standards in 9.c. 13 PM Emission Limits for Furnaces listed in Table 4 f. 14 i. For each Furnace listed in Table 4, SGCI shall comply with 15 the PM emission limit of 1.0 pound of total PM per ton of 16 glass produced for each Furnace by the dates specified in 17 Table 5. 18 ii. Compliance with the PM limits in Paragraph 9.f.i. shall be 19 demonstrated by annual stack tests. Total PM shall be 20 UNITED STATES ATTORNEY CONSENT DECREE BETWEEN PLAINTIFF UNITED STATES OF AMERICA ET AL. AND DEFENDANT SAINT-GOBAIN CONTAINERS, INC. - 88

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1	determined using Method 5 (40 C.F.R. Part 60 Appendix
2	A) and EPA Method 202 (40 C.F.R. Part 51 Appendix M).
3	Compliance with this limit shall be measured by a stack test
4	which SGCI shall conduct no later than twelve (12) months
5	after the date control is required in Table 5 and once per
6	Calendar Year thereafter.
7	g. Ruston Furnace #2 PM Emission Limits By no later than December
8	31, 2012, SGCI shall comply with a PM emission limit of 76.8 tons of total
9	PM per year for Ruston Furnace #2, calculated on a Calendar Year basis.
10	Compliance with the limit shall be demonstrated by conducting an annual
11.	stack test using EPA Method 5 and Method 202 (40 C.F.R. Part 60
12	Appendix A). Initial testing shall be conducted before December 31, 2012,
13	and once each Calendar Year thereafter. Compliance with the annual ton per
14	year limit shall be calculated by using the following equation:
	$PM = \left[\frac{PastTest \times 1stProd}{2000}\right] + \left[\frac{NewTest \times 2ndProd}{2000}\right]$
15	
16	Where: PM = PM Emissions (tpy)
17	PastTest = Last Source test result (lb/ton).
18 19	NewTest = New test from the year for which emissions are being calculated (lb/ton).

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1 2 3	1 stprod = Production from January 1st through the Day prior to the Day the new source test is commenced (tons of glass).
4 5 6	2ndprod = Production from the Day of the new source test through the end of that same Calendar Year (tons of glass).
7 8 [.] 9	Note: If SGCI elects to do more than one test in a year, emissions calculated on the Days following the second test, will be based on that second test.
10	h. Wilson PM Emission Limits – By no later than December 31, 2012,
11	SGCI shall comply with a PM emission limit of 172.5 tons of total PM per
12	year for Wilson Furnaces #28 and #29 combined, calculated on a Calendar
13	Year basis. Compliance with this limit shall be demonstrated with annual
14	stack tests using EPA Method 5 and Method 202 (40 C.F.R. Part 60
15	Appendix A). Initial testing shall be conducted before December, 31, 2012,
16	and once each Calendar Year thereafter. Compliance with the annual ton per
17	year emission limit shall be calculated by summing the results of the
18	following equation for each Furnace:
19	$PM = \left[\frac{PastTest \times 1stProd}{2000}\right] + \left[\frac{NewTest \times 2ndProd}{2000}\right]$
20	Where: $PM = PM$ Emissions (tpy)
21	PastTest = Last Source test result (lb/ton).
22 23	NewTest = New test from the year for which emissions are being calculated (lb/ton).
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700 STEWART STREET SEATTLE, WASHINGTON 98101-1271 (206) 553-7970

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1 2 3	1 stprod = Production from January 1 st through the Day prior to the Day the new source test is commenced (tons of glass).
4 5 . 6	2ndprod = Production from the Day of the new source test through the end of that same Calendar Year (tons of glass).
7 8 9	Note: If SGCI elects to do more than one test in a year, emissions calculated on the Days following the second test, will be based on that second test.
10	i. Existing State/Local Limits – The limits in Paragraph 9 do not replace
11	any current State/local limits and do not relieve SGCI of its obligation to
, 12,	comply with those limits.
13	j. Where a Facility has more than one Furnace routed to the same stack
14	and subject to the same emission limits, compliance with the limits on each
15	Furnace set forth herein shall be determined using the following equation:
16	$PM \ Emission \ Rate = \frac{(lbs \ of \ PM \ from \ ST)}{Daily \ production \ (tons)} \times \frac{24 \ hours}{source \ test \ length \ (hrs)}$
17 18	Where: PM Emission Rate = PM Emissions rate (lb PM/ton glass)
19 20 21	Lbs of PM from ST = The pounds of PM measured during the entire length of the source test (including all runs).
22 23	Daily production = The amount of glass produced on all Furnaces during the Day of the source test.
24 25	Source test length = Length of the entire source test (including all runs), in hours.
·	CONSENT DECREE BETWEEN PLAINTIFF UNITED STATES OF AMERICA ET AL. AND DEFENDANT SAINT-GOBAIN CONTAINERS, INC. – 91 700 STEWART STREET SEATTLE, WASHINGTON 98101-1271

200 STEWART STREET ATTLE, WASHINGTON 98101-12 (206) 553-7970 If the resulting number is below the limit set forth on each Furnace individually, then all included Furnaces are in compliance. If the resulting number is above the limits set forth on each Furnace individually, then all included Furnaces are in noncompliance.

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Where a Facility has more than one Furnace subject to the same k. emission limit, but routed to different stacks, compliance with the pounds per ton stack test limits set forth herein may be determined by averaging the emissions from Furnaces subject to the same emission limit at a given Facility. The average of the stack test results would be calculated on a weighted average by taking the source test from each unit and multiplying by the actual production of that unit in that year and dividing by the total Facility-wide production for that year. Then the resulting weighted numbers would be calculated for each additional Furnace and added together to calculate the combined pounds of emissions per ton of glass for the Facility. Compliance with the New Source Performance Standards (NSPS) 1. i. Some of SGCI's existing Furnaces are already subject to 40 C.F.R. Part 60, Subpart CC. On the dates specified in this Paragraph 9.1., SGCI's remaining Furnaces shall be "affected facilities" pursuant to 40 C.F.R. Part 60, Subpart CC.

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1	ii.	Ruston Furnace #1, Port Allegany Furnaces #1 and #3,
2		Henderson Furnace #2, Waxahachie, and Sapulpa Furnace
3		#50, will be "affected facilities" under 40 C.F.R. Part 60,
4		Subparts A and CC, 180 Days after installation and
5		certification of the Continuous Opacity Monitoring System
6		(COMS).
7	iii.	Seattle Furnace #4, which already has a COMS, will
8		become an "affected facility" under 40 C.F.R. Part 60,
9		Subparts A and CC, within 180 Days of the Date of Entry.
10	iv.	Dolton Furnaces #1, #2, and #3 shall become "affected
11		facilities" under 40 C.F.R. Part 60, Subparts A and CC, 180
12	:	Days after installation of the Dry Scrubber/ESP and SCR,
13		but no later than December 31, 2014.
14	v .	Furnaces installing an ESP or CCSS shall become "affected
15		facilities" under 40 C.F.R. Part 60, Subparts A and CC, 180
16 [.]		Days after the compliance dates specified in Table 5.
17	vi.	SGCI must certify for any Furnace that became an
18	· ·	"affected facility" in that year, whether the Furnace is in
19		compliance with 40 C.F.R. Part 60, Subparts A and CC in
20		the annual report for the year.

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1 10. Abnormally Low Production Rate Days - The following values shall be

2 used to determine Abnormally Low Production Rate Days for each Furnace.

Table 6 – Abnormally Low Production Rate Day Thresholds		
Facility and Furnace Abnormally Low		
	Production Rate Day	
	Threshold * (tons/day)	
Milford, MA – Furnace #15	105	
Milford, MA – Furnace #16	102	
Port Allegany, PA – Furnace #1	73	
Port Allegany, PA – Furnace #3	99	
Henderson, NC – Furnace #1	112	
Henderson, NC – Furnace #2	116	
Wilson, NC – Furnace #28	193	
Wilson, NC – Furnace #29	175	
Lincoln, IL – Furnace #1	149	
Dolton, IL – Furnace #1	102	
Dolton, IL – Furnace #2	98	
Dolton, IL – Furnace #3	95	
Dunkirk, IN – Furnace #1	175	
Dunkirk, IN – Furnace #2	193	
Burlington, WI – Furnace #6	140	
Burlington, WI – Furnace #7	140	
Ruston, LA – Furnace #1	103	
Ruston, LA – Furnace #2	170	
Sapulpa, OK – Furnace #50	126	
Sapulpa, OK – Furnace #51	114	
Sapulpa, OK – Furnace #52	123	
Waxahachie, TX – Furnace #1	114	
Pevely, MO – Furnace #20	. 102	
Pevely, MO – Furnace #21	161	
Madera, CA – Furnace #1	158	
Seattle, WA – Furnace #2	104	
Seattle, WA – Furnace #3	90	
Seattle, WA – Furnace #4	70	
Seattle, WA – Furnace #5	99	

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* Unless capacity subsequently increases as authorized by a revised permit limit. 1 If production is increased by a Permit, the Abnormally Low Production Rate Day 2 Threshold would be 35 percent of the new permitted production (or design 3 production, where there is no permitted production) as determined on a daily basis 4 (for the purpose of defining the Abnormally Low Production Rate Day Threshold). 5 Shut down Units: The following Furnaces have ceased operations and shall 6 11. permanently remain closed: 7 Table 7 - Permanently Closed Furnaces 8 Carteret, New Jersey - Furnace #1 (only Furnace) Port Allegany, Pennsylvania - Furnace #2 9 Good Operation - At all times, including periods of Abnormally Low 12. 10 Production Rate Days, Furnace Startup, Control Device Startup, Malfunction, 11 Maintenance, and Color Transition, SGCI shall, to the extent practicable, maintain 12 and operate all Furnaces and all control devices in a manner consistent with good 13 air pollution control practice for minimizing emissions. 14 Maintenance 15 13. Scheduled or preventative Furnace Maintenance, including checker 16 a. raking and burning, shall not exceed ninety-six (96) Operating hours 17 annually and shall be conducted only when any downstream control devices 18 required by this Consent Decree (SCR, Scrubber, CCSS, ESP, etc.), if 19 applicable, are operating. 20

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b. Control system scheduled or preventative Maintenance – Scheduled or 1 preventative Maintenance of the emission control system shall occur when 2 the Furnace(s) connected to the control system are not Operating. However, 3 for any Calendar Year which is a Continuous Operating Year, scheduled or 4 5 preventative maintenance may be conducted while the Furnace(s) are Operating. During these Continuous Operating Years, Maintenance lasting 6 greater than twenty-four consecutive hours, shall occur only during 7 Abnormally Low Production Rate Days. Control system Maintenance must 8 be done in compliance with the following: 9 i. Bypass for the purpose of preventative Maintenance of any 10 SCR shall not exceed 144 hours annually in any Calendar 11 Year. 12 ii. Bypass of the ESP shall not exceed 144 hours annually in 13 any Calendar Year. Furthermore if the ESP is bypassed, the 14 Scrubber System must be bypassed as well. 15 iii. Bypass of the Scrubber System shall not exceed 144 hours 16 17 annually in any Calendar Year. Bypass of the Scrubber System required by the bypass of the ESP shall be included 18 in the 144 hours. 19 UNITED STATES ATTORNEY CONSENT DECREE BETWEEN PLAINTIFF UNITED STATES OF AMERICA ET AL.

AND DEFENDANT SAINT-GOBAIN CONTAINERS, INC. - 96

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1	iv. Bypass of the CCSS shall not exceed 144 hours annually in
2	any Calendar Year.
3	14. Source Testing – Each source test shall be conducted in accordance with the
4	requirements of the specified test method and shall be performed under
5	representative operating conditions and shall not be conducted during periods of
6	Abnormally Low Production Rate Days, Furnace Startup, Control Device Startup,
7	Malfunction of the Furnace or relevant control system, Maintenance of the Furnace
8	or relevant control system, or Color Transition.
9	15. Installation, Calibration, Certification, Maintenance, and Operation of
10	CEMS and COMS
11	a. In lieu of any parametric monitoring, by no later than the respective
12	dates listed in Table 8 for each Furnace, SGCI shall install, calibrate, certify,
13	maintain, and operate CEMS and/or COMS as specified in Subsection b.
14	through e. of this Paragraph (where a CEMS or COMS is being installed at a
15	Facility where more than one Furnace is routed through a single
16	ESP/Scrubber or CCSS, only one CEMS/COMS unit is required). The
17	CEMS or COMS certification cannot occur during periods of Abnormally
18	Low Production Rate Days, Furnace Startup, Control Device Startup,
19	Malfunction, Maintenance, or Color Transition. SGCI shall commence a

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new CEMS Certification on a particular Furnace on the first Operating Day

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after each CEMS Certification Event concludes on that Furnace.

Table 8 - Continuous Monitoring Systems

	nuous Monitoring Sys		
Facility	NO _X CEMs	SO ₂ CEMs	COMs Deadline
Гастну	Deadline	Deadline	(subject to 15.b.)
Madera #1*	Date of Entry	Date of Entry	Date of Entry
Lincoln	Date of Entry	Date of Entry	Date of Entry
Ruston #1	December 31, 2010	December 31, 2010	December 31, 2010
Ruston #2	December 31, 2009	December 31, 2009	Date of Entry
Port Allegany	December 31, 2013	December 31, 2009	December 31, 2009
#1			
Port Allegany	December 31, 2013	December 31, 2009	December 31, 2009
#3 .			4 15
Burlington #6	December 31, 2009	December 31, 2009	Date of Entry
Burlington #7	December 31, 2009	December 31, 2009	Date of Entry
Henderson #1	December 31, 2009	December 31, 2009	Date of Entry
Henderson #2	December 31, 2009	December 31, 2009	December 31, 2009
Wilson #28	December 31, 2010	December 31, 2010	Date of Entry
Wilson #29	December 31, 2010	December 31, 2010	Date of Entry
Milford #15*	December 31, 2010	December 31, 2010	Date of Entry
Milford #16*	December 31, 2015	December 31, 2010	Date of Entry
Dunkirk #1 &	December 31, 2012	December 31, 2012	Date of Entry
#2			t
Waxahachie	December 31, 2013	December 31, 2013	December 31, 2013
Seattle #2	December 31, 2015	December 31, 2015	Date of Entry
Seattle #3	December 31, 2011	December 31, 2011-	Date of Entry
Seattle #4	December 31, 2011	December 31, 2011	Date of Entry
Seattle #5	December 31, 2015	December 31, 2011	n/a
Sapulpa #50	December 31, 2011	December 31, 2011	December 31, 2011
Sapulpa #51	December 31, 2011	December 31, 2011	Date of Entry
Sapulpa #52	December 31, 2011	December 31, 2011	Date of Entry
Pevely #20	December 31, 2013	December 31, 2013	Date of Entry

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	Pevely #21	December 31, 2013	December 31, 2013	Date of Entry
	Dolton #1	December 31, 2014	December 31, 2014	n/a
·	Dolton #2	December 31, 2014	December 31, 2014	n/a
	Dolton #3	December 31, 2014	December 31, 2014	n/a
1	* Furna	ces that currently hav	e a combined stack ex	haust.
2	b. If SC	GCI chooses to install	CCSS on any of the a	bove facilities where
3	CCSS is a	1 option, then it will n	ot have to install COM	Is on that Furnace. If
4	SCGI insta	Ills an SCR on any of	the above facilities, th	en it will not have to
5	install CO	MS on that Furnace.		
6	c. SGC	CI shall install, calibra	te, certify, maintain, a	nd operate NO _X and
7	SO ₂ CEM	5 as required by Parag	graph 15.a. as follows:	
8		i. Subject to Para	graph 15.c.ii., the NO	$_{\rm X}$ and SO ₂ CEMS shall
9	2.21	monitor contin	uously and record the	hourly NO_X and SO_2
10		emission conce	entration (parts per mil	lion) during each
11		Operating Day	from each Furnace (o	r Furnaces where more
ِ 12		than one Furna	ce subject to the same	emission limit is
13		routed through	a common exhaust sta	ack). The CEMS shall
14		calculate and r	ecord in units of parts	per million of NO _X
15		and SO ₂ emitte	ed.	
16		ii. The CEMS sha	all be installed, calibra	ted, certified,
17		maintained, an	d operated in accordat	nce with 40 C.F.R. §
18		60.13, 40 C.F.	R. Part 60 Appendix E	B (Performance
		ETWEEN PLAINTIFF UNITED INT-GOBAIN CONTAINERS,	STATES OF AMERICA ET AL. INC. – 99	UNITED STATES ATTORN 5220 United States Courtie 700 Stewart Street

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1	Specification 2) and 40 C.F.R. Part 60 Appendix F (Quality
2	Assurance Procedures).
3	d. Where the Consent Decree requires the use of CEMS to determine an
4	emission rate (pound per ton or ton per year), then SGCI is required to
5	either:
6	i. Follow requirements set forth above in 15.c. for the CEMS
7	and then use an EPA approved method for calculating flow.
8	In conjunction with the EPA approved flow method
9	calculation, the data acquisition and handling system for the
10	CEMS shall convert the ppm values into pound per hour
11	values where the limit is expressed in pounds of pollutant
12	per ton of glass produced. At the end of each Operating
13	Day, the data acquisition and handling system shall divide
14	the total daily emissions in pounds per day for valid CEMS
15	hourly data by the total tons of glass produced during the
16	Operating Day (reduced proportionally based on the valid
17	CEMS data hours) to describe the pound per ton emission
18	rate for the Operating Day. This number shall be recorded
19	in units of pounds of pollutant per ton of glass produced; or

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1	ii. Install, calibrate, certify, maintain, and operate NO_X and
2	SO ₂ Continuous Emission Rate Monitoring System
3	(CERMS) as follows:
4	1. The CERMS shall be installed, calibrated, certified,
5	maintained, and operated in accordance with 40
6	C.F.R. § 60.13, 40 C.F.R. Part 60 Appendix B
7	(Performance Specification 6), and 40 C.F.R. Part
8	60 Appendix F (Quality Assurance Procedures);
9	2. SGCI must comply with all monitoring, record
10	keeping and reporting requirements in 40 C.F.R. §
11	60.13 and 40 C.F.R. Part 60 Appendix B
12	(Performance Specification 6); and
13	3. In conjunction with the flow rate monitoring
14	device, the data acquisition and handling system for
15	the CEMS shall convert the ppm values into pound
16	per hour values where the limit is expressed in
17	pounds of pollutant per ton of glass produced. At
18	the end of each Operating Day, the data acquisition
19	and handling system shall divide the total daily
20	emissions in pounds per day for valid CEMS hourly

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1	data by the total tons of glass produced during the
2	Operating Day (reduced proportionally based on the
3	valid CEMS data hours) to describe the pound per
4	ton emission rate for the Operating Day. This
5	number shall be recorded in units of pounds of
6	pollutant per ton of glass produced for the
7	applicable Day.
8	e. SGCI shall install, calibrate, certify, maintain, and operate a COMS as
9	required by Paragraph 15.a. as follows:
10	i. SGCI shall install, calibrate, certify, maintain, and operate
11	continuously a COMS during each Operating Day as
. 12	required by Paragraph 15.a. in accordance with
13	Performance Specification 1 of 40 C.F.R. Part 60 Appendix
14	B; and
15	ii. SGCI must comply with all monitoring, record keeping and
16	reporting requirements in 40 C.F.R. § 60.13 and 40 C.F.R.
17	Part 60 Appendix B (Performance Specification 1).

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1	V. CIVIL PENALTY
ź	16. SGCI shall pay to the United States and the Affected States the sum of
3	\$2,250,000 as a civil penalty, together with interest accruing from the Date of
4	Lodging at the rate specified in 28 U.S.C. § 1961.
5	17. The United States' portion of the civil penalty shall be paid as follows: (a)
6	SGCI shall pay \$575,000 plus interest within thirty (30) Days after the Date of
7	Entry of this Consent Decree; and (b) SGCI shall pay \$575,000 plus interest within
8	twelve (12) months after the Date of Entry of this Consent Decree. The civil
9	penalty amount set forth in this Paragraph shall be paid by FedWire Electronic
10	Funds Transfer ("EFT") to the U.S. Department of Justice in accordance with
11	written instructions to be provided to SGCI, following the Date of Lodging of the
12	Consent Decree, by the Financial Litigation Unit of the U.S. Attorney's Office for
13	the Western District of Washington, at 5220 United States Courthouse, 700
14	Stewart Street, Seattle, Washington 981010-1671, (206) 553-7970. At the time of
15	payment, SGCI shall send a copy of the EFT authorization form and the EFT
16	transaction record, together with a transmittal letter, which shall state that the
17	payment is for the civil penalty owed pursuant to the Consent Decree in United
18	States v. Saint-Gobain Containers, Inc. (W.D. Wash.), and shall reference the civil
19	action number and DOJ case number 90-5-2-1-06982/1, to the United States in

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accordance with Section XVII of this Decree (Notices); by email to 1 acctsreceivable.CINWD@epa.gov; and by mail to: 2 **EPA** Cincinnati Finance Office 3 26 Martin Luther King Drive 4 Cincinnati, Ohio 45268 5 18. SGCI shall not deduct any penalties paid under this Decree pursuant to this 6 Section or Section XI (Stipulated Penalties) in calculating its federal or State or 7 local income tax. 8 SGCI shall pay the Affected States' portion of the civil penalty to the 19. 9 Affected State listed in Table 9 plus interest per Paragraph 16, if applicable, within 10 thirty (30) Days after the Date of Entry of this Consent Decree in accordance with 11 the instructions in Table 9: 12

State	Amount	Payment Instructions
Massachusetts	\$ 100,000.00	Payment shall be made by certified or bank check made payable to the "Commonwealth of Massachusetts" and delivered to: Office of the Attorney General, Environmental Protection-Division, 1 Ashburton Place, 18th Floor, Boston, MA 02108, Attention: Frederick D. Augenstern, Assistant Attorney General. SGCI shall clearly write on the face of the certified or bank check its federal employer identification number and the words "In the Matter of United States of America, et al. v. Saint-Gobain Containers, Inc. – General Fund.

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		Corporate check made payable to the
		"Commonwealth of Pennsylvania – Clean Air
		Fund" and mailed to:
Pennsylvania	\$100,000.00	Air Quality Program Manager, PA Department
1 onno jivanna	\$100,000.00	of Environmental Protection,
		230 Chestnut Street
		Meadville, PA 16335
		Payment should be made directly to the order of
		the North Carolina Department of Environment
		and Natural Resources (NCDENR).
		Enforcement Group Payment
North Carolina	\$100,000.00	Department of Environment and Natural
·	<i>Ф</i>100,000.00	Resources
		Division of Air Quality
		1641 Mail Service Center
		Raleigh, NC 27699-1641
		Certified check or money order payable to
		"Illinois EPA for deposit into the EPTF" and
	ļ	mailed to:
		Illinois Environmental Protection Agency
Illinois	\$100,000.00	Fiscal Services
		1021 North Grand Avenue East
		P. O. Box 19276
		Springfield, IL 62794-9276
* 		The check should be made out to the:
		"Environmental Management Special
	\$100,000.00	Fund" and shall be mailed to:
		Indiana Department of Environmental
Indiana		Management _
		Cashier - Mail Code 50-10C
		100 North Senate Avenue
		Indianapolis, IN 46204-2251
		Certified check payable to:
		"State of Wisconsin Department of Justice" and
		mailed to:
Wisconsin	\$100,000.00	Wisconsin Department of Justice
11 1900119111	\$100,000.00	Attention: Thomas Dawson
		17 West Main Street
		Madison, Wisconsin 53707-7857
		1110010011, 11 100011011 33707-7037

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Oklahoma Department of Environmental Quality	\$100,000.00	Check payable and mailed to:
		Oklahoma Department of Environmental
		Quality
		Finance and Human Resources Management
		P.O.Box 2036
		Oklahoma City, OK 73101
		Attention: Accounts Receivable
Louisiana	\$100,000.00	Certified check payable to the "Louisiana
		Department of Environmental Quality" and
		mailed to:
		Darryl Serio
		Fiscal Director
		Office of Management and Finance
		LDEQ
		P.O. Box 4303
		Baton Rouge, Louisiana 70821-4303
Missouri	\$100,000.00	Certified check payable to the "State of
		Missouri (Jefferson County Treasurer)" and
		mailed to:
		Jo Ann Horvath
		Office of the Attorney General
		P. O. Box 899
		Jefferson City, MO 65102-0899
	\$20,000.00	Make check payable to: Department of Ecology.
		The Memorandum on the check should
Washington		reference NR0900800 and "Saint-Gobain
		Settlement." Mail the check to:
		Department of Ecology
		Cashiering Unit -
		P.O. Box 47611,
		Olympia, WA 98504-7611
Puget Sound	\$80,000.00	Check payable to "Puget Sound Clean Air
		Agency":
		Dennis McLerran
Clean Air		Executive Director
Agency		Puget Sound Clean Air Agency
		1904 3rd Ave, Suite 105
		Seattle WA USA 98101

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San Joaquin Valley Air Pollution Control District	\$100,000.00	The description of the payment should be: St Gobain Consent Decree Payment. The settlement payment would be sent to: Phil Jay District Counsel San Joaquin Valley Air Pollution Control District 1990 East Gettysburg Avenue Fresno, CA 93720-0244
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20. If any portion of the civil penalty due to the United States or the Affected 1 State is not paid when due, SGCI shall pay interest on the amount past due, 2 accruing from the Date of Lodging through the date of payment, at the rate 3 specified in 28 U.S.C. § 1961. Interest payment under this Paragraph shall be in 4 addition to any stipulated penalty due. 5 SUPPLEMENTAL ENVIRONMENTAL PROJECTS VI. 6 State Supplemental Environmental Project (SEP) - Tulsa, Oklahoma SEP -7 21. In accordance with the requirements set forth in this Section, on or before 30 days 8 after Entry of this Consent Decree, SGCI will pay \$250,000 into the NO_X 9 Emissions - Tulsa Air Shed Revolving Fund, to be established by the Oklahoma 10 DEQ, for the purpose of funding the reduction of NO_X emissions in the Tulsa, 11

12 Oklahoma air shed.

13 22. Millville, New Jersey SEP –

14

a. SGCI currently owns approximately 156.95 tpy SO_2 and 46.15 tpy

15

TSP Creditable Emission Reduction (CERs) associated with the permanent

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shutdown of two glass Furnaces at its Millville facility, formerly located at 1 2 328 South Second Street, Millville, New Jersey. SGCI agrees that it will not transfer, sell, or use any SO₂, TSP, PM or PM_{2.5} emission credits or 3 allowances associated with its Millville facility. SGCI agrees to request that 4 New Jersey Department of Environmental Protection (DEP) permanently 5 remove and retire all remaining emission credits in the New Jersey Emission 6 Credit Bank, Bank Log Numbers BK-99-0013 and BK-99-0014. 7 Not later than 30 days after Entry, SGCI shall mail and provide to b. 8 EPA a copy of the letter (in the form attached hereto as Exhibit B) to New 9 Jersey DEP surrendering the CERs and requesting that all credits associated 10 with the former Millville facility in Banking Log Numbers BK-99-0013 and 11 BK-99-0014 be permanently retired and removed from the New Jersey 12 Emission Credit Bank. SGCI shall provide to EPA verification from New 13 Jersey, which includes the number of credits, that the credits have been 14 permanently retired and removed from the New Jersey Emission Credit 15 Bank. 16 23. By signing this Consent Decree, SGCI certifies that it is not required, and 17 has no liability under any federal, State, regional, or local law or regulation or 18 pursuant to any agreements or orders of any court, to perform or develop the 19 projects identified in Paragraph 21 and 22 above. SGCI further certifies that it has 20

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not applied for or received, and will not in the future apply for or receive: (i) credit 1 as a Supplemental Environmental Project or other penalty offset in any other 2 enforcement action for the projects set forth in Paragraph 21 and 22 above; (ii) 3 credit for any emissions reductions resulting from the projects set forth in 4 Paragraph 21 and 22 above in any federal, State, regional, or local emissions 5 trading or early reduction program; (iii) a deduction from any federal, State, 6 regional, or local tax based on its participation in, performance of, or incurrence of 7 costs related to the projects set forth in Paragraph 21 and 22 above. 8 SGCI shall include in the first report required by Section IX a final report for 24. 9 the SEPs being performed pursuant to this Section. In addition, the report required 10 by Section IX will contain the following information with respect to each of the 11 projects: 12 A detailed description of the project as implemented; and 13 a. b. 🤇 A certification that the project has been fully implemented pursuant to 14 the provisions of this Consent Decree 15 25. SGCI agrees that in any public statements regarding the SEPs, it must 16 17 clearly indicate that the projects are being undertaken as part of the settlement of an enforcement action for alleged violation of the Clean Air Act and corollary 18 19 State statutes.

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For federal income tax purposes, SGCI agrees that it will neither capitalize
 into inventory or basis nor deduct any costs or expenditures incurred in performing
 the SEPs.

VII. EMISSION CREDIT GENERATION
27. Nothing in this Consent Decree shall preclude SGCI from using, selling or
transferring surplus Emissions Credits that may arise as a result of:

a. Activities that reduce emissions from SGCI Facilities prior to the Date
of Entry of this Consent Decree, except for the installation of controls and
monitors at the Port Allegany and Ruston Facilities that are required by this
Consent Decree. Also SGCI may not sell credits from the closure of the
Carteret Facility or the Port Allegany #2 Furnace.

Achievement and Maintenance of emission rates (including through b. 12 permanent closure of a Furnace) at SGCI Facilities below the emission limits 13 required by this Consent Decree, so long as SGCI timely reports the 14 generation of such surplus Emissions Credits in accordance with Section IX 15 (Reporting Requirements) of this Consent Decree. For purposes of this 16 Paragraph, surplus Emissions Credits equal the number of tons of PM₁₀, 17 $PM_{2.5}$, NO_X or SO_2 that SGCI removed from its emissions that are in excess 18 of the emissions reductions required by this Consent Decree. 19

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SGCI may not use, purchase, or otherwise obtain Emission Credits solely to 28. 1 comply with the requirements of this Consent Decree; however, notwithstanding 2 the preceding clause, if SGCI modifies a Facility in a nonattainment area, nothing 3 in this Consent Decree shall preclude SGCI from acquiring or utilizing any legally 4 required Emission Credits, nor relieve SGCI of any obligation to obtain Emission 5 Credits to use as offsets in permitting the Facility modification. 6

For any and all actions taken by SGCI to comply with the requirements of 7 29. this Consent Decree, any emission reductions shall not be considered a creditable 8 contemporaneous emission decrease for the purpose of obtaining netting reductions 9 and offsets under the PSD and Clean Air Act's Nonattainment NSR programs 10 respectively. This includes any decreases from the closure of the Carteret Facility 11 and the Port Allegany Furnace #2. 12

Nothing in this Consent Decree is intended to prohibit SGCI from seeking to 13 utilize emission reductions from the Installation of Controls required by this 14 Consent Decree in determining whether a project on the same Furnace that 15 includes both the Installation of Controls under this Consent Decree and other 16 simultaneous construction that is permitted at the same time (either a single permit 17 or multiple permits), triggers New Source Review.

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VIII. PERMITS

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Whenever SGCI is required to obtain a Permit from EPA or an Affected 2 30. State for the purpose of compliance with Section IV of this Consent Decree, EPA 3 or the Affected State shall include in the Permit for the installation of control 4 devices, monitoring devices and the contemporaneous Furnace rebuild project the 5 emission controls, emission limits, averaging periods, monitoring requirements, 6 compliance determination, and compliance schedule set forth in this Decree. In 7 issuing such Permit neither EPA nor the Affected State may make material 8 changes to the emission controls, emission limits, averaging periods, monitoring 9 requirements, compliance determination, and compliance schedule specified in 10 Section IV of this Decree. However, notwithstanding the preceding sentence, 11 nothing in this Consent Decree shall prevent EPA or an Affected State from 12 issuing, amending, or revising a Permit for emission controls, emission limits, 13 averaging periods, monitoring requirements, compliance determination, or 14 compliance schedules only if such requirements are mandated by an existing 15 Consent Decree, SIP, rule, regulation, State law, or local law. Unless expressly 16 stated otherwise in this Consent Decree, in any instance where otherwise 17 applicable law or this Consent Decree requires SGCI to secure a permit to 18 authorize construction or operation of any device, including all preconstruction, 19 construction, and operating permits required under State law, SGCI shall make 20

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such application in a timely manner. EPA and/or the Affected States will use 1 reasonable efforts to expeditiously review all permit applications submitted by 2 SGCI in order to meet the requirements of this Consent Decree. 3 31. When Permits are required as described in Paragraph 30, SGCI shall 4 complete and submit applications for such Permits to the appropriate permitting 5 authorities at least six months in advance of the applicable date to allow sufficient 6 time for all legally-required processing and review of the Permit request, including 7 requests for additional information by the permitting authorities. Any failure by 8 SGCI to submit a timely Permit application for any SGCI Facility or Furnace shall 9 bar any use by SGCI of Section XII (Force Majeure) of this Consent Decree, where 10 a Force Majeure claim is based on permitting delays. 11 Notwithstanding the reference to Title V or other federally-enforceable 12 32.

Permits in this Consent Decree, the enforcement of such Permits shall be in
accordance with their own terms and the Act. The Title V or other federallyenforceable Permits shall not be enforceable under this Consent Decree, although
any term or limit established by or under this Consent Decree shall be enforceable
under this Consent Decree regardless of whether such term has or will become part
of a Title V or other federally-enforceable Permit.

33. Within one year from commencing operation of each pollution controldevice to be installed, upgraded, or operated on a Furnace under this Consent

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1	Decree, SGCI shall apply to include the requirements and limitations enumerated		
2	in this Consent Decree in either a federally-enforceable Permit issued under the		
3	applicable State SIP or amendments to such State's SIP. The Permit or SIP		
4	amendment shall require compliance with the following:		
5	a. Any applicable emission limits specified in Section IV of this Consent		
6	Decree using the method of calculation of emissions and averaging periods		
7	specified herein;		
8 <u>`</u>	b. Any applicable annual stack tests or continuous monitoring		
9	requirements as specified herein; and		
10	c. Reporting and record-keeping requirements associated with the		
11	control device as specified herein.		
12	34. Nothing in this Consent Decree shall relieve SGCI from the obligation to		
13	comply with Permits, emission limits, or other requirements of the Clean Air Act.		
14	IX. REPORTING REQUIREMENTS ²		
15	35. SGCI shall submit the following reports:		
16	a. Until the termination of this Consent Decree, SGCI shall submit to		
17	EPA and to the Affected States an annual progress report no later than		
18	March 1 of each year. Each annual progress report shall contain the		
19	following information with respect to the Calendar Year preceding its		
20	submission:		
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1	i.	Work performed and progress made toward implementing
2		the requirements of Section IV;
3	ii.	Except for Calendar Year 2009, actual annual emissions of
4		SO_2 , NO_X and PM from each Furnace measured using
5		CEMS, or if no CEMS, the most recent source test(s);
6	iii.	Any significant problems encountered or anticipated in
7		complying with the requirements of Section IV, together
8	<u>.</u>	with implemented or proposed solutions;
9	iv.	Unless previously provided, final testing reports from tests
10		conducted pursuant to this Consent Decree that reflect an
11.		accurate summary of emissions from a Furnace as
12		compared to the Consent Decree requirement;
13	v.	Status of permit applications and a summary of all
14		permitting activity pertaining to compliance with this
15		Consent Decree; and
16	vi	With respect to the first annual report, the SEP reports
17		required by Paragraph 24.
18	b. A copy of	of any reports to Affected States pertaining to compliance
19	with this Conse	ent Decree shall be provided to EPA either at the time of
20	submission to	the Affected State or in the annual report.

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If SGCI violates, or has reason to believe that it may have violated, c. 1 any requirement of this Consent Decree, SGCI shall notify the United States 2 and the Affected State of such violation and its duration or anticipated likely 3 duration, in writing and by telephone, email or facsimile, within ten (10) 4 business days of the time SGCI first becomes aware of the violation or 5 potential violation. The notice should explain the violation's likely cause 6 and the remedial steps taken, or to be taken, to prevent future violations. If 7 the cause of a violation cannot be fully explained at the time notice is given, 8 SGCI shall so state in the notice. After notice is given, SGCI shall 9 investigate the cause of the violation and shall then submit an amendment to 10 the report, including a full explanation of the cause of the violation, within 11 thirty (30) Days of the Day SGCI becomes aware of the cause of the 12 violation. Nothing in this Paragraph or the following Paragraph relieves 13 SGCI of its obligation to provide the notice required by Section XII of this 14 Consent Decree (Force Majeure). 15 Whenever any violation of this Consent Decree or any other event d. . 16 17

affecting SGCI's performance under this Decree, or the performance of any of its glass manufacturing Facilities, may pose an immediate threat to the public health or welfare or the environment, SGCI shall notify EPA and the Affected State, orally or by electronic or facsimile transmission as soon as

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possible, but no later than twenty-four (24) hours after SGCI first knew of, 1 or should have known of, the violation or event. 2 36. As part of its annual reports, SGCI shall provide EPA with a copy of any of 3 the following which were produced in the preceding Calendar Year: each 4 application for a Permit, or Permit amendment, to address or comply with any 5 provision of this Consent Decree, as well as a copy of any Permit proposed as a 6 7 result of such application. 37. All reports shall be submitted to the persons and in the manner designated in 8 Section XVII (Notices). 9 Each report submitted by SGCI under this Section shall be signed by a plant 38. 10 manager, a corporate official responsible for environmental management and 11 compliance, or a corporate official responsible for plant operations of SGCI, and 12 shall include the following certification: 13 I certify under penalty of law that I have examined and am familiar with the 14 information submitted in this document and all attachments and that this 15 document and its attachments were prepared either by me personally or 16 under my direction or supervision in a manner designed to ensure that . 17 qualified and knowledgeable personnel properly gather and present the 18 19 information contained therein. I further certify, based on my personal knowledge or on my inquiry of those individuals immediately responsible 20

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1 for obtaining the information, that the information is true, accurate and complete. I am aware that there are significant penalties for submitting false 2 information, including the possibility of fines and imprisonment for 3 knowingly and willfully submitting a materially false statement. 4 39. The reporting requirements of this Consent Decree do not relieve SGCI of 5 any reporting obligations required by the Act or implementing regulations, or by 6 any other federal, State, or local law, regulation, permit, or other requirement. The 7 reporting requirements of this Section are in addition to any other reports, plans or 8 submissions required by other Sections of this Consent Decree. 9 Any information provided pursuant to this Consent Decree may be used by 10 40. the United States and any Affected State in any proceeding to enforce the 11 provisions of this Consent Decree and as otherwise permitted by law and may be 12 made available to the public upon request, if not otherwise protected as 13 confidential business information, pursuant to 40 C.F.R. Part 2. 14 X. **REVIEW AND APPROVAL OF SUBMITTALS** 15 Where this Consent Decree requires that SGCI seek approval (other than 41. 16 applying for a Permit) before undertaking any action, EPA will review the plan, 17 report, or other item and after consultation with the Affected State, shall in writing: 18 approve the submission; or 19 a. disapprove the submission. b. 20

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42. If the submission is approved pursuant to the preceding Paragraph, SGCI 1 shall take all actions required by the plan, report, or other document, in accordance 2 with the schedules and requirements of the plan, report, or other document. 3 43. If the submission is disapproved pursuant to Paragraph 41 (b), SGCI shall, 4 either: (i) within forty-five (45) Days or such other time as the Parties agree to in 5 writing, correct all deficiencies and resubmit the plan, report, or other item, for 6 approval, in accordance with the preceding Paragraphs; or (ii) submit the matter to 7 Dispute Resolution under Section XIII of this Consent Decree. If the resubmission 8 is approved, SGCI shall proceed in accordance with the preceding Paragraph. 9 Any stipulated penalties applicable to the original submission, as provided in 10 44. Section XI of this Decree, shall accrue during the 45-Day period or other specified 11 period, but shall not be payable unless the resubmission is untimely or is 12 disapproved. 13 If a resubmitted plan, report, or other item is disapproved, EPA, after 14 45. consultation with the Affected State, may again require SGCI to correct any · 15 deficiencies, in accordance with the preceding Paragraphs, or may itself/ 16 themselves correct any deficiencies, subject to SGCI's right to invoke Dispute 17 Resolution and the right of EPA, after consultation with the Affected State, to seek 18 19 stipulated penalties as provided in the preceding Paragraphs.

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1	XI. STIPULATED PENALTIES
2	46. SGCI shall be liable for stipulated penalties to the United States and the
3	Affected State for violations of this Consent Decree as specified below, unless
4	excused under Section XII (Force Majeure). A violation includes failing to
5	perform any obligation required by the terms of this Consent Decree, including any
6	work plan or schedule approved under this Decree, according to all applicable
7	requirements of this Decree and within the specified time. Unless otherwise
8	specified herein, stipulated penalties shall be payable as follows: 50 percent to the
9	United States and 50 percent to the Affected State.
10	47. Failure to Pay Civil Penalty: If SGCI fails to pay any portion of the civil
1 1	penalty required to be paid under Section V of this Consent Decree (Civil Penalty)
12	when due, SGCI shall pay a stipulated penalty of \$1,000 per Day for each Day that
13	the payment is late. Late payment of the civil penalty shall be made in accordance
14	with Section V of this Consent Decree.
15	48. Emission Limits: The following stipulated penalties shall accrue per
1 6	violation for each violation of an NO_X , SO_2 , and/or PM emission limit specified in
17	Paragraphs 7-9 in Section IV of this Consent Decree.
18	a. Where the violation is less than or equal to 10 percent in excess of the
19	applicable emission limit, concentration limit, or removal efficiency
20	measured on a 30-day rolling average:

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Penalty Per Violation Per Day	Period of Noncompliance (unit-by-unit)
\$750	1st through 30th Day
\$1500	31st Day and beyond

b. Where the violation is greater than 10 percent in excess of the
emission limit, concentration limit, or removal efficiency measured on a 30day rolling average:

Penalty Per Violation Per Day	Period of Noncompliance (unit-by-unit)
\$1500	1 st through 14 th , Day
\$2250	15th through 30th Day
\$3000	31st Day and beyond

c. Emission Limits: For each NO_x, SO₂ and/or PM stack test conducted as required in Paragraph 7.a., 8.g.v., 9.g., or 9.h. where the applicable standard is exceeded, a stipulated penalty of \$20,000 shall accrue per violation per Calendar Year. For any other NO_x, SO₂ and/or PM stack test conducted as required by Paragraphs 7 - 9, a stipulated penalty of \$5,000 shall accrue per violation per Calendar Year.
49. Installation of Controls: The following stipulated penalties shall accrue per violation per Day for each violation of any requirement identified in this Consent Decree regarding installation and operation of emission controls by the dates outlined herein:

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Penalty Per Violation Per Day	Period of Noncompliance (unit-by-unit)
\$2250	1 st through 14 th Day
\$3500	15 th through 30 th Day
\$5000	31 st Day and beyond

Installation of CEMS: The following stipulated penalties shall accrue per
 violation per Day for each violation of any requirement identified in this Consent
 Decree regarding the installation and operation of a CEMS by the dates outlined
 herein:

Penalty Per Violation Per Day	Period of Noncompliance (unit-by-unit)
\$300	1st through 30 th Day
\$600	31 st through 60 th Day
\$1200	61 st Day and beyond

5 51. Permitting Requirements: The following stipulated penalties shall accrue per
violation per Day for each violation of any requirement identified in this Consent
Decree relating to the application for Permits by the dates outlined herein:

Penalty Per Violation Per Day	Period of Noncompliance for each Permit
\$750	1st through 14th Day
\$1250	 15th through 30th Day
\$2000	31st Day and beyond

8 52. Recordkeeping and Reporting Requirements and Certification of CEMS or
9 COMS: The following stipulated penalties shall accrue per violation per Day for
10 each violation of any requirement of this Consent Decree relating to the

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1 submission of reports, the provision of notice, and the certification of CEMS or

2 COMS by the dates outlined herein:

Penalty Per Violation Per Day	Period of Noncompliance
\$250	lst through 14th Day
\$500	15th through 30th Day
\$1000	31st Day and beyond

53. SEPs: If SGCI fails to complete the Sapulpa, Oklahoma SEP in accordance
with Paragraph 21, SGCI shall pay a stipulated penalty of \$500,000. If SGCI fails
to complete the Millville, New Jersey SEP in accordance with Paragraph 22, SGCI
shall pay a stipulated penalty of \$500,000.

Furnace Stabilization Phase: A stipulated penalty of \$750 shall accrue per
violation per day for each violation of Paragraph 6.y.iii. in Section III.

9 55. Stipulated penalties under this Section shall begin to accrue on the Day after
10 performance is due or on the Day a violation occurs, whichever is applicable, and
11 shall continue to accrue until performance is satisfactorily completed or until the
12 violation ceases. Stipulated penalties shall accrue simultaneously for separate
13 violations of this Consent Decree. The per day penalties do not increase from one
14 tier to the next unless the violations are continuous.

56. SGCI shall pay all stipulated penalties to the United States, and/or the
Affected State as the case may be, within thirty (30) Days of receipt of written
demand to the SGCI designee set forth in Paragraph 90 from the United States or

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1	the Affected State as the case may be unless SGCI elects within twenty (20) Days
2	of receipt of written demand to SGCI from the United States or the Affected State
3	to dispute the obligation to pay stipulated penalties in accordance with the
4	provisions in Section XIII (Dispute Resolution) of this Consent Decree.
5	57. Stipulated penalties shall continue to accrue as provided in accordance with
6	Paragraphs 47-55 during any dispute, with interest on accrued stipulated penalties
7	payable and calculated at the rate established by the Secretary of the Treasury,
8	pursuant to 28 U.S.C. § 1961, but need not be paid until the following:
9	a. If the dispute is resolved by agreement, or by a decision of the United
10	States pursuant to Section XIII (Dispute Resolution) of this Consent Decree
11	that is not appealed to the Court, accrued stipulated penalties agreed or
12	determined to be owing, together with accrued interest, shall be paid within
13	thirty (30) Days of the effective date of the agreement or of the receipt of the
14	United States and the Affected State's decision;
15	b. If the dispute is appealed to the Court and United States and/or the
16	Affected State(s) prevail in whole or in part, SGCI shall, within sixty (60)
17	Days of receipt of the Court's decision or order, pay all accrued stipulated
18	penalties determined by the Court to be owing, together with interest
19	accrued on such penalties determined by the Court to be owing, except as
20	provided in Subparagraph c, below;

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UNITED STATES ATTORNEY 5220 UNITED STATES COURTHOUSE 700 Stewart Street Seattle, Washington 98101-1271 (206) 553-7970 -- 12m A.

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If the Court's decision is appealed by any Party, SGCI shall, within 1 C. fifteen (15) Days of receipt of the final appellate court decision, pay all 2 accrued stipulated penalties determined to be owed, together with interest 3 accrued on such stipulated penalties determined to be owed by the appellate 4 court. 5 Notwithstanding any other provision of this Consent Decree, the accrued 58. 6 stipulated penalties agreed by the Plaintiff, the Plaintiff-Intervenors, and SGCI, or 7 determined by the United States and the Affected State(s) through Dispute 8 Resolution, to be owed may be less than the stipulated penalty amounts set forth in 9 Paragraphs 47-54. 10 All stipulated penalties shall be paid in the manner set forth in Section V 11 59. (Civil Penalty) of this Consent Decree. 12 60. If SGCI fails to pay stipulated penalties according to the terms of this 13 Consent Decree, SGCI shall be liable for interest on such penalties, as provided for 14 in 28 U.S.C. § 1961. 15 The stipulated penalties provided for in this Consent Decree shall be in 61. 16 addition to any other rights, remedies, or sanctions available to the United States 17 and the Affected State(s) by reason of SGCI's failure to comply with any 18 requirement of this Consent Decree or applicable law, except that for any violation 19 of relevant statutory, regulatory, or permitting requirements for which this Consent 20

CONSENT DECREE BETWEEN PLAINTIFF UNITED STATES OF AMERICA ET AL. AND DEFENDANT SAINT-GOBAIN CONTAINERS, INC. – 125

UNITED STATES ATTORNEY 5220 UNITED STATES COURTHOUSE 700 STEWART STREEF SEATTLE, WASHINGTON 98101-1271 (206) 553-7970 Decree provides for payment of a stipulated penalty, the United States and the
 Affected State will elect whether to seek Stipulated Penalties or to seek statutory
 penalties for such violation.

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XII. FORCE MAJEURE

62. "Force Majeure," for purposes of this Consent Decree, is defined as any 5 event arising from causes beyond the control of SGCI, of any entity controlled by 6 7 SGCI, or of SGCI's contractors, that delays or prevents the performance of any obligation under this Consent Decree despite SGCI's best efforts to fulfill the 8 obligation. The requirement that SGCI exercise "best efforts to fulfill the 9 obligation" includes using best efforts to anticipate any potential force majeure 10 event and best efforts to address the effects of any such event (a) as it is occurring 11 and (b) after it has occurred to prevent or minimize any resulting delay to the 12 greatest extent possible. "Force Majeure" does not include SGCI's financial 13 inability to perform any obligation under this Consent Decree. 14

15 63. If any event occurs or has occurred that may delay the performance of any
obligation under this Consent Decree, whether or not caused by a Force Majeure
event, SGCI shall provide notice orally or by electronic or facsimile transmission
to EPA and the Affected State(s), within ten (10) Days of when SGCI first knew
that the event might cause a delay, and within thirty (30) Days of when SGCI first
knew that the event might cause a delay, SGCI shall provide in writing to EPA and

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1 the Affected State an explanation and description of the reasons for the delay; the anticipated duration of the delay; all actions taken or to be taken to prevent or 2 minimize the delay; a schedule for implementation of any measures to be taken to 3 prevent or mitigate the delay or the effect of the delay; SGCI's rationale for 4 attributing such delay to a Force Majeure event if it intends to assert such a claim; 5 and a statement as to whether, in the opinion of SGCI, such event may cause or 6 7 contribute to an endangerment to public health, welfare or the environment. SGCI shall include with any notice all available documentation supporting the claim that 8 the delay was attributable to a Force Majeure. Failure to comply with the above 9 requirements shall preclude SGCI from asserting any claim of Force Majeure for 10 that event for the period of time of such failure to comply, and for any additional 11 delay caused by such failure. 12

64. If EPA, after a reasonable opportunity for review and comment by the 13 Affected State, agrees that the delay or anticipated delay is attributable to a Force 14 Majeure event, the time for performance of the obligations under this Consent 15 Decree that are affected by the Force Majeure event will be extended by EPA, after 16 a reasonable opportunity for review and comment by the Affected State, for such 17 time as is necessary to complete those obligations. An extension of the time for 18 19 performance of the obligations affected by the Force Majeure event shall not, of itself, extend the time for performance of any other obligation. EPA will notify 20

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UNITED STATES ATTORNEY 5220 UNITED STATES COURTHOUSE 700 STEWART STREET SEATTLE, WASHINGTON 98101-1271 (206) 553-7970 No.

SGCI in writing of the length of the extension, if any, for performance of the
 obligations affected by the Force Majeure event.

3 65. If EPA, after a reasonable opportunity for review and comment by the
4 Affected State, does not agree that the delay or anticipated delay has been or will
5 be caused by a Force Majeure event, EPA will notify SGCI in writing of its
6 decision.

7 66. If SGCI elects to invoke the dispute resolution procedures set forth in Section XIII (Dispute Resolution), it shall do so no later than fifteen (15) Days 8 after receipt of EPA's notice. In any such proceeding, SGCI shall have the burden 9 of demonstrating by a preponderance of the evidence that the delay or anticipated 10 delay has been or will be caused by a Force Majeure event, that the duration of the 11 delay or the extension sought was or will be warranted under the circumstances, 12 that best efforts were exercised to avoid and mitigate the effects of the delay, and 13 that SGCI complied with the requirements of Paragraphs 62 and 63, above. If 14 SGCI carries this burden, the delay at issue shall be deemed not to be a violation 15 by SGCI of the affected obligation of this Consent Decree identified to EPA and 16 the Court. 17

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XIII. DISPUTE RESOLUTION

19 67. Unless otherwise expressly provided for in this Consent Decree, the dispute
20 resolution procedures of this Section shall be the exclusive mechanism to resolve

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UNITED STATES ATTORNEY 5220 UNITED STATES COURTHOUSE 700 STEWART STREET SEATTLE, WASHINGTON 98101-1271 (206) 553-7970 disputes arising under or with respect to the Consent Decree. The procedures set
 forth in this Section do not apply to actions by the United States or an Affected
 State to enforce obligations of SGCI that have not been disputed in accordance
 with this Section.

5 68. Except as otherwise expressly provided in the Consent Decree, the dispute
6 resolution procedures set forth in this Section shall be available to resolve any and
7 all disputes arising under the Consent Decree, provided that the Party invoking the
8 procedures has made a good faith attempt to resolve the matter with the other Party
9 or Parties involved.

10 **69**. The dispute resolution procedure required herein shall be invoked upon the giving of written notice by one of the Parties to the Consent Decree to another 11 advising the other appropriate Party(ies) of a dispute pursuant to Section XVII. 12 The notice shall describe the nature of the dispute and shall state the noticing 13 Party's position with regard to such dispute. The Party or Parties receiving such 14 15 notice will acknowledge receipt of the notice and the Parties shall expeditiously schedule a meeting to discuss the dispute informally not later than fourteen (14) 16 Days from the receipt of such notice. 17

70. Disputes submitted to dispute resolution shall, in the first instance, be the
subject of informal negotiations between the Parties. Such period of informal
negotiations shall not extend beyond thirty (30) Days from the date of the first

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UNITED STATES ATTORNEY 5220 UNITED STATES COURTHOUSE 700 STEWART STREET SLATTLE, WASHINGTON 98101-1271 (206) 553-7970 meeting between representatives of the Parties, unless the Parties involved in the
 dispute agree that this period should be shortened or extended.

71. In the event that the Parties are unable to reach agreement during such 3 informal negotiations period, the United States and/or the Affected State(s); as 4 applicable, shall provide SGCI with a written summary of its/their position 5 regarding the dispute. The position advanced by the United States and/or the 6 Affected State(s), as applicable, will be considered binding unless, within forty-7 five (45) Days of SGCI's receipt of the written summary, SGCI invokes formal 8 9 dispute resolution by filing with the Court a petition which describes the nature of the dispute and SGCI's position on the dispute. The United States and/or the 10 Affected State(s) shall respond to the petition within forty-five (45) Days of filing. 11 In the event that the United States and the Affected State(s) are unable to 12 72. reach agreement among themselves with regard to SGCI's claim, the position of 13 the United States shall be the final position. 14

15 73. In a formal dispute resolution proceeding under this Section, the Court shall
16 decide all disputes pursuant to applicable principles of law for resolving such
17 disputes. In their filings with the Court under Paragraph 71, the Parties shall state
18 their respective positions as to the applicable standard of law for resolving the
19 particular dispute.

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UNITED STATES ATTORNEY 5220 UNITED STATES COURTHOUSE 700 STEWART STREET SEATTLE, WASHINGTON 98101-1271 (206) 553-7970 74. Where the nature of the dispute is such that a more timely resolution of the
issue is required, the time periods set forth in this Section may be shortened upon
motion of one of the Parties to the dispute or by agreement of the Parties to the
dispute. The Parties do not intend that the invocation of this Section by a Party
cause the Court to draw any inferences nor establish any presumptions adverse to
either Party as a result of invocation of this section.

In appropriate circumstances, as part of the resolution of any matter 7 75. submitted to the Court under this Section, the Parties involved in the dispute may 8 agree to, or the Court may order, an extension or modification of the schedule for 9 completion of work under the Consent Decree to account for the delay in the work 10 that occurred as a result of dispute resolution. If appropriate, the Court may also 11 order SGCI to mitigate any adverse environmental impacts resulting from SGCI's 12 failure to timely perform any obligation under this Consent Decree. SGCI shall be 13 liable for stipulated penalties for its failure thereafter to complete the work in 14 15 accordance with the extended or modified schedule. Invocation of dispute resolution with respect to any of SGCI's obligations under the Consent Decree 16 shall not, of itself, excuse or extend the time for performance of any other 17 obligation of SGCI under the Consent Decree. 18

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1	XIV. INFORMATION COLLECTION AND RETENTION		
2	76. The United States, the Affected States, and their representatives, including		
3	attorneys, contractors, and consultants, shall have the right of entry into any of the		
4	Facilities covered by the Consent Decree, at all reasonable times, upon		
5	presentation of credentials, to:		
6	a. Monitor the progress of activities required under the Consent Decree;		
7	b. Verify any data or information submitted to the United States or an		
8	Affected State in accordance with the terms of the Consent Decree;		
9	c. Obtain samples and, upon request, splits of any samples taken by		
10	SGCI or its representatives, contractors, or consultants;		
11	d. Obtain documentary evidence, including photographs and similar		
12	data; and		
13	e. Assess SGCI's compliance with the Consent Decree.		
14	77. Until at least three years after the termination of the Consent Decree, SGCI		
15	shall retain, and shall instruct its contractors and agents to preserve, all non-		
16	identical copies of all documents, records, or other information (including		
17	documents, records, or other information in electronic form) in its or its		
18	contractors' or agents' possession or control, or that come into its or its		
19	contractors' or agents' possession or control, and that directly relates to SGCI's		
20	performance of its obligations under the Consent Decree. This information-		
	UNITED STATES ATTORNI		

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retention requirement shall apply regardless of any contrary corporate or
 institutional policies or procedures. At any time during this information-retention
 period, the United States or an Affected State may request copies of any
 documents, records, or other information required to be maintained under this
 Paragraph.

6 78. At the conclusion of the information retention period specified in the
7 preceding Paragraph, SGCI shall notify the United States and the Affected States at
8 least ninety (90) Days prior to destroying any document(s), record(s), or other
9 information subject to the requirements of the preceding Paragraph and, upon
10 request by the United States or an Affected State, SGCI shall deliver any such
11 document(s), record(s), or other information to the requesting Party.

79. SGCI may assert that certain documents, records, or other information are 12 privileged under the attorney-client privilege or any other privilege recognized by 13 applicable state or federal law. If SGCI asserts such a privilege, it shall provide the 14 following: (1) the title of the document, record, or information; (2) the date of the 15 document, record, or information; (3) the name and title of each author of the 16 17 document, record, or information; (4) the name and title of each addressee and recipient; (5) a description of the subject of the document, record, or information; 18 and (6) the privilege asserted by SGCI. However, no documents, records, data, or 19

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other information created or generated as required by the Consent Decree shall be
 withheld on grounds of privilege.

80. SGCI may also assert that information required to be provided under this
Consent Decree is protected as Confidential Business Information (CBI) under 40
C.F.R. Part 2. As to any information that SGCI seeks to protect as CBI, SGCI
shall follow the procedures set forth in 40 C.F.R. Part 2.

81. The information retention requirements of Paragraphs 77 and 78 shall 7 survive termination of the Consent Decree and shall be enforceable by this Court 8 even after such termination. The Consent Decree in no way limits or affects any 9 right of entry and inspection, or any right to obtain information, held by the United 10 States or the Affected States pursuant to applicable federal or State laws, 11 regulations, or permits, nor does it limit or affect any duty or obligation of SGCI to 12 maintain documents, records, or other information imposed by applicable federal 13 or State laws, regulations, or permits. 14

XV. EFFECT OF SETTLEMENT / RESERVATION OF RIGHTS
82. Entry of this Consent Decree shall resolve all civil liability of SGCI to the
United States and the Affected States that arose from any construction,
modification, or change in the method of operation commenced at any SGCI
Facility prior to the Date of Lodging of this Consent Decree, under any or all of:

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1	. a.	Parts C or D of Subchapter I of the Clean Air Act, 42
2		U.S.C. §§ 7470-7492, 7501-7515 7515, and the regulations
3		promulgated thereunder at 40 C.F.R. § 52.21, 40 C.F.R. §§
4		51.165 (a) and (b), 40 C.F.R. Part 51, Appendix S, and 40
5		C.F.R. § 52.24;
6	b.	Section 111 of the Clean Air Act, 42 U.S.C. § 7411, and
7		40 C.F.R. Part 60 Subparts A and CC;
8	c.	The federally-approved and enforceable State
9		Implementation Plan for each State;
10	d.	Sections 502(a) and 504(a) of Title V of the Clean Air Act,
11		42 U.S.C. §§ 7661a(a) and 7661c(a), but only to the extent
12		that such claims are based on SGCI's failure to obtain a
13		Permit that reflects applicable requirements imposed under
14		Parts C or D of Subchapter I, or Section 111 of the Clean
15		Air Act;
16	е	Any State or local law counterparts to the provisions above
17		in this Paragraph;
18	f	Any allegations set forth in the Notice of Violation issued
19		January 13, 2008, or the Complaints; or
	CONSENT DECREE BETWEEN	N PLAINTIFF UNITED STATES OF AMERICA ET AL.

AND DEFENDANT SAINT-GOBAIN CONTAINERS, INC. - 135

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1	g. Violations at the Ruston Facility alleged in LDEQ
2	Consolidated Compliance Order and Notice of Potential
3	Penalty dated August 8, 2005 and amended on September
4	18, 2006 and October 19, 2007, Enforcement Tracking
5	Nos. AE-CN-05-0098, AE-CN-05-0098A, and AE-CN-05-
6	0098B, respectively.
7	The terms "construction" and "modification" as used in this Paragraph
8	shall have the meanings those terms are given under the Clean Air Act
9	and under the implementing regulations in effect on or prior to the Date of
10	Lodging of this Consent Decree or any State or local counterpart, rule or
11	regulation in effect on or prior to the Date of Lodging. The resolution of
12	liability set forth in this Paragraph shall apply and only apply for the
13	pollutants NO_X , SO_2 , sulfuric acid mist, and PM (including PM ₁₀ , and
14	PM _{2.5}), and shall not apply to any other pollutant.
15	83. The United States and the Affected States reserve all legal and equitable
16	remedies available to enforce the provisions of the Consent Decree, except as
17	expressly stated in Paragraph 82. The Consent Decree shall not be construed to
18	limit the rights of the United States or the Affected States to obtain penalties or
19	injunctive relief under the Act or implementing regulations, or under other federal

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or State laws, regulations, or permit conditions, except as expressly specified in
 Paragraph 82.

84. The United States and the Affected States further reserve all legal and
equitable remedies to address any situation that may present an imminent and
substantial endangerment to the public health or welfare or the environment arising
at, or posed by, SGCI's Facilities, whether related to the violations addressed in
this Consent Decree or otherwise.

In any subsequent administrative or judicial proceeding initiated by the 8 85. United States or the Affected State(s) for injunctive relief, civil penalties, other 9 appropriate relief relating to the Facilities or SGCI's violations, SGCI shall not 10 11 assert, and may not maintain, any defense or claim based upon the principles of waiver, res judicata, collateral estoppel, issue preclusion, claim preclusion, claim-12 splitting, or other defenses based upon any contention that the claims raised by the 13 United States or the Affected State(s) in the subsequent proceeding were or should ኙ 14 have been brought in the instant case, except with respect to claims that have been 15 specifically resolved pursuant to Paragraph 82 of this Section. 16

86. This Consent Decree is not a permit, or a modification of any permit, under
any federal, State, or local laws or regulations. SGCI is responsible for achieving
and maintaining compliance with all applicable federal, State, and local laws,

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regulations, and permits; and SGCI's compliance with the Consent Decree shall be

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no defense to any action commenced pursuant to any such laws, regulations, or
permits, except as set forth herein. The United States and the Affected States do
not, by their consent to the entry of this Consent Decree, warrant or aver in any
manner that SGCI's compliance with any aspect of this Consent Decree will result
in compliance with provisions of the Act, or with any other provisions of federal,
State, or local laws, regulations, or permits.

7 87. This Consent Decree does not limit or affect the rights of SGCI or of the
8 United States or the Affected States against any third parties, not party to the
9 Consent Decree, nor does it limit the rights of third parties, not party to the
10 Consent Decree, against SGCI, except as otherwise provided by law.

11 88. This Consent Decree shall not be construed to create rights in, or grant any
12 cause of action to, any third party that is not a Party to the Consent Decree.

XVI. COSTS

89. The Parties shall bear their own costs of this action, including attorneys'
fees, except that if the United States and/or an Affected State are the prevailing
party(ies) they shall be entitled to collect the costs (including attorneys' fees)
incurred in any action necessary to collect any portion of the civil penalty or any
stipulated penalties due but not paid by SGCI.

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XVII. NOTICES 1 Unless otherwise specified herein, whenever notifications, submissions, or 90. 2 communications are required by this Consent Decree, SGCI's submissions shall be 3 deemed submitted on the date they are sent either by overnight delivery service or 4 by certified or registered mail, return receipt requested. When SGCI is required to 5 submit notices or communicate in writing to the United States and the Affected 6 State relating to one of the SGCI's Facilities, SGCI shall also submit a copy of that 7 notice or other writing to the United States and the Affected State for the Facility 8 located in that State. Except as otherwise provided herein, when written 9 notification or communication is required by this Consent Decree, it shall be 10 11 addressed as follows, unless a Party notifies all other Parties in writing to provide notification to a different addressee: 12 As to the United States: 13 Chief, Environmental Enforcement Section 14 **Environment and Natural Resources Division** 15 U.S. Department of Justice 16 P.O. Box 7611, Ben Franklin Station 17 Washington, DC 20044-7611 18 19 U.S. Attorney, W.D. Washington 5220 United States Courthouse 20 700 Stewart Street 21 Seattle, WA 98101-1671 22 As to the U.S. Environmental Protection Agency: 23 Director 24

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Air Enforcement Division (2242A) 1

Office of Enforcement and Compliance Assurance 2

U.S. Environmental Protection Agency 3

1200 Pennsylvania Avenue, N.W. 4

Washington, D.C. 20004 5

with a hard copy to: 6

Director 7

Air Enforcement Division 8

Office of Enforcement and Compliance Assurance 9

With copies to the EPA Regional office where the relevant Facility is located: 10

EPA Region 1: 11

Director 12

Office of Environmental Stewardship 13

U.S. Environmental Protection Agency - Region 1 14

One Congress Street (Mailcode SAA) 15

Boston, MA 02114-2023 16

EPA Region 2: 17

Kenneth Eng, Air Compliance Branch Chief 18

Division of Enforcement and Compliance Assistance 19

U.S. Environmental Protection Agency - Region 2 20

290 Broadway - 21st Floor 21

New York, NY 10007 22

23 and

Flaire Hope Mills, Air Branch Chief 24

Office of Regional Counsel 25

U.S. Environmental Protection Agency - Region 2 26

290 Broadway - 16th Floor 27

New York, NY 10007 28

EPA Region 3: 29

Mr. Christopher Pilla, Chief 30

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(206) 553-7970

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- 1 Air Enforcement Branch
- 2 Mail Code 3AP12
- 3 U.S. Environmental Protection Agency Region 3
- 4 1650 Arch Street
- 5 Philadelphia, PA 19103
- 6 EPA Region 4:
- 7 Director
- 8 Division of Enforcement and Compliance Assistance
- 9 U.S. Environmental Protection Agency Region 4
- 10 Sam Nunn Atlanta Federal Center
- 11 61 Forsyth Street, SW
- 12 Atlanta, GA 30303-3104
- 13 EPA Region 5:
- 14 Compliance Tracker, AE-17J
- 15 Air Enforcement and Compliance Assurance Branch
- 16 U.S. Environmental Protection Agency Region 5
- 17 77 West Jackson Blvd.
- 18 Chicago, IL 60604
- 19 EPA Region 6:

20 Associate Director

- 21 Air, Toxics, and Inspection Coordination Branch (6EN-A)
- 22 Compliance Assurance and Enforcement Division
- 23 U.S. Environmental Protection Agency Region 6
- 24 1445 Ross Avenue
- 25 Dallas, TX 75202
- 26 EPA Region 7:
- 27 Director
- 28 Air and Waste Management Division
- 29 U.S. Environmental Protection Agency Region 7
- 30 901 North 5th Street
- 31 Kansas City, KS 66101

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1 EPA Region 9:

- 2 Director
- 3 Air Division
- 4 U.S. Environmental Protection Agency Region 9
- 5 75 Hawthorne Street
- 6 San Francisco, CA 94105
- 7 Attention: Air Enforcement Office (AIR-5)
- 8 EPA Region 10:
- 9 Director
- 10 Office of Compliance and Enforcement
- 11 U.S. Environmental Protection Agency Region 9
- 12 1200 Sixth Ave, Suite 900, OCE-127
- 13 Seattle, WA 98101
- 14 As to Plaintiff-Intervenor, the Commonwealth of Massachusetts:
- 15 For the Massachusetts Department of Environmental Protection:
- 16 Department of Environmental Protection
- 17 Central Regional Office
- 18 627 Main Street
- 19 Worcester, MA 01605
- 20 Attn: Tom Cusson, Section Chief
- 21 For the Massachusetts Attorney General:
- 22 Office of the Attorney General
- 23 1 Ashburton Place, 18th Floor
- 24 Boston, MA 02108
- 25 Attn: Frederick D. Augenstern, Environmental Protection Division

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- 26 As to Plaintiff-Intervenor, the State of Pennsylvania:
- 27 Staci Gustafson, Operations Chief
- 28 Air Quality Program
- 29 Pennsylvania Department of Environmental Protection
- 30 Meadville Regional Office

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- 1 230 Chestnut Street
- 2 Meadville, PA 16335
- 3 As to Plaintiff-Intervenor, the State of North Carolina:
- 4 All notices and reports required from St. Gobain should be mailed, first class
- 5 postage prepaid to:
- 6 Patrick Butler, Regional Air Quality Supervisor
- 7 Raleigh Regional Office
- 8 Department of Environment and Natural Resources
- 9 3800 Barrett Drive, Suite 101
- 10 Raleigh, NC 27609
- 11 As to the Plaintiff-Intervenor, the State of Illinois:
- 12 Ray Pilapil
- 13 Illinois EPA
- 14 Bureau of Air, Compliance Section
- 15 1021 North Grand Avenue East
- 16 P.O. Box 19276
- 17 Springfield, IL 62794-9276
- 18 As to the Plaintiff-Intervenor, State of Indiana and its Department of
- 19 Environmental Management
- 20 Indiana Department of Environmental Management
- 21 100 N. Senate Ave.
- 22 Mail Code 61-53 IGCN 1003
- 23 Indianapolis, IN 46204-2251
- 24 As to Plaintiff-Intervenor, the State of Wisconsin
- 25 Southeast Region Air Supervisor Team 1
- 26 2300 North Dr. Martin Luther King Jr. Drive
- 27 Milwaukee, WI 53212
- 28 As to Plaintiff-Intervenor, the Oklahoma Department of Environmental Quality:
- 29 Eddie Terrill, Director

CONSENT DECREE BETWEEN PLAINTIFF UNITED STATES OF AMERICA ET AL. AND DEFENDANT SAINT-GOBAIN CONTAINERS, INC. – 143

UNITED STATES ATTORNEY 5220 United States Courthouse 700 Stewart Street Seattle, Washington 98101-1271 (206) 553-7970 Electronic Filing - Received, clerk's Office, November 24, 2010 - R2011-017 Case 2:10-cv-00121-TSZ Document 53-4 Filed 04/22/10 Page 56 of 85

Air Quality Division 1

P.O. Box 1677 2

Oklahoma City, OK 73101-1677 3

As to Plaintiff-Intervenor, the State of Louisiana, on behalf of Louisiana 4

Department of Environmental Quality: 5

- Administrator, Enforcement Division 6
- Office of Environmental Compliance 7
- Louisiana Department of Environmental Quality 8
- P. O. Box 4312 9
- Baton Rouge, LA 70821-4312 10
- As to the Plaintiff-Intervenor, the State of Missouri, Department of Natural 11 Resources 12
- For the Missouri Department of Natural Resources:
- 13
- James L. Kavanaugh, Director 14
- Air Pollution Control Program 15
- Missouri Department of Natural Resources 16
- P.O. Box 176 17
- Jefferson City, MO 65102 18
- For the Missouri Attorney General's Office: 19
- Timothy P. Duggan, Assistant Attorney General 20
- Attorney General of Missouri 21
- P.O. Box 899 22
- 23 Jefferson City, MO 65102
- As to Plaintiff-Intervenor, the Washington State Department of Ecology: 24
- Stuart Clark 25
- Manager, Air Quality Program 26
- Washington State Department of Ecology 27
- PO Box 47600 28
- Olympia, WA 98504-7600 29
- As to Plaintiff-Intervenor, the San Joaquin Valley Unified Air Pollution Control 30
- District: 31

CONSENT DECREE BETWEEN PLAINTIFF UNITED STATES OF AMERICA ET AL. AND DEFENDANT SAINT-GOBAIN CONTAINERS, INC. - 144

UNITED STATES ATTORNEY 5220 UNITED STATES COURTHOUSE 700 STEWART STREET SEATTLE, WASHINGTON 98101-1271 (206) 553-7970

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- 1 San Joaquin Valley Air Pollution Control District
- 2 1990 East Gettysburg Avenue
- 3 Fresno, CA 93726-0244
- 4 Phone Number: (559) 230-6000
- 5 FAX: (559) 230-6062
- 6 District Contact: Jon Adams, (559) 230-5965

7 As to Plaintiff-Intervenor, the Puget Sound Clean Air Agency:

8 Dennis McLerran, Executive Director

- 9 Puget Sound Clean Air Agency
- 10 1904 3rd Ave, Suite 105
- 11 Seattle, WA 98101

12 As to SGCI:

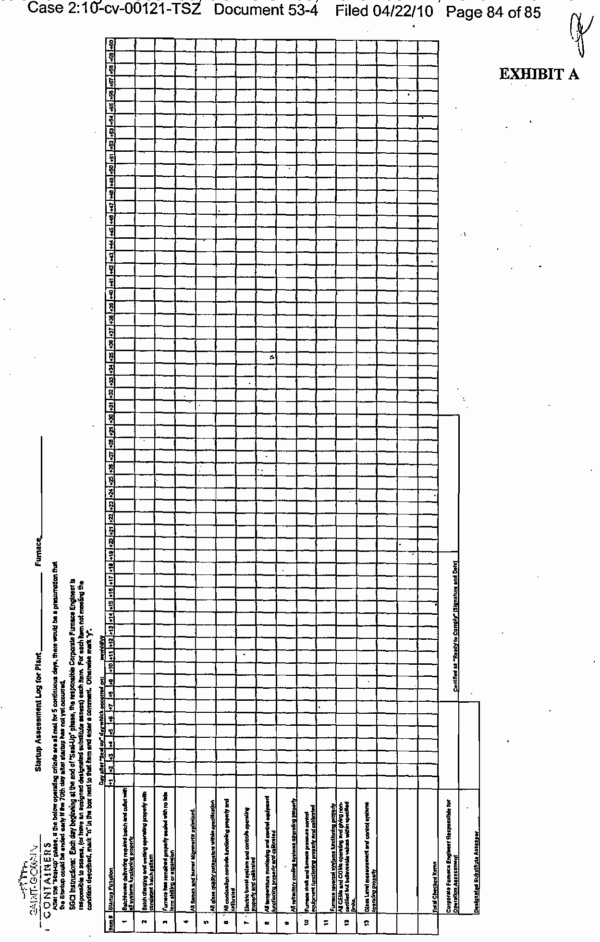
- 13 Stephen A. Segebarth
- 14 General Counsel
- 15 Saint-Gobain Containers, Inc.
- 16 1509 South Macedonia Avenue
- 17 P.O. Box 4200
- 18 Muncie, IN 47307-4200

19 Philip D. McPherson

- 20 Senior Vice President, Technology
- 21 Saint-Gobain Containers, Inc.
- 22 1509 South Macedonia Avenue
- 23 P.O. Box 4200
- 24 Muncie, IN 47307-4200
- 25 John W. Carroll
- 26 Pepper Hamilton, LLP
- 27 100 Market Street
- 28 Harrisburg, PA 17108

CONSENT DECREE BETWEEN PLAINTIFF UNITED STATES OF AMERICA ET AL. AND DEFENDANT SAINT-GOBAIN CONTAINERS, INC. – 145

UNITED STATES ATTORNEY 5220 UNITED STATES COURTHOUSE 700 Stewart Street SEATTLE, WASHINGTON 98101-1271 (206) 553-7970



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SAINT-GOBAIN

EXHIBIT B

- 0.440 Bec.

May 12, 2009

Via: E-mail and U.S. Mail

NJDEP Division of Air Quality Mr. Robert Esposito Air Quality Permitting Element 401 E. State Street; 2nd Floor P.O. Box 27 Trenton, NJ 08625

RE: Saint-Gobain Consent Decree - Surrender of Banked Emission Credits

Dear Mr. Esposito:

Pursuant to the terms of a soon-to-be lodged Consent Decree between Saint-Gobain Containers, Inc. ("SGCI") and the United States, SGCI requests that all of its remaining emission credits in the New Jersey Emission Credit Bank at Bank Log Numbers BK-99-0013 and BK-99-0014 be permanently retired and removed from its accounts. These emission credits are associated with the permanent shutdown of two glass furnaces at the Millville facility; formerly located at 328 South Second Street, Millville, New Jersey.

Please confirm in writing a verification that all credits have been permanently surrendered and retired and specifying how many credits were actually retired. Please contact me at 765)741-7994 if you have questions about this request.

Thank you for your assistance.

Sincerely,

Steven B. Smith VP Environmental Affairs

SBS



ILLINOIS ENVIRONMENTAL PROTECTION AGENCY

1021 North Grand Avenue East, P.O. Box 19276, Springfield, Illinois 62794-9276 • (217) 782-2829 James R. Thompson Center, 100 West Randolph, Suite 11-300, Chicago, IL 60601 • (312) 814-6026

PAT QUINN, GOVERNOR

DOUGLAS P. SCOTT, DIRECTOR

EXHIBIT

С

December 29, 2009

Ty Sibbitt, Esq. Saint-Gobain Containers, Inc. 1509 South Macedonia Avenue Muncie, Indiana 47307

RE: Saint-Gobain Containers Rule Change

Dear Mr. Sibbitt:

Saint-Gobain Containers, Inc. ("SGCI") has glass manufacturing facilities in Dolton and Lincoln, Illinois. The Dolton facility is subject to NOx Reasonably Available Control Technology ("RACT") regulations that were recently promulgated by the Illinois Pollution Control Board ("Board"). In the Matter Of: Nitrogen Oxides Emissions From Various Source Categories: Amendments to 35 III. Adm. Code Parts 211 and 217, R08-19. These regulations would require glass furnaces located in ozone and PM_{2.5} nonattainment areas in Illinois to meet a NOx emission limitation of 5.0 lb/ton of glass produced by 2012; however, the compliance date is extended until December 31, 2014, if such glass furnaces are included within a legally enforceable order on or before December 31, 2009, that includes a NOx emission limitation of no more than 1.5 lb/ton of glass produced. See 35 III. Admin. Code § 217.152(b).

Section 217.152(b) of the NOx RACT Rule was specifically targeted at the Dolton facility as SGCI has negotiated a global consent decree with Illinois and several other states, as well as the United States Environmental Protection Agency and the United States Department of Justice. This global consent decree would resolve, among other things, alleged noncompliance with statutory, regulatory and permit requirements concerning air emissions from the Dolton facility. The global consent decree will require that SGCI install Selective Catalytic Reduction ("SCR") technology at the Dolton glass furnaces by 2015. This will dramatically reduce NOx emissions from the Dolton furnaces to less than 1.5 lb/ton of glass produced.

In its November 25, 2008 comments on the NOx RACT proceeding, SGCI noted the significant NOx emission reductions that would occur at the Dolton facility (and thus the Chicago airshed) under the proposed consent decree. Further, SGCI stated that under the proposed NOx

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Ty Sibbitt, Esq. December 29, 2009 Page 2

RACT provisions, specifically the2012 compliance date, timing constraints would force SGCI to install and operate a much less effective NOx control technology than the proposed SCR control technology. SGCI also stated in its comments that if required to install such controls for a 2012 compliance date, SGCI could not then install the SCR technology being negotiated as part of the proposed global consent decree requirements. Post-Hearing Comments of Saint-Gobain Containers, Inc. at 1.

Ultimately, the Illinois Environmental Protection Agency ("Illinois EPA") and SGCI agreed that the NOx emission reductions and associated control technology being proposed as part of the global consent decree were more advantageous than the provisions of the proposed NOx RACT rule . Thus, the parties agreed that the proposed NOx RACT rule should be amended to require that the NOx emission reductions to be achieved with installation of an SCR should proceed on the timeline called for by the global consent decree. Thus, in the Illinois EPA's January 30, 2009, Motion to Amend Rulemaking Proposal, proposed Section 217.152(b) provided for an emission limitation whereby NOx emissions do not exceed 1.5 lbs NOx/ton of glass produced by 2015, consistent with the proposed global consent decree. This provision was ultimately accepted by the Board in the final rulemaking, and was placed in the Compliance Date section of the rule as follows:

Notwithstanding subsection (a) of this Section, compliance with the requirements of Subpart G of this Part by an owner or operator of an emission unit subject to Subpart G of this Part shall be extended until December 31, 2014, if such units are required to meet emissions limitations for NOx, as measured using a continuous emissions monitoring system, and included within a legally enforceable order on or before December 31, 2009, whereby such emissions limitations are less than 30 percent of the emissions limitations set forth under Section 217.204.

35 IIJ. Admin. Code § 217.152(b).

This compliance date provision hinges on the requirement of SGCI to have the specified legally enforceable order in place on or before December 31, 2009. At this time, SGCI has executed the global consent decree, as have all participating states, except for Illinois. Illinois EPA agreed to execute the global consent decree, but only after reaching substantive agreement with SGCI as to the terms of the revised Title V permit for SGCI's Lincoln, Illinois facility. Substantive agreement on the Lincoln Title V permit has been reached, and the Title V permit is out for public comment. I signed the global consent decree on behalf of Illinois EPA with my signature dated December 23, 2009.

However, filing of the consent decree in federal court, followed by a public comment period, is required before final entry by the federal District Court judge. Accordingly, there is no possibility that the global consent decree can be entered by the judge on or before December 31, 2009.

Ty Sibbitt, Esq. December 29, 2009 Page 3

Therefore, the global consent decree may not be legally enforceable on December 31, 2009, even though all parties to the global consent decree are in agreement as to its terms as executed.

During the NOx RACT rulemaking, Illinois EPA and SGCI believed that the global consent decree would be finalized by late summer 2009. The fact that there will be a short period of time following December 31, 2009, before the global consent decree is entered will be taken into consideration, along with the Illinois EPA's commitment to support SGCI on an adjusted standard proceeding or site-specific rulemaking amending Section 217.152(b) to remove the December 31, 2009 deadline, and to enter another expeditious deadline sometime in the first half of 2010. The Illinois EPA will thus focus its efforts on that approach, and will not be taking any other steps to address the passing of the December 31, 2009, deadline. SGCI may thus proceed with plans to meet the emission limits set forth in the global consent decree by 2015.

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John J. Kim Chief Legal Counsel