BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

PEOPLE OF	THE STATE OF ILLINOIS,)	
)	
	Complainant,)	
)	
vs.)	PCB No. 10-9
		')	(Cost recovery)
WASTE HAULING LANDFILL, INC.,)	
et al.	,)	
)	
	Respondents.)	

NOTICE OF FILING

To: Attached Service List

PLEASE TAKE NOTICE that on this date I electronically filed with the Clerk of the Pollution Control Board of the State of Illinois, a MOTION FOR RELIEF FROM HEARING REQUIREMENT and a STIPULATION AND PROPOSAL FOR SETTLEMENT, copies of which are attached hereto and herewith served upon you.

Respectfully submitted,

PEOPLE OF THE STATE OF ILLINOIS

LISA MADIGAN, Attorney General of the State of Illinois

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

3Y:/

James L. Morgan

Assistant Attorney General Environmental Bureau

500 South Second Street Springfield, Illinois 62706 217/524-7506 Dated: January 10, 2013

CERTIFICATE OF SERVICE

I hereby certify that I did on the 10th day of January, 2013, send by First Class Mail, with postage thereon fully prepaid, a true and correct copy of the instruments entitled Notice of Filing, Motion for Relief from Hearing Requirement, and four separate Stipulations and Proposals for Settlement

TO: ARAMARK UNIFORM SERVICES, INC.

c/o Jennifer Nijman Nijman Franzetti LLP 10 South LaSalle St., Suite 3600 Chicago, IL 60603

BELL SPORTS, INC. c/o John E. Collins Husch Blackwell Sanders, LLP 190 Carondelet Plaza, Suite 600 St. Louis, MO 63105

A. E. STALEY MANUFACTURING CO., n/k/a Tate & Lyle c/o Jeryl Olson, James Curtis and Elizabeth Leifel Ash Seyfarth Shaw
131 South Dearborn St., Suite 2400
Chicago, IL 60603

BORDEN CHEMICAL CO. c/o Matthew Larson Shook Hardy & Bacon 2555 Grand Boulevard Kansas City, MO 64108

ARCHER DANIELS MIDLAND, INC. c/o Lee Cunningham, Counsel 4666 Faries Parkway P.O. Box 1470 Decatur, IL 62526

CATERPIILLAR, INC. c/o Kevin Desharnais and Jennifer Simon Mayer Brown LLP 71 South Wacker Drive Chicago, IL 60606-4637

CLIMATE CONTROL, INC. c/o Edward Q. Costa Samuels, Miller, Schroeder, Jackson & Sly P.O. BOX 1400 225 N. Water Street, Suite 301 Decatur, IL 62525-1400

GENERAL ELECTRIC RAILCAR SERVICES CORPORATION c/o Kirk McFarlane Counsel, MidAtlantic/Southeast/Western Regions 640 Freedom Business Center King of Prussia, PA 19406

COMBE LABORATORIES, INC. c/o Theresa Duckett Locke, Lord Bissell & Liddell 111 S. Wacker Drive Chicago, IL 60606

P & H MANUFACTURING, INC. c/o Edward Dwyer Hodge Dwyer & Driver

3150 Roland Avenue P.O. Box 5776 Springfield, IL 62705-5776

TRINITY RAIL GROUP, LLC. c/o Kristin Parker and Michael Dolan Jones Day 77 W. Wacker Street Chicago, IL 60601-1692

TRIPLE S REFINING CORPORATION c/o Jeffrey J. Freeman Kirkland & Ellis 300 North LaSalle St. Chicago, IL 60654-3406

BRIDGESTONE FIRESTONE, INC. c/o Heidi Hughes Bumpers
Jones Day
51 Louisiana Ave. N.W.
Washington, DC 20001

ZEXEL ILLINOIS, INC c/o Jerry Maynard Dykema 10 S. Wacker Drive, Suite 2300 Chicago, IL 60606

BORG WARNER c/o Joshua More Schiff Hardin 233 S. Wacker Drive Chicago, IL 60606

Carol Webb, Esq. Hearing Officer IPCB 1021 North Grand Avenue East P.O. Box 19274 Springfield, IL 62794-9274

Service has not been accepted by: WASTE HAULING LANDFILL, INC. JERRY CAMFIELD, SR.

and the original and ten copies were sent to:

John T Therriault Illinois Pollution Control Board James R. Thompson Center 100 W. Randolph, Suite 11-500 Chicago, IL 60601

James L. Morgan

Assistant Attorney General Environmental Bureau/Springfield

500 South Second Street Springfield, IL 62706

BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

PEOPLE OF THE STATE OF ILLINOIS,)
Complainant,)
vs.)) PCB No. 10-9
WASTE HAULING LANDFILL, INC., et. al,) (Cost Recovery)
Respondents.)

MOTION FOR RELIEF FROM HEARING REQUIREMENT

NOW COMES Complainant, PEOPLE OF THE STATE OF ILLINOIS, by LISA MADIGAN, Attorney General of the State of Illinois, with the concurrence of Respondent TRINITY RAIL GROUP LLC., now known as 2120 Investments, Inc., and pursuant to Section 31(c)(2) of the Illinois Environmental Protection Act ("Act"), 415 ILCS 5/31(c)(2) (2010), moves that the Illinois Pollution Control Board grant the Complainant and Respondent relief from the hearing requirement imposed by Section 31(c)(1) of the Act, 415 ILCS 5/31(c)(1) (2010). In support of this motion, Complainant states as follows:

- The Complaint has reached an agreement with Respondent resolving the claims in the
 Second Amended Complaint against the Respondent.
- 2. This agreement is presented to the Board in a Stipulation and Proposal for Settlement for Respondent, filed contemporaneously with this motion.
- 3. The Complainant and the Respondent agree that a hearing on the Stipulation and Proposal for Settlement is not necessary, and respectfully request relief from such a hearing as allowed by Section 31(c)(2) of the Act, 415 ILCS 5/31(c)(2) (2010).
- 4. Similar requests were previously submitted with regard to other Stipulations and Proposals for Settlement.

WHEREFORE, Complainant, PEOPLE OF THE STATE OF ILLINOIS, hereby requests that the Board grant this motion for relief from the hearing requirement set forth in Section 31(c)(1) of the Act, 415 ILCS 5/31(c)(1) (2010).

Respectfully submitted,

PEOPLE OF THE STATE OF ILLINOIS LISA MADIGAN ATTORNEY GENERAL

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

James L. Morgan

Environmental Bureau
Assistant Attorney General

500 South Second Street Springfield, Illinois 62706 217/524-7506

Dated: January 10, 2013

BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

PEOPLE OF THE STATE OF ILLINOIS,)	
) Complainant,)	
v.) WASTE HAULING LANDFILL, INC., et al)	PCB NO. 10-9
)	(Cost Recovery)
)	
Respondent.	

STIPULATION AND PROPOSAL FOR SETTLEMENT WITH TRINITY RAIL GROUP, LLC

Complainant, PEOPLE OF THE STATE OF ILLINOIS, by LISA MADIGAN, Attorney General of the State of Illinois, the Illinois Environmental Protection Agency ("Illinois EPA"), and Trinity Rail Group, LLC ("Respondent") ("Parties to the Stipulation"), have agreed to the making of this Stipulation and Proposal for Settlement ("Stipulation") and submit it to the Illinois Pollution Control Board ("Board") for approval. This stipulation of facts is made and agreed upon for purposes of settlement only and as a basis for the Board's approval of this Stipulation and issuance of relief. None of the facts stipulated herein shall be introduced into evidence in any other proceeding regarding the alleged violations of the Illinois Environmental Protection Act ("Act"), 415 ILCS 5/1 et seq. (2006), and the Board's Regulations, alleged in the Complaint except as otherwise provided herein. In addition, no part of this Stipulation shall constitute or be construed as, an admission of liability under State, Federal, common or local law, or as an admission of fact or evidence of such, or as an admission of any violation of any law or regulation. It is the intent of the Parties to the Stipulation that it be a final adjudication of this

matter.

I. STATEMENT OF FACTS

A. Parties

- 1. On July 29, 2009, a Complaint was filed on behalf of the People of the State of Illinois by Lisa Madigan, Attorney General of the State of Illinois, on her own motion and upon the request of the Illinois EPA, pursuant to Section 31 of the Act, 415 ILCS 5/31 (2006). The Complaint was subsequently amended on September 14, 2009, and October 14, 2010.
- 2. The Illinois EPA is an administrative agency of the State of Illinois, created pursuant to Section 4 of the Act, 415 ILCS 5/4 (2006).
- 3. At all times relevant to the Complaint, Respondent was and is a foreign corporation that is authorized to transact business in the State of Illinois. At all times relevant to the Complaint, Respondent's predecessor, Thrall Car Manufacturing Company owned and operated a rail car manufacturing facility located in Clinton, Illinois.
- 4. During the period of February 1981 to November 1987, Respondent's predecessor allegedly arranged to have wastes generated from its operations disposed at the Waste Hauling Landfill in Decatur, Macon County, Illinois.
- 5. Respondent's predecessor had been issued waste stream authorizations ("WSA") including, WSA 831564, 831565, 831566, 831567, and 851063.
- 6. According to various special waste manifests submitted on behalf of Respondent, approximately 13,208.8 cubic yards of wastes with 12,231 cubic yards characterized as spent sand under WSA 851063 were allegedly disposed of at the Waste Hauling Landfill.

- 7. During the period of 2001 to 2009, Illinois EPA conducted removal actions at the Waste Hauling Landfill to address deteriorating conditions at the Waste Hauling Landfill, including numerous areas of erosion of the cover, leachate seeps, and periodic inspections.
 - 8. Illinois EPA incurred costs of \$3,000,000 in performing these removal actions.
- 9. The Respondent represents that it has entered into this Stipulation for the purpose of settling and compromising disputed claims without having to incur the expense of contested litigation. By entering into this Stipulation and complying with its terms, the Respondent does not affirmatively admit the allegations of violation within the Complaint, and this Stipulation shall not be interpreted as including such admission.

II. APPLICABILITY

This Stipulation shall apply to and be binding upon and inure to the benefit of the Parties to the Stipulation, and any officer, director, employee, agent, attorney, official, affiliate, subsidiary, parent company, predecessor, successor, and assigns of the Respondent. The Respondent shall not raise as a defense to any enforcement action taken pursuant to this Stipulation the failure of any of its officers, directors, agents, employees or successors or assigns to take such action as shall be required to comply with the provisions of this Stipulation.

V. TERMS OF SETTLEMENT

A. Removal Costs Payment

The Respondent shall (or shall cause TCMC, Inc. on its behalf to) pay the sum of Thirty

Thousand Dollars (\$30,000.00) within thirty (30) days from the date the Board adopts and
accepts this Stipulation to reimburse Illinois EPA for all past and future removal costs incurred at
the Waste Hauling Landfill. The Respondent shall (or shall cause TCMC, Inc. on its behalf to)

pay the sum of Seven Hundred and Fifty Dollars (\$750.00) within thirty (30) days from the date the Board adopts and accepts this Stipulation to reimburse the Attorney General for the costs incurred in this litigation.

B. Payment Procedures

1. The payment required by this Stipulation to be made to Illinois EPA shall be made by certified check or money order payable to the Illinois EPA for deposit into the Hazardous Waste Fund. The Payment shall be sent by first class mail and delivered to:

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

The name, case number and the Respondent's or TCMC, Inc.'s, as applicable, federal tax identification number shall appear on the face of the certified check or money order. A copy of each certified check or money order and any transmittal letter shall be sent to the Attorney General at the address in paragraph 2 below.

2. The payment required by this Stipulation to be made to the Attorney General shall be made by certified check or money order payable to the "Attorney General's State Projects and Court Ordered Distribution Fund" and designated for deposit in the "801 Fund." Such payment may be by certified check or money order and shall be sent by first class mail and delivered to:

Environmental Bureau Illinois Attorney General's Office 500 South Second Street Springfield, Illinois 62706

The name, case number and the Respondent's or TCMC, Inc.'s, as applicable, federal tax

identification number shall appear on the face of the certified check or money order.

C. Release from Liability

In consideration of the Respondent's payment of the \$30,750.00 for reimbursement of all past and future removal and litigation costs and upon the Board's approval of this Stipulation, the Complainant forever releases, waives and discharges the Respondent, TCMC, Inc., Thrall Car Manufacturing Company and their respective former, present and future owners, shareholders, officers, directors, employees, affiliates, parents, subsidiaries, successors, predecessors, agents, and assigns from any further liability for any costs or penalties associated with the presence of wastes generated at or from the former rail car manufacturing facility located in Clinton, Illinois at the Waste Hauling Landfill. The Complainant reserves, and this Stipulation is without prejudice to, all rights of the State of Illinois against the Respondent with respect to all other matters, including but not limited to, the following:

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

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

D. Covenant Not to Suc and Contribution Protection

The Parties agree, that by entering into this Stipulation the Board finds, that the Respondent, its former, present and future owners, shareholders, officers, directors, employees,

affiliates, parents, subsidiaries, successors, predecessors, agents, and assigns, whether pursuant to contract, by operation of law, have resolved their liability to the State and are entitled, as of the effective date of this Stipulation, to protection from contribution actions or claims as provided by Section 22.2a, 415 ILCS 5/22.2a, of the Act for matters addressed in this Stipulation.

E. Enforcement and Modification of Stipulation

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

F. Execution of Stipulation

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

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

PEOPLE OF THE STATE OF ILLINOIS,

THE ILLINOIS ENVIRONMENTAL PROTECTION AGENCY

LISA MADIGAN Attorney General State of Illinois

JOHN J. KIM, Interim Director Illinois Environmental Protection Agency

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

BY:

THOMAS DAVIS, Chief Environmental Bureau Assistant Attorney General

DATE: //(0//

TRINITY RAIL GROUP, LLC

Name Province I reach in

Title: VPENVIRONMENTAL

DI:

Chief Logal Counsel Director

DATE: 1 10 13

DATE: 11.26.12

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