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STATE OF ILLINOIS
Pollution Control Board

Respondent.

PCB 2000-211
(Enforcement)

THIS FILING IS SUBMITTED ON RECYCLED PAPER

BEFORE THE ILLINOIS POLLUTION CONTROL BOARD
OF THE STATE OF ILLINOIS

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STATE OF ILLINOIS
Pollution Control Board

PEOPLE OF THE STATE OF ILLINOIS)

Complainant,)

v.)

TOYAL AMERICA, INC., formerly known
as ALCAN-TOYO AMERICA, INC., a
foreign corporation,)

Respondent.)

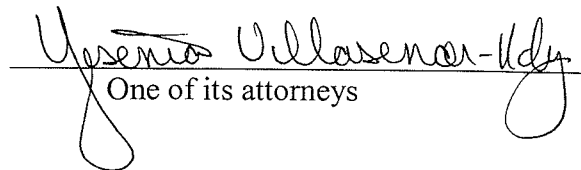
PCB 2000-211

WITNESS LIST

Toyal America, Inc., ("Respondent") by and through its attorneys, Yesenia Villaseñor-Rodriguez and Drinker Biddle & Reath LLP, submit this witness list in accordance with the Illinois Pollution Control Board's directive.

1. Barry VanHoose, Toyal
2. Dennis Dobrodt, Toyal Plant Manager
3. Raymond Malmgren, Toyal Health & Safety Engineer
4. Steve Anderson, Admiral Environmental Services
5. Christopher McClure, Navigant Consulting

By:


One of its attorneys

Dated: November 21, 2008

Roy M. Harsch
Lawrence W. Falbe
Yesenia Villaseñor-Rodriguez
DRINKER BIDDLE & REATH LLP
191 N. Wacker Drive Suite 3700
Chicago, IL 60606-1698
Telephone: (312) 569-1000
Facsimile: (312) 569-3000

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MOTION REQUESTING ADDITIONAL TIME TO SUBMIT EXHIBIT LIST

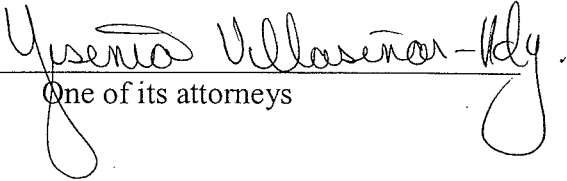
Toyal America, Inc., ("Respondent") by and through its attorneys, Yesenia Villasenor-Rodriguez and Drinker Biddle & Reath LLP, hereby, request additional time for submittal of its exhibit list pursuant to the Illinois Pollution Control Board's directive. In support, Respondent states as follows:

1. Respondent will be presenting five witnesses at the hearing.
2. Respondent requires additional time to collaborate the exhibits as relate to each of its five witnesses.
3. Specifically, Respondent will submit its exhibit list on or before, Tuesday November 25, 2008.
4. Respondent has confirmed with Assistant Attorney General, Christopher Grant, that it requires additional time for completing its exhibit list.
5. Assistant Attorney General Grant has no objections to this request as provided above.

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WHEREFORE, for all the foregoing reasons, Respondent respectfully requests that the hearing officer approve its request for additional time to submit its exhibit list in this matter.

By:

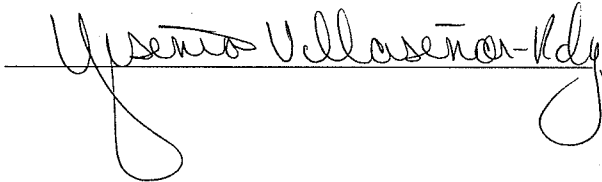

One of its attorneys

Dated: November 21, 2008

Roy M. Harsch
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Yesenia Villasenor-Rodriguez
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CERTIFICATE OF SERVICE

The undersigned certifies that a copy of the foregoing **Notice of Filing and Witness List** and **Motion Requesting Additional Time to Submit Exhibit List** were filed by hand delivery with the Hearing Officer and served upon the parties to whom said Notice is directed by first class mail, postage prepaid, by depositing in the U.S. Mail at 191 North Wacker Drive, Chicago, Illinois on Friday, November 21, 2008.

A handwritten signature in cursive script, reading "Ysento Villaseñor-Rdy", is written over a horizontal line.

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