

**RECEIVED**  
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NOV 21 2003

STATE OF ILLINOIS  
Pollution Control Board

BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

ADMINISTRATIVE CITATION

ILLINOIS ENVIRONMENTAL  
PROTECTION AGENCY,

Complainant,

v.

ROY BAUR d/b/a BAUR TRUCKING

Respondent.

AC

04-23

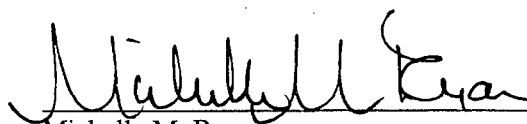
(IEPA No.622-03-AC)

**NOTICE OF FILING**

To: Roy Baur  
Baur Trucking Company  
3936 Mississippi Avenue  
Cahokia, Illinois 62206

PLEASE TAKE NOTICE that on this date I mailed for filing with the Clerk of the Pollution Control Board of the State of Illinois the following instrument(s) entitled ADMINISTRATIVE CITATION, AFFIDAVIT, and OPEN DUMP INSPECTION CHECKLIST.

Respectfully submitted,



Michelle M. Ryan  
Special Assistant Attorney General

Illinois Environmental Protection Agency  
1021 North Grand Avenue East  
P.O. Box 19276  
Springfield, Illinois 62794-9276  
(217) 782-5544

Dated: November 19, 2003

NOV 21 2003

### ADMINISTRATIVE CITATION

**STATE OF ILLINOIS**  
***Pollution Control Board***

Respondent.

AC 04-23

(IEPA No. 622-03-AC)

1. That Roy Baur, d/b/a Baur Trucking ("Respondent") is the present operator of a facility located at the end of Cargill Road, at the entrance to American Milling Services in Cahokia, St. Clair County, Illinois. The property is commonly known to the Illinois Environmental Protection Agency as Cahokia/Baur #2.
2. That said facility is an open dump operating without an Illinois Environmental Protection Agency Operating Permit and is designated with Site Code No. 1630205066.
3. That Respondent has operated said facility at all times pertinent hereto.
4. That on October 15, 2003, Mike Grant and Chris Cahnovsky of the Illinois Environmental Protection Agency's Collinsville Regional Office inspected the above-described facility. A copy of their inspection report setting forth the results of said inspection is attached hereto and made a part hereof.

### VIOLATIONS

Based upon direct observations made by Mike Grant and Chris Cahnovsky during the course of their October 15, 2003 inspection of the above-named facility, the Illinois Environmental Protection Agency has determined that Respondent has violated the Illinois Environmental Protection Act (hereinafter, the "Act") as follows:

- (1) That Respondent caused or allowed the open dumping of waste in a manner resulting in litter, a violation of Section 21(p)(1) of the Act, 415 ILCS 5/21(p)(1) (2002).
- (2) That Respondent caused or allowed the open dumping of waste in a manner resulting in deposition of general construction or demolition debris or clean construction or demolition debris, a violation of Section 21(p)(7) of the Act, 415 ILCS 5/21(p)(7) (2002).

### CIVIL PENALTY

Pursuant to Section 42(b)(4-5) of the Act, 415 ILCS 5/42(b)(4-5) (2002), Respondent is subject to a civil penalty of One Thousand Five Hundred Dollars (\$1,500.00) for each of the violations identified above, for a total of Three Thousand Dollars (\$3,000.00). If Respondent elects not to petition the Illinois Pollution Control Board, the statutory civil penalty specified above shall be due and payable no later than December 30, 2003, unless otherwise provided by order of the Illinois Pollution Control Board.

If Respondent elects to contest this Administrative Citation by petitioning the Illinois Pollution Control Board in accordance with Section 31.1 of the Act, 415 ILCS 5/31.1 (2002), and if the Illinois Pollution Control Board issues a finding of violation as alleged herein, after an adjudicatory hearing, Respondent shall be assessed the associated hearing costs incurred by the Illinois Environmental

Protection Agency and the Illinois Pollution Control Board. Those hearing costs shall be assessed in addition to the One Thousand Five Hundred Dollar (\$1,500.00) statutory civil penalty for each violation.

Pursuant to Section 31.1(d)(1) of the Act, 415 ILCS 5/31.1(d)(1) (2002), if Respondent fails to petition or elects not to petition the Illinois Pollution Control Board for review of this Administrative Citation within thirty-five (35) days of the date of service, the Illinois Pollution Control Board shall adopt a final order, which shall include this Administrative Citation and findings of violation as alleged herein, and shall impose the statutory civil penalty specified above.

When payment is made, Respondent's check shall be made payable to the Illinois Environmental Protection Trust Fund and mailed to the attention of Fiscal Services, Illinois Environmental Protection Agency, 1021 North Grand Avenue East, P.O. Box 19276, Springfield, Illinois 62794-9276. Along with payment, Respondent shall complete and return the enclosed Remittance Form to ensure proper documentation of payment.

If any civil penalty and/or hearing costs are not paid within the time prescribed by order of the Illinois Pollution Control Board, interest on said penalty and/or hearing costs shall be assessed against the Respondent from the date payment is due up to and including the date that payment is received. The Office of the Illinois Attorney General may be requested to initiate proceedings against Respondent in Circuit Court to collect said penalty and/or hearing costs, plus any interest accrued.

PROCEDURE FOR CONTESTING THIS  
ADMINISTRATIVE CITATION

Respondent has the right to contest this Administrative Citation pursuant to and in accordance with Section 31.1 of the Act, 415 ILCS 5/31/1 (2002). If Respondent elects to contest this Administrative Citation, then Respondent shall file a signed Petition for Review, including a Notice of Filing, Certificate of Service, and Notice of Appearance, with the Clerk of the Illinois Pollution Control Board, State of Illinois Center, 100 West Randolph, Suite 11-500, Chicago, Illinois 60601. A copy of said Petition for Review shall be filed with the Illinois Environmental Protection Agency's Division of Legal Counsel at 1021 North Grand Avenue East, P.O. Box 19276, Springfield, Illinois 62794-9276. Section 31.1 of the Act provides that any Petition for Review shall be filed within thirty-five (35) days of the date of service of this Administrative Citation or the Illinois Pollution Control Board shall enter a default judgment against the Respondent.

Renee Cipriano  
Renee Cipriano, Director *by*  
Illinois Environmental Protection Agency

Date: 11/19/03

Prepared by: Susan E. Konzelmann, Legal Assistant  
Division of Legal Counsel  
Illinois Environmental Protection Agency  
1021 North Grand Avenue East  
P.O. Box 19276  
Springfield, Illinois 62794-9276  
(217) 782-5544

REMITTANCE FORM

ILLINOIS ENVIRONMENTAL  
PROTECTION AGENCY,

Complainant,

v.

ROY BAUR d/b/a BAUR TRUCKING,

Respondent.

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(IEPA No. 622-03-AC)

FACILITY: Cahokia/Baur #2

SITE CODE NO.: 1630205066

COUNTY: St. Clair

CIVIL PENALTY: \$3,000.00

DATE OF INSPECTION: October 15, 2003

DATE REMITTED:

SS/FEIN NUMBER:

SIGNATURE:

NOTE

Please enter the date of your remittance, your Social Security number (SS) if an individual or Federal Employer Identification Number (FEIN) if a corporation, and sign this Remittance Form. Be sure your check is enclosed and mail, along with Remittance Form, to Illinois Environmental Protection Agency, Attn.: Fiscal Services, P.O. Box 19276, Springfield, Illinois 62794-9276.

ILLINOIS ENVIRONMENTAL PROTECTION AGENCY

AFFIDAVIT

IN THE MATTER OF:

Cahokia/Baur #2

Roy Baur

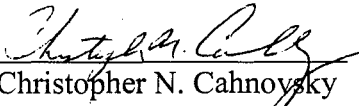
Respondent.

IEPA DOCKET NO.


Affiant, Christopher N. Cahnovsky, being first duly sworn, voluntarily deposes and states as follows:

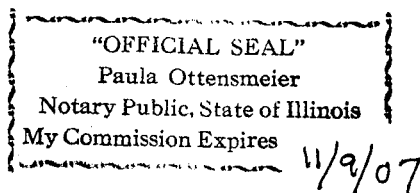
1. Affiant is a field inspector and Regional Manager employed by the Bureau of Land of the Illinois Environmental Protection Agency and has been so employed at all times pertinent hereto.
2. On October 15, 2003, between 14:50 and 15:10, Affiant conducted an inspection of the open dump in St. Clair County, Illinois, known as Cahokia/Baur #2, Illinois Environmental Protection Agency Site No. 1630205066.
3. Affiant inspected said Cahokia/Baur #2 open dump by an on-site inspection which included walking the site and taking photographs.

4. As a result of the activities referred to in Paragraph 3 above, Affiant assisted in the completion of the Inspection Report form attached hereto and made a part hereof, which, to the best of the Affiant's knowledge and belief, is an accurate representation of Affiant's observation and factual conclusions with respect to said Cahokia/Baur #2 open dump.

  
Christopher N. Cahnovsky

Subscribed and Sworn to before me  
this 3rd day of November 2003

  
Notary Public





ILLINOIS ENVIRONMENTAL PROTECTION AGENCY

AFFIDAVIT

IN THE MATTER OF:

Cahokia/Baur #2

Roy Baur

Respondent.

IEPA DOCKET NO.

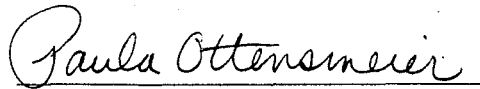
Affiant, Michael D. Grant, being first duly sworn, voluntarily deposes and states as follows:

1. Affiant is a field inspector and Assistant Regional Manager employed by the Bureau of Land of the Illinois Environmental Protection Agency and has been so employed at all times pertinent hereto.
2. On October 15, 2003, between 14:50 and 15:10, Affiant conducted an inspection of the open dump in St. Clair County, Illinois, known as Cahokia/Baur #2, Illinois Environmental Protection Agency Site No. 1630205066.
3. Affiant inspected said Cahokia/Baur #2 open dump by an on-site inspection which included walking the site.
4. As a result of the activities referred to in Paragraph 3 above, Affiant assisted in the completion of the Inspection Report form attached hereto and made a part hereof, which, to the best of the Affiant's knowledge and belief, is an accurate representation of Affiant's observation and factual conclusions with respect to said Cahokia/Baur #2 open dump.

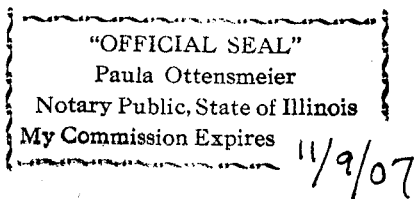


Michael D. Grant

Subscribed and Sworn to before me  
this 31<sup>th</sup> day of October 2003



Notary Public



# ILLINOIS ENVIRONMENTAL PROTECTION AGENCY

## Open Dump Inspection Checklist

County: St.Clair LPC#: 1630205066 Region: 6 - Collinsville  
 Location/Site Name: Cahokia/Baur #2  
 Date: 10/15/2003 Time: From 14:50 To 15:10 Previous Inspection Date: \_\_\_\_\_  
 Inspector(s): Chris Cahnovsky and Mike Grant Weather: Sunny ~70 F soil conditions were dry  
 No. of Photos Taken: # 10 Est. Amt. of Waste: 200 yds<sup>3</sup> Samples Taken: Yes # x No ☐  
 Interviewed: Roy Baur Complaint #: \_\_\_\_\_

Responsible Party  
 Mailing Address(es)  
 and Phone  
 Number(s):

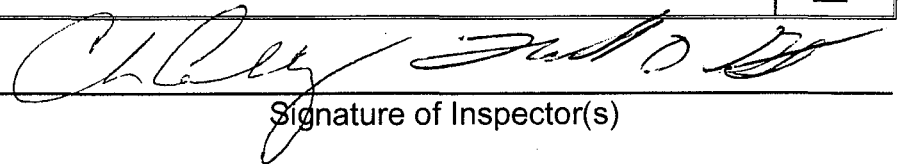
Baur Trucking  
 3936 Mississippi Ave  
 Cahokia, Illinois 62206  
 618/337-4175

	SECTION	DESCRIPTION	VIOL
<b>ILLINOIS ENVIRONMENTAL PROTECTION ACT REQUIREMENTS</b>			
1.	9(a)	CAUSE, THREATEN OR ALLOW AIR POLLUTION IN ILLINOIS	<input type="checkbox"/>
2.	9(c)	CAUSE OR ALLOW OPEN BURNING	<input type="checkbox"/>
3.	12(a)	CAUSE, THREATEN OR ALLOW WATER POLLUTION IN ILLINOIS	<input type="checkbox"/>
4.	12(d)	CREATE A WATER POLLUTION HAZARD	<input type="checkbox"/>
5.	21(a)	CAUSE OR ALLOW OPEN DUMPING	<input checked="" type="checkbox"/>
6.	21(d)	CONDUCT ANY WASTE-STORAGE, WASTE-TREATMENT, OR WASTE- DISPOSAL OPERATION:	
	(1)	Without a Permit	<input checked="" type="checkbox"/>
	(2)	In Violation of Any Regulations or Standards Adopted by the Board	<input checked="" type="checkbox"/>
7.	21(e)	DISPOSE, TREAT, STORE, OR ABANDON ANY WASTE, OR TRANSPORT ANY WASTE INTO THE STATE AT/TO SITES NOT MEETING REQUIREMENTS OF ACT	<input checked="" type="checkbox"/>
8.	21(p)	CAUSE OR ALLOW THE OPEN DUMPING OF ANY WASTE IN A MANNER WHICH RESULTS IN ANY OF THE FOLLOWING OCCURRENCES AT THE DUMP SITE:	
	(1)	Litter	<input checked="" type="checkbox"/>
	(2)	Scavenging	<input type="checkbox"/>
	(3)	Open Burning	<input type="checkbox"/>
	(4)	Deposition of Waste in Standing or Flowing Waters	<input type="checkbox"/>
	(5)	Proliferation of Disease Vectors	<input type="checkbox"/>
	(6)	Standing or Flowing Liquid Discharge from the Dump Site	<input type="checkbox"/>

LPC # 1630205066

Inspection Date: 10/15/2003

	(7)	Deposition of General Construction or Demolition Debris; or Clean Construction or Demolition Debris	<input checked="" type="checkbox"/>
9.	55(a)	<b>NO PERSON SHALL:</b>	
	(1)	Cause or Allow Open Dumping of Any Used or Waste Tire	<input checked="" type="checkbox"/>
	(2)	Cause or Allow Open Burning of Any Used or Waste Tire	<input type="checkbox"/>
<b>35 ILLINOIS ADMINISTRATIVE CODE REQUIREMENTS SUBTITLE G</b>			
10.	812.101(a)	FAILURE TO SUBMIT AN APPLICATION FOR A PERMIT TO DEVELOP AND OPERATE A LANDFILL	<input checked="" type="checkbox"/>
11.	722.111	HAZARDOUS WASTE DETERMINATION	<input type="checkbox"/>
12.	808.121	SPECIAL WASTE DETERMINATION	<input type="checkbox"/>
13.	809.302(a)	ACCEPTANCE OF SPECIAL WASTE FROM A WASTE TRANSPORTER WITHOUT A WASTE HAULING PERMIT, UNIFORM WASTE PROGRAM REGISTRATION AND PERMIT AND/OR MANIFEST	<input type="checkbox"/>
<b>OTHER REQUIREMENTS</b>			
14.		APPARENT VIOLATION OF: <input type="checkbox"/> PCB; <input type="checkbox"/> CIRCUIT COURT CASE NUMBER: ORDER ENTERED ON:	<input type="checkbox"/>
15.	OTHER:		<input type="checkbox"/>
			<input type="checkbox"/>
			<input type="checkbox"/>
			<input type="checkbox"/>
			<input type="checkbox"/>
			<input type="checkbox"/>

  
Signature of Inspector(s)

Informational Notes

1. [Illinois] Environmental Protection Act: 415 ILCS 5/4.
2. Illinois Pollution Control Board: 35 Ill. Adm. Code, Subtitle G.
3. Statutory and regulatory references herein are provided for convenience only and should not be construed as legal conclusions of the Agency or as limiting the Agency's statutory or regulatory powers. Requirements of some statutes and regulations cited are in summary format. Full text of requirements can be found in references listed in 1. and 2. above.
4. The provisions of subsection (p) of Section 21 of the [Illinois] Environmental Protection Act shall be enforceable either by administrative citation under Section 31.1 of the Act or by complaint under Section 31 of the Act.
5. This inspection was conducted in accordance with Sections 4(c) and 4(d) of the [Illinois] Environmental Protection Act: 415 ILCS 5/4(c) and (d).
6. Items marked with an "NE" were not evaluated at the time of this inspection.

1630205066 – St. Clair County  
Cahokia/Baur #2  
Date of Inspection: October 15, 2003  
Prepared by: Chris Cahnovsky

### **NARRATIVE**

On October 15, 2003, Mike Grant and I conducted an open dump inspection at the end of Cargill Road in Cahokia, Illinois. The weather at the time of the inspection was sunny, about 70 F and the soil conditions were dry. Upon arrival at the site about 14:50 hours, I observed a large piece of equipment sorting through several piles of demolition debris. This demolition debris consisted of concrete, asphalt roofing, wood, landscape debris, metal, about 30 tires, metal pipe and rebar. This site is located at the end of Cargill Road at the entrance to American Milling Services.

There were two men working at this site. One was operating the large shovel. It appeared they were sorting the metal from piles of waste. I observed a large pile of scrap metal. Next to the metal was a roll-off box of asphalt roofing. It appears that the roofing was also being sorted from the waste. I approached one of the employees. He explained that he works for Roy Baur and was being directed by Mr. Baur to remove the metal from these piles. He did not know where the waste was coming from or who owned the property.

Mr. Grant and I then took two samples of the roofing material for asbestos analysis. Sample X201 consisted of a piece of asphalt roofing. Sample X202 consisted of a piece of roofing tarpaper. Each sample was placed in a separate plastic bag and sealed with evidence tape.

Mr. Grant and I then proceeded to Baur Trucking Company's Cahokia location. The receptionist stated that Mr. and Mrs. Baur were not available. I left my business card and asked that Mr. Baur contact me.

The above activities constitute open dumping of general construction and demolition debris. Mr. Baur/Baur Trucking is required to have a solid waste permit issued by the Illinois EPA to conduct this type of activity at this site. Therefore, the apparent violations of 21(a), 21(d)(1)(2), 21(e), 21(p)(1)(7), 55(a) and 812.101(a) are being alleged from the activities at this site.

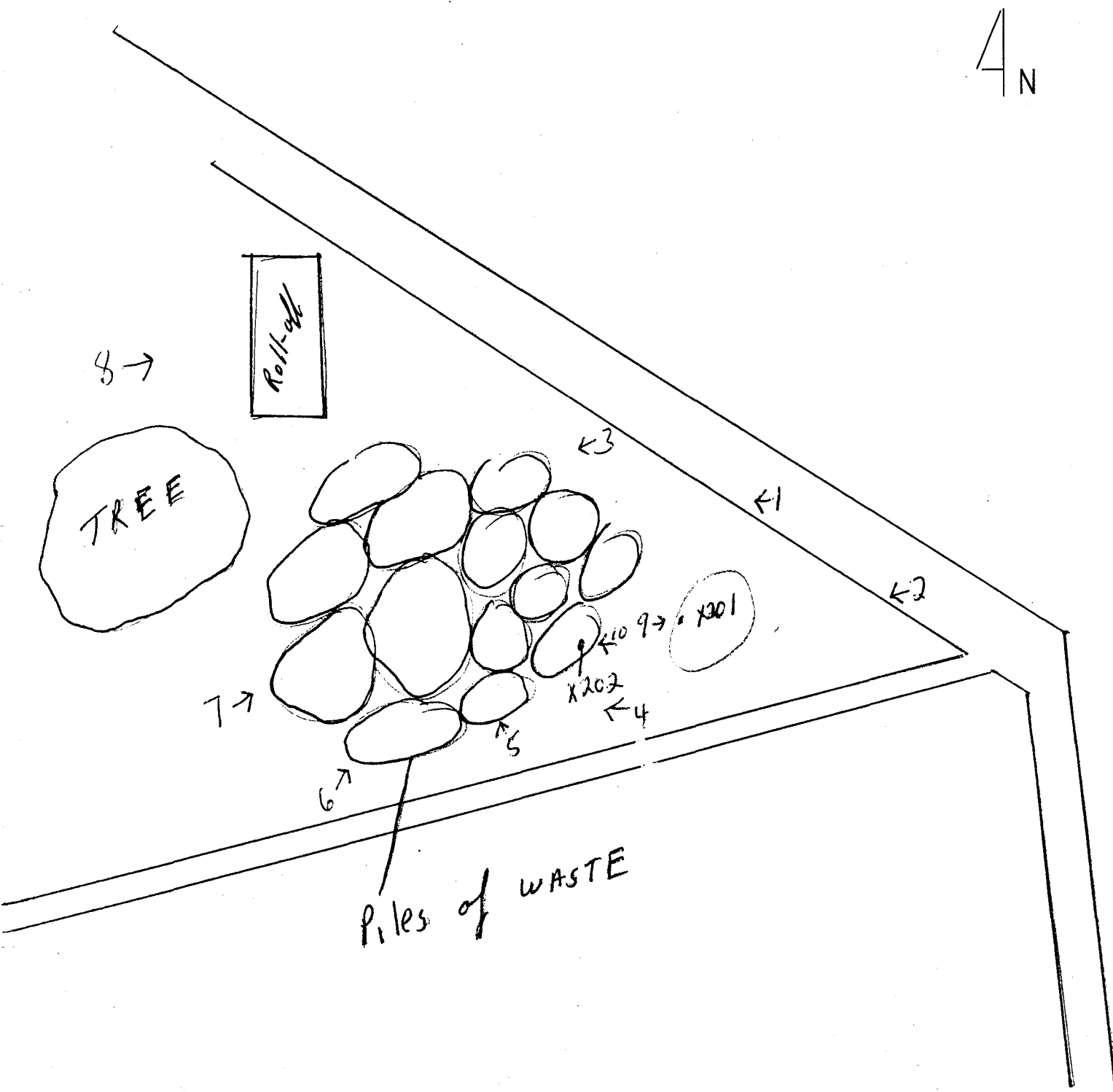
On October 16, 2003, Mr. Ron Robeen (BOA/FOS) delivered the asbestos samples to Philip Services Corp. in Columbia, Illinois. The results were received later the same day. Both sample X201 and X202 were negative for asbestos.

On October 16, 2003, Mr. Roy Baur contacted me via telephone. Mr. Baur stated that the majority of the waste at this site was dumping by Baur Trucking and came from a collapsed parking garage in St. Louis. Mr. Baur also stated that some of the waste was dumped by different people. He stated that he was sorting the waste to remove the metal and the waste was going to Milam Landfill. Mr. Baur stated that we would have it all cleaned by Monday and could send me receipts. Mr. Baur stated that he would do what ever was needed at this site. He stated that he has never be in trouble by the IEPA before.

On October 16, 2003, I spoke telephonically to Dave Jump, one of the owners of American Milling Services. Mr. Jump stated that he does not own the property that Mr. Baur is conducting his operation. He stated that Mr. Baur is leasing the property from the property owner. Per Mr. Jump, the dumping and sorting of material is common practice at this site by Baur Trucking. Mr. Jump stated that sometime just clean material is brought to this site and sometimes is dirty like the material I observed at the site on October 15, 2003. It appears Mr. Baur routinely uses this property to dump and sort general C&D and clean C&D

On October 20, 2003, I went to the St. Clair County Court House to conduct a property search of this site. According to County records, the taxes of this property are being paid by David Holland of Marquand, Missouri. I was unsuccessful in contacting Mr. Holland.

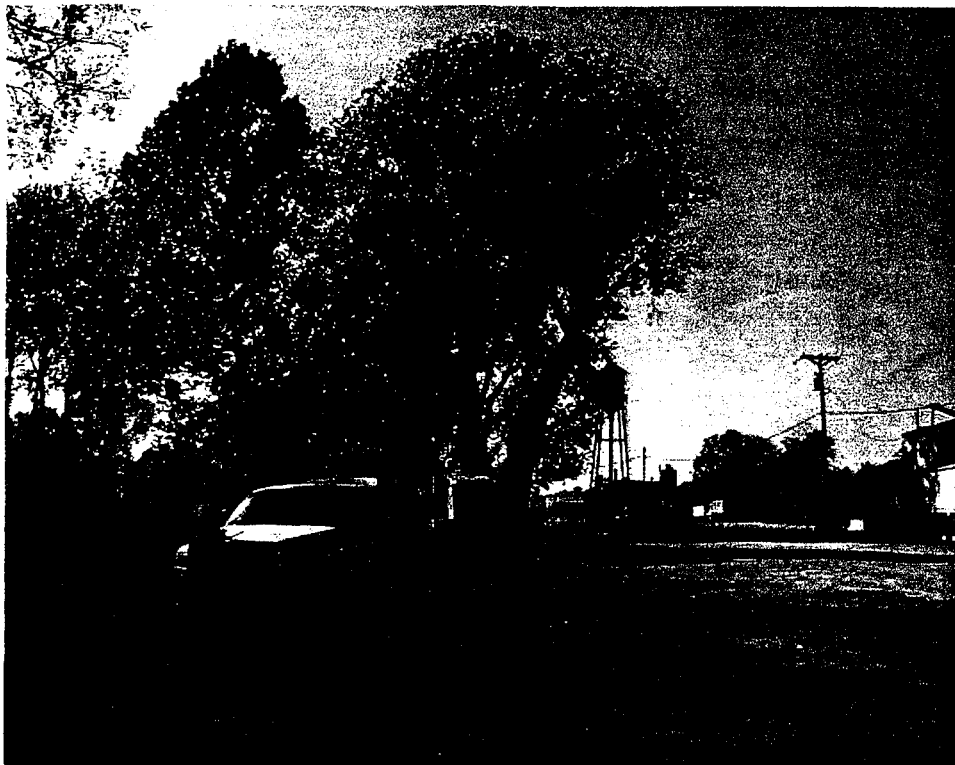
Date of Inspection: October 15, 2003 Inspector: Cahnovsky & Grant  
 Site Code: 1630205066 County: St. Clair  
 Site Name: Cahokia/Baur #2 Time: 14:50-15:10



LPC #1630205066 – St. Clair County  
Cahokia/Baur #2  
FOS File

### DIGITAL PHOTOGRAPH PHOTOCOPIES

**DATE:** October 15, 2003  
**TIME:** 14:50-15:10  
**DIRECTION:** West  
**PHOTO by:** Chris Cahnovsky  
**PHOTO FILE NAME:**  
1630205066~10152003-001  
**COMMENTS:**



**DATE:** October 15, 2003  
**TIME:** 14:50-15:10  
**DIRECTION:** West  
**PHOTO by:** Chris Cahnovsky  
**PHOTO FILE NAME:**  
1630205066~10152003-002  
**COMMENTS:**





LPC #1630205066 – St. Clair County  
Cahokia/Baur #2  
FOS File

### DIGITAL PHOTOGRAPH PHOTOCOPIES

**DATE:** October 15, 2003.  
**TIME:** 14:50-15:10  
**DIRECTION:** West  
**PHOTO by:** Chris Cahnovsky  
**PHOTO FILE NAME:**  
1630205066~10152003-003  
**COMMENTS:**



**DATE:** October 15, 2003  
**TIME:** 14:50-15:10  
**DIRECTION:** Northwest  
**PHOTO by:** Chris Cahnovsky  
**PHOTO FILE NAME:**  
1630205066~10152003-004  
**COMMENTS:**



LPC #1630205066 – St. Clair County  
Cahokia/Baur #2  
FOS File

### DIGITAL PHOTOGRAPH PHOTOCOPIES

**DATE:** October 15, 2003  
**TIME:** 14:50-15:10  
**DIRECTION:** North  
**PHOTO by:** Chris Cahnovsky  
**PHOTO FILE NAME:**  
1630205066~10152003-005  
**COMMENTS:**



**DATE:** October 15, 2003  
**TIME:** 14:50-15:10  
**DIRECTION:** Northeast  
**PHOTO by:** Chris Cahnovsky  
**PHOTO FILE NAME:**  
1630205066~10152003-006  
**COMMENTS:**



LPC #1630205066 – St. Clair County  
Cahokia/Baur #2  
FOS File

### DIGITAL PHOTOGRAPH PHOTOCOPIES

**DATE:** October 15, 2003  
**TIME:** 14:50-15:10  
**DIRECTION:** East  
**PHOTO by:** Chris Cahnovsky  
**PHOTO FILE NAME:**  
1630205066~10152003-007  
**COMMENTS:**



**DATE:** October 15, 2003  
**TIME:** 14:50-15:10  
**DIRECTION:** East  
**PHOTO by:** Chris Cahnovsky  
**PHOTO FILE NAME:**  
1630205066~10152003-008  
**COMMENTS:**



LPC #1630205066 – St. Clair County  
Cahokia/Baur #2  
FOS File

### DIGITAL PHOTOGRAPH PHOTOCOPIES

**DATE:** October 15, 2003  
**TIME:** 14:50-15:10  
**DIRECTION:** East  
**PHOTO by:** Chris Cahnovsky  
**PHOTO FILE NAME:**  
1630205066~10152003-009  
**COMMENTS:**



**DATE:** October 15, 2003  
**TIME:** 14:50-15:10  
**DIRECTION:** West  
**PHOTO by:** Chris Cahnovsky  
**PHOTO FILE NAME:**  
1630205066~10152003-010  
**COMMENTS:**





## SAMPLE RESULTS

Project Name: Cahokia Baur #2, Cahokia, IL  
Project Number: 62402305  
Microscopist: Craig M. Brooks  
Sampled By: Chris Cahnovsky, Mike Grant  
NVLAP Lab No.: 101192

Date(s) Sampled: 10/15/03  
Date(s) Received: 10/16/03  
Date(s) Analyzed: 10/16/03  
C.O.C. Number(s): N/A

The "Method for the Determination of Asbestos in Bulk Building Materials" described in Test Method EPA/600/R-93/116 was used to analyze the samples listed below.

Sample ID	Lab ID	Homogeneity	Color	Asbestos Detected		Other Materials	
				Type(s)	Percent	Type(s)	Percent
X201	B037636	Homogeneous	Black	---	--	Cellulose	15
						Tar	81
						Carbonates	04
X202	B037637	Homogeneous	Black	---	--	Synthetics	40
						Tar	60

In consideration of recent USEPA - NESHAP regulations concerning regulated ACM (Asbestos Containing Material) with asbestos content greater than zero but less than ten percent, the owner or operator of the building may elect to assume the amount to be greater than 1 % and treat the asbestos-containing material or is required to verify the amount by an additional analyzing technique such as point counting.

Philip Environmental Services Corporation (Philip) is accredited by the National Voluntary Laboratory Accreditation Program (NVLAP) for Bulk Asbestos Fiber Analysis. This report shall not be used in any way to claim product endorsement by NVLAP or any agency of the U.S. Government. This report relates solely to the items tested and shall not be reproduced except in full, without written approval of Philip.

Sincerely yours,

PHILIP ENVIRONMENTAL

Craig M. Brooks  
Manager, Laboratory Services  
Date of Issue: 10/16/03

CMB/cmb/X201.LAB

RECEIVED  
EPA  
OCT 17 2003  
COLLINSVILLE OFFICE

Illinois Environmental Protection Agency  
DLPC/FOS Chain of Custody Document  
(Analysis Request and Receipt for Samples)  
Page 1 of 1

Fund [10]	LPC # [17] 1190200000	County St. Clair County	Locality Cahokia
Section [14] F	USEPA ID#	Site Name [19] Cahokia/Baur #2	Groundwater File

Project Manager's Name/Address/Phone #: Chris Cahnovsky, c/o IEPA 2009 Mall Street	IEPA Laboratory (circle one) 2125 S. 1 <sup>st</sup> Street Champaign, IL 61820, 217/278-5858	Other Laboratory Name, Address, and Phone # Phillips Environmental 210 West Sand Bank Rd. Columbia, Illinois 618/281-7173	Delivered by [23] UPS
--	---	---	--------------------------

Collinsville, IL 62234 618/346-5120 Case # (if applicable) Lab Sample # [01]	Parameter Group [03] & Other Analytes						[15]	S A V E (y/n)	Split (y/n)	# Bottles	V O L (oz.)	[20] Date Collected & Sealed	[21] Time Collected (24 hr clk)	[22] Time Sealed (24 hr clk)	[22] Sampler's Initials	[24] Collector or Laboratory Comments	Seal Intact? (y/n)
							Field Sample #										
							X201	No	No			10/15/03	15:00	15:03	MDG	Asphalt Roofing	
							X202	No	No			10/15/03	15:04	15:05	MDG	Roofing Tar Paper	

Receipt for Samples: Collection of the above-listed sample(s) at the indicated site is hereby acknowledged. Split(s) Offered? y / n Accepted? y / n

Signature/Title of Facility Representative, Date Samplers (printed names and signatures) Chris Cahnovsky Mike Grant	Sealer: I certify that I sealed the samples listed above and I wrote my initials, the date, and the time on the seal(s). Sealer's Signature & Initials Date 10/16/03 Time (24 hr clk) 8:30
--	---

Carriers: I certify that I received the container(s) holding the above sample(s) with the seal(s) intact and the sealer's initials and sealing date written on the seal(s). Relinquished by (Sealer) [Signature] Date 10/16/03 Time (24 hr clk) 8:30 am	Received by [Signature] Date 10-16-03 Time (24 hr clk) 9:30 am
--	--

Laboratory Custodian: I certify that I received the container holding the above sample(s) with the seal integrity as indicated above and the sealer's initials and the date written on the seal(s). After being received, this/these same sample(s) will be retained by laboratory personnel at all times or locked in a secured area. Printed Name, Signature, and Initials [07] Date [05] Time [06] (24 hr clk) Sample Temp. (°C)	Supervisor releasing results (signature): Date:
---	--

**BUSINESS SERVICES**JESSE WHITE  
SECRETARY OF STATE

## Results from Corporation Search

Entity Name	BAUR TRUCKING COMPANY INC.	File Number	55458081
Entity Type	Corporate Master	Type Corporation	Domestic BCA
Incorporation Date	03/24/1989	State	ILLINOIS
Agent Name	ROY BAUR	Agent Change Date	03/05/1992
Agent Street	3936 MISSISSIPPI AVE	President Name	ROY BAUR JR 3936 MISSISSIPPI AVE CAHOKIA 62206
Agent City	CAHOKIA	Secretary Name	JUDY BAUR SAME
Agent Zip	622061060	Duration Date	Perpetual
Current Paid Year	2003	Current Paid Date	03/05/2003
Assumed Name			

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