AKC English Mastiff puppies for a sale, Males and females available. Credit cards accepted.

Alfasse call 217-826-5033.

AKC EEBAAV Sheobert purpy.

100

CERTIFICATE OF PUBLICATION

Herald & Review

Billed to Solicitors or Attorneys

Illinois Pollution Control Don Brown 100 W Randolph St Suite 11-500 Chicago, IL 60601

STATE OF ILLINOIS COPY OF ADVERTISEMENT Public Notices 20457567 ILLINOIS POLLUTION CONTROL BOARD NOTICE OF PROPOSED STIPLIATION AND SETTLEMENT OF ENFORCEMENT CASE The Altorney Ganerial has brought a case against Wase through a case against was a	of Proposed Stinulation	In the matter of:
COPY OF ADVERTISEMENT Public Notices 20457567 ILLINOIS POLLUTION CONTROL BOARD NOTICE OF PROPOSED STIPULATION AND STIPULATI	of Proposed Stipulation	
Public Natitices 20457567 ILLINOIS POLLUTION CONTROL BOARD NOTICE OF PROPOSED STRONGSAL FOR SETLEMENT OF ENFORCEMENT CASE The Attorney General has brought a case against Waste Hauling Landfill, Inc. Serry General Lise Creminal Co. Bridgestone/Firestone, Inc. Control, Inc. Control Inc. Inc		
## HERALD & REVIEW, a division of LEE ENTERPRISES INCORPORATED, a corporation, does hereby certify that it is the publisher of the Herald & Review, a daily secular newspaper of general circulation in said County, printed and published in the City of Decatur, in said County, printed and published in the City of Decatur, in said County, printed and published in the City of Decatur, in said County and State, and that said newspaper is a newspaper as defined in "An Act to revise the law in relation to notices," approved February 13, 1874, as amended, and that the advertisement or notice hereunto annexed and made a part of this certificate has been published in said newspaper one time in each and every copy and impression of the final edition of said newspaper one time in each and every copy and impression of the final edition thereof, and that the publication thereof was in the final edition of said newspaper one time in each and every copy and impression of the final edition of said newspaper one time in each and every copy and impression of the final edition of said newspaper one time in each and every copy and impression of the final edition thereof, and that the publication thereof was in the final edition of said newspaper one time in each and every copy and impression of the final edition of said newspaper one time in each and every copy and impression of the final edition of said newspaper one time in each and every copy and impression of the final edition of said newspaper one time in each and every copy and impression of the final edition of said newspaper one time in each and every copy and impression of the final edition of said newspaper one time in each and every copy and impression of the final edition of said newspaper one time in each and every copy and impression of the final public hearing types from the final edition of said newspaper one time in each and every copy and impression of the final edition of said newspaper one time in each and every copy and impression of the final edition of said ne	COPY OF ADVERTISEMENT	
CONTROL BOARD NOTICE OF PROPOSED STOCK LOOP SETTLEMENT OF ENFORCEMENT CASE The Attorney General has been published in the City of Decatur, in said County, printed and published in the City of Decatur, in said County, printed and published in the City of Decatur, in said County, printed and published in the City of Decatur, in said County, printed and newspaper is a newspaper as defined in "An Act to revise the law in relation to notices," approved February 13, 1874, as amended, and that the advertisement or notice hereunto annexed and made a part of this certificate has been published in said newspaper one time in each and every copy and impression of the final certific. Inc., Combe Laboratories, Inc., General Electric Raicas No., Command Control, Inc., Caterpliar, Inc., Combe Laboratories, Inc., General Electric Raicas No., Compared Techniques, Inc., for violation of State pollution control rules On June 21, 2012, the parties side of a pass to Bridgestone Americas Itic (Ifk/a Bridgestone/Firestone, Inc., Inc., Caterpliar, Inc., Combe Laboratories, Inc., General Electric Raicas No., Commenture of the City of Decatur, in said County and State, and that sate and that the advertisement or notice hereunto annexed and made a part of this certificate has been published in the city of Decatur, in said County and State, and that sate and that the advertisement or notice hereunto annexed and made a part of this certificate has been published in the city of Decatur, in said County and State, and that sate and that the advertisement or notice hereunto annexed and made a part of this certificate has been published in the City of Decatur, in said County and State, and that the advertisement or notice hereunto annexed and made a part of this certificate has been published that the city of Decatur, in said County and State, and that the advertisement or notice hereunto annexed and made a part of this certificate has been published that the advertisement or notice hereunto and the city of Decatur in the City of Decatur, in s	Public Notices	Macon County
CONTROL BOARD NOTICE OF PROPOSED STOCK LOOP SETTLEMENT OF ENFORCEMENT CASE The Attorney General has been published in the City of Decatur, in said County, printed and published in the City of Decatur, in said County, printed and published in the City of Decatur, in said County, printed and published in the City of Decatur, in said County, printed and newspaper is a newspaper as defined in "An Act to revise the law in relation to notices," approved February 13, 1874, as amended, and that the advertisement or notice hereunto annexed and made a part of this certificate has been published in said newspaper one time in each and every copy and impression of the final certific. Inc., Combe Laboratories, Inc., General Electric Raicas No., Command Control, Inc., Caterpliar, Inc., Combe Laboratories, Inc., General Electric Raicas No., Compared Techniques, Inc., for violation of State pollution control rules On June 21, 2012, the parties side of a pass to Bridgestone Americas Itic (Ifk/a Bridgestone/Firestone, Inc., Inc., Caterpliar, Inc., Combe Laboratories, Inc., General Electric Raicas No., Commenture of the City of Decatur, in said County and State, and that sate and that the advertisement or notice hereunto annexed and made a part of this certificate has been published in the city of Decatur, in said County and State, and that sate and that the advertisement or notice hereunto annexed and made a part of this certificate has been published in the city of Decatur, in said County and State, and that sate and that the advertisement or notice hereunto annexed and made a part of this certificate has been published in the City of Decatur, in said County and State, and that the advertisement or notice hereunto annexed and made a part of this certificate has been published that the city of Decatur, in said County and State, and that the advertisement or notice hereunto annexed and made a part of this certificate has been published that the advertisement or notice hereunto and the city of Decatur in the City of Decatur, in s	20457567	LIEBALD & REVIEW a division of LEE ENTERPRISES INCORPORATED, a
NOTICE OF PROPOSED STIPULATION AND PROPOSAL FOR SETTLEMENT OF SETTLEMENT		
published in the City of Decatur, in said County and State, and that said newspaper as defined in "An Act to revise the law in relation to notices," approved February 13, 1874, as amended, and that the advertisement or notice hereunto annexed and made a part of this certificate has been published in said newspaper or time in each and every copy and impression of the final edition to revise the law in relation to notice. The newspaper is a newspaper as defined in "An Act to revise the law in relation to notice hereunto annexed and made a part of this certificate has been published in said newspaper one time in each and every copy and impression of the final edition thereof, and that the publication thereof was in the final edition of said newspaper on time in each and every copy and impression of the final edition thereof, and that the publication thereof was in the final edition of said newspaper on time in each and every copy and impression of the final edition thereof, and that the publication thereof was in the final edition of said newspaper on time in each and every copy and impression of the final edition of notice, and the said newspaper on time in each and every copy and impression of the final edition of notice from the publication thereof was in the final edition of said newspaper on time in each and every copy and impression of the final edition of notice, and the publication thereof was in the final edition of notice from the publication thereof was in the final edition of notice from the publication thereof was in the final edition of notice from the final edition of notice from the publication thereof was in the final edition of notice from the final edition of notice from the final edition thereof was in the final edition of notice from the final edition thereof was in the final edition of notice from the final edition of notice from the final edition thereof was in the final edition thereof was in the final edition thereof was in the final edition of notice from the final edition thereof was in	CONTROL BOARD	
newspaper is a newspaper as defined in "An Act to revise the law in relation to notices," approved February 13, 1874, as amended, and that the advertisement or notice hereunto annexed and made a part of this certificate has been published in said newspaper one time in each and every copy and impression of the final edition of Said newspaper one time in each and every copy and impression of the final edition of Said newspaper one time in each and every copy and impression of the final edition of Said newspaper one time in each and every copy and impression of the final edition of said newspaper one time in each and every copy and impression of the final edition of said newspaper on time in each and every copy and impression of the final edition of said newspaper on time in each and every copy and impression of the final edition of the said newspaper on time in each and every copy and impression of the final edition of the said newspaper on time in each and every copy and impression of the final edition of the said newspaper on time in each and every copy and impression of the final edition of the said newspaper on time in each and every copy and impression of the final edition of the said newspaper on time in each and every copy and impression of the final edition thereof, and that the publication thereof was in the final edition of the most of the final edition of the said a proposed settlement agreement, as to Bridgestone American the parties filed a proposed settlement agreement, as to Bridgestone American the parties filed a proposed settlement agreement, as to Bridgestone American the parties filed a proposed settlement agreement, as to Bridgestone American the parties filed a proposed settlement agreement, as to Bridgestone American the parties filed a proposed settlement agreement, as to Bridgestone American the parties filed a proposed settlement agreement, as to Bridgestone American the parties filed a proposed settlement agreement, as to Bridgestone American the parties filed a proposed settlement agre	NOTICE OF PROPOSED	
SETTLEMENT OF- ENFORCEMENT CASE The Attorney General has brought a case against Waste Hauling Landill, Inc., Jerry Camfield, A. E. Staley Manufacturing Co., Aramark Uniform Services, Inc., Bell Sports, Inc., Borden Chemical Co., Bridgestone/Firestone, Inc., Cells Place, Inc., Combe Labor Chemical Co., Bridgestone/Firestone, Inc., Cells Place, Inc., Combe Labor Chemical Co., Bridgestone/Firestone, Inc., Cells Place, Inc., Compe Labor Chemical Co., Bridgestone/Firestone, Inc., Combe Labor Chemical Co., Inc., Categorical Co., Trinity Rail Group, Inc., Tripity S. Refining Corporation and Borg Warner, Inc., for violation of State pollution control rules. On June 21, 2012, the parties filed 2 pseposed settlement Americas Tire Operations, LLC (Ifk/a) Bridgestone/Firestone, Inc.), Momentive Specialty Chemicals Co., Juna 21, 2012 the parties and in according to the composition of the settlement be adopted without holding a public hearing. Any person desiring that a hearing be held may demand a public hearing. Any person desiring that a hearing be held may demand a public hearing. Any person desiring that a hearing be held may demand a public hearing in this case with the moles. Pollution Control Board within 21 days after the publication of this notice. The hearing request should refer to People of the State of Ilmios v. Waste Hauling Landilli, Inc., Lerry Camfield, A. E. Staley Menufacturing Co., Aramark Chemical Review Menufacturing Co., Che	STIPULATION AND PROPOSAL FOR	
The Attorney General has brought a case against Waste Hauling Landfill, Inc., Leving Co., Leving Corporation, P. & H. Manufacturing, Inc., Tripple S. Refining Corporation and Borg Warrer, Inc., for violation of State pollution control rules. On June 21-2012, the parties filed a possible control rules on June 22-2012, the parties filed a possible control rules on June 22-2012, the parties filed a possible control rules on June 24-2022 (the Leving Co.), Leving Co., Leving	SETTLEMENT OF	
The Attorney General has brought a case against Waste Hauling Lacettil, Inc. Jerry Hauling Lacettil, Inc. Jerry General Lacettil, Inc. Jerry General Electric Rylater Control, Inc., Caterpliar, Inc., Comber Laboratorics, Inc., General Electric Ralicar Services. Inc., General Electric Ralicar Services Corporation, Prince Services, Inc., General Electric Ralicar Services Corporation, Prince Ralicar Services Corporatio	ENFORGEMENT OAGE	notices," approved February 13, 1874, as amended, and that the advertisement
brought a case against waste Hauling Landfill, Inc., Berry Camfield, A. E. Staley Man Services, Inc., Bell Sports, Inc., Berry Camfield, A. E. Staley Man Services, Inc., Bell Sports, Inc., Borden Chemical Placeting, Co., Aramark Unifference of Caterpillar, Inc., Cornibe Laboratories, Inc., Caterpillar, Inc., Cornibe Laboratories, Inc., Chimal Combe Laboratories, Inc., Cornibe Laboratories, Inc., Cornibe Laboratories, Inc., Chimal Complex Laboratories, Inc., Inc., Cornibe Laboratories, Inc., Cornibe Laboratories, Inc., Cornibe Laboratories, Inc., Cornibe Laboratories, Inc., Inc., Cornibe Laboratories, Inc., Cornibe Laboratories, Inc., Inc.	The Attorney General has	
Services, Inc., Bell Sports, Inc., Bell Sports, Inc., Bridgestone/Firestone, Inc., Collimate Control, Inc., Caterpillar, Inc., Combe Laboratories, Inc., General Electric, Caterpillar, Inc., Combe Laboratories, Inc., General Electric, Triple S Hefining Group, Inc., Triple S Refining Group, Inc., Triple S Refin	brought a case against Waste	
Services, Inc., Bell Sports, Inc., Borden Chemical Co., Bridgestone/Firestone, Inc., Gimate Control, Inc., Caterpillar, Inc., Combe Laboratories, Inc., General Electric Ralicar Services Corporation, P. & H. Manufacturing, Inc., Trinty Rall Group,	Camfield, A. E. Staley Manu-	
Borden Chillina Carbon Caterpillar, Inc., Combe Laboratories, Inc., Tripits, Bail Group, Inc., Tripits, Bail Group, Inc., Tripits, Selfaining Corporation, and Borg Warner, Inc., for violation of State pollution control rules. On June 21, 2012, the parties filed a proposed settlement agreement as to Bridgestone Americas Tire Operations, LLC (Ifk/a) Bridgestone/Firestone, Inc.), Momentive Specialty Chemicals, Inc., (fl/k/a) Borden Chemical Co.), and Tate & Lyle Ingredients America, LLC (Ifk/a) A. E. Staley Manufacturing, only. The parties agree that a hearing is unnecessary, and in accordance with State law, have requested that the settlement be adopted without holding a public hearing. Any person desiring that a hearing a writen hearing request should refer to People of the State of Illinois V. Waste Hauling Landfill, Inc., Jerry Carmield, A. E. Staley Manufacturing Co., Aramark Uninform Services, Inc., Bell Services for Borden Chemical Laboratory Carmield, A. E. Staley Manufacturing Co., Co., Aramark Uninform Services, Inc., Bell Service for Borden Chemical Laboratory Carmield, A. E. Staley Manufacturing Co., Co., Aramark Uninform Services, Inc., Bell Service for Borden Chemical Laboratory Carmield, A. E. Staley Manufacturing Co., Co., Aramark Uninform Services, Inc., Bell Service for Borden Chemical Laboratory Carmield, A. E. Staley Manufacturing Co., Co., Aramark Uninform Services, Inc., Bell Service for Borden Chemical Laboratory Carmield, A. E. Staley Manufacturing Co., Co., Aramark Uninform Services, Inc., Bell Service for Borden Chemical Laboratory Carmieldo, A. E. Staley Manufacturing Co., Co., Aramark Uninform Services, Inc., Bell Service for Borden Chemical Laboratory Carmieldo, A. E. Staley Manufacturing Co., Aramark Uninform Services, Inc., Bell Service for Chemical Car	Services, Inc., Bell Sports, Inc.,	
General Electric Railcar Services Corporation, P. & H. Manu- lacturing, Inc., Trinity Rail Group, Inc., Trinity Rail Group, Inc., Trinity Rail Group, Inc., Trinity Rail Group and Borg Warner, Inc. for violation of State pollu- tion control rules. On June 21, 2012, the parties filed a pro- posed settlement agreement as to Bridgestone Americas Tire Operations, LLC (IfWa Bridgestone/Firestone, Inc.), Momentive Specialty Chemi- cals, Inc., (IfWa Borden Chemi- cal Co.), and Tate & Lyle Ingre- dients America, LLC (IfWa) A.D., 2012 IN TESTIMONY WHEREOF, the said Jenette Johnson has hereunto affixed the name of said Company, this 16th day of July A.D., 2012 Fee \$ 162.08 HERALD & REVIEW, a division of LEE ENTERPRISES INCORPORA Received \$ 162.08 HERALD & REVIEW, a division of LEE ENTERPRISES INCORPORA Received \$ 162.08 Herald & Review 601 E William St Decatur IL 62523-1142 42-0823980	Borden Chemical Co., Bridgestone/Firestone, Inc., Cli-	total lands bule
Jenette Johnson by resolution of the Board of Directors, has Group, Inc., Trinity Rail Group, Inc., Triple S Refining Corporation and Bory Warner, Inc, for violation of State pollution control rules. On June 21, 2012, the parties filled a proposed settlement agreement, as to Bridgestone Americas Tire Operations, LLC (I/k/a Bridgestone/Firestone, Inc.), Momentive Specialty Chemicals, Inc., (I/k/a Borden Chemical Co.), and Tate & Lyle Ingredients America, LLC (I/k/a), A.E. Staley Manufacturing, only. The parties agree that a hearing is unnecessary, and in accordance with State law, have requested that the settlement be adopted without holding a public hearing. Any person desiring that a hearing a written hearing requests with the Illinois Pollution Control Board within 21 days after the publication of the Board of Directors, has authority to make this certificate. IN TESTIMONY WHEREOF, the said Jenette Johnson has hereunto affixed the name of said Company, this 16th day of July . A.D., 2012 Fee \$ 162.08 HERALD & REVIEW, a division of the Board of Directors, has authority to make this certificate. IN TESTIMONY WHEREOF, the said Jenette Johnson has hereunto affixed the name of said Company, this 16th day of July . A.D., 2012 Fee \$ 162.08 HERALD & REVIEW, a division of LEE ENTERPRISES INCORPORATION of the Market Lee ENTERPRISES INCORPORATION of the Market Lee Enter Lee En	mate Control, Inc., Caterpillar,	ivioriday , the <u>rotar</u> ,
Corporation and Borg Warner, Inc., for violation of State pollution control rules. On June 21, 2012, the parties filed a proposed settlement agreement as to Bridgestone Americas Tire Operations, LLC (f/k/a Bridgestone/Firestone, Inc.), Momentive Specialty Chemicals, Inc., (f/k/a Borden Chemical Co.), and Tate & Lyle Ingredients America, LLC (f/k/a' A. E. Staley Manufacturing, only. The parties agree that a hearing is unnecessary, and in accordance with State law, have requested that the settlement be adopted without holding a public hearing. Any person desiring that a hearing be held may demand a public hearing in this case by filling a written hearing request with the Illinois Pollution Control Board within 21 days after the publication of this notice. The hearing request should refer to People of the State of Illinois volume for the people of the State of	General Electric Rallcar Ser-	
Corporation and Borg Warner, Inc., for violation of State pollution control rules. On June 21, 2012, the parties filed a proposed settlement agreement as to Bridgestone Americas Tire Operations, LLC (f/k/a Bridgestone/Firestone, Inc.), Momentive Specialty Chemicals, Inc., (f/k/a Borden Chemical Co.), and Tate & Lyle Ingredients America, LLC (f/k/a' A. E. Staley Manufacturing, only. The parties agree that a hearing is unnecessary, and in accordance with State law, have requested that the settlement be adopted without holding a public hearing. Any person desiring that a hearing be held may demand a public hearing in this case by filling a written hearing request with the Illinois Pollution Control Board within 21 days after the publication of this notice. The hearing request should refer to People of the State of Illinois volume for the people of the State of	facturing, Inc., Trinity Rail	Jenette Johnson by resolution of the Board of Directors, has
ition control rules. On June 21, 2012, the parties filed a proposed settlement agreement as to Bridgestone Americas Tire Operations, LLC (t/k/a Bridgestone/Firestone, Inc.), Momentive Specialty Chemicals, Inc., (f/k/a Borden Chemicals, Inc., f/k/a Borden Chemicals, Inc., (f/k/a Borden Chemicals, Inc., f/k/a Borden Chemicals,	Corporation and Borg Warner.	authority to make this certificate.
2012, the parties filed a proposed settlement agreement as to Bridgestone Americas Tire Operations, LLC (f/k/a Bridgestone/Firestone, Inc.), Momentive Specialty Chemicals, Inc., (f/k/a Borden Chemical Co.), and Tate & Lyle Ingredients America, LLC (f/k/a A. E. Staley Manufacturing, only. The parties agree that a hearing is unnecessary, and in accordance with State law, have requested that the settlement be adopted without holding a public hearing in this case by filing a written hearing request with the Illinois Pollution Control Board within 21 days after the publication of this notice. The hearing request should refer to People of the State of Illinois v. Waste Hauling Landfill, Inc., Jerry Camfield, A. E. Staley Manufacturing Co., Aramark Uniform Services, Inc., Bell Sports for Rorden Chemical	the approximation of Ordina Page 21	
Bridgestone/Firestone, Inc.), Momentive Specialty Chemicals (o.), and Tate & Lyle Ingredients America, LLC (fik/a) A. E. Staley Manufacturing, only. The parties agree that a hearing is unnecessary, and in accordance with State law, have requested that the settlement be adopted without holding a public hearing. Any person desiring that a hearing be held may demand a public hearing in this case by filing a written hearing request with the Illinois Pollution Control Board within 21 days after the publication of this notice. The hearing request should refer to People of the State of Illinois v. Waste Hauling Landfill, Inc., Jerry Camfield, A. E. Staley Manufacturing Co., Aramark Uniform Services, Inc., Bell Sports Inc. Roden Chemical		IN TESTIMONY WHEREOF, the said Jenette Johnson has hereunto
Bridgestone/Firestone, Inc.), Momentive Specialty Chemicals (o.), and Tate & Lyle Ingredients America, LLC (fik/a) A. E. Staley Manufacturing, only. The parties agree that a hearing is unnecessary, and in accordance with State law, have requested that the settlement be adopted without holding a public hearing. Any person desiring that a hearing be held may demand a public hearing in this case by filing a written hearing request with the Illinois Pollution Control Board within 21 days after the publication of this notice. The hearing request should refer to People of the State of Illinois v. Waste Hauling Landfill, Inc., Jerry Camfield, A. E. Staley Manufacturing Co., Aramark Uniform Services, Inc., Bell Sports Inc. Roden Chemical	to Bridgestone Americas Tire	affixed the name of said Company, this 16th day of July ,
The parties agree that a hearing is unnecessary, and in accordance with State law, have requested that the settlement be adopted without holding a public hearing. Any person desiring that a hearing be held may demand a public hearing in this case by filing a written hearing request with the Illinois Pollution Control Board within 21 days after the publication of this notice. The hearing request should refer to People of the State of Illinois V. Waste Hauling Landfill, Inc., Jerry Camfield, A. E. Staley Manufacturing Co., Aramark Uniform Services, Inc., Bell Sports for Rorrien Chemical	Operations, LLC (1747a Bridgestone/Firestone, Inc.),	annou die name et east company)
The parties agree that a hearing is unnecessary, and in accordance with State law, have requested that the settlement be adopted without holding a public hearing. Any person desiring that a hearing be held may demand a public hearing in this case by filing a written hearing request with the Illinois Pollution Control Board within 21 days after the publication of this notice. The hearing request should refer to People of the State of Illinois V. Waste Hauling Landfill, Inc., Jerry Camfield, A. E. Staley Manufacturing Co., Aramark Uniform Services, Inc., Bell Sports for Rorrien Chemical	Momentive Specialty Chemi- cals Inc. (f/k/a Borden Chemi-	A.D., <u>2012</u>
The parties agree that a hearing is unnecessary, and in accordance with State law, have requested that the settlement be adopted without holding a public hearing. Any person desiring that a hearing be held may demand a public hearing in this case by filing a written hearing request with the Illinois Pollution Control Board within 21 days after the publication of this notice. The hearing request should refer to People of the State of Illinois V. Waste Hauling Landfill, Inc., Jerry Camfield, A. E. Staley Manufacturing Co., Aramark Uniform Services, Inc., Bell Sports for Rorrien Chemical	cal Co.), and Tate & Lyle Ingre-	
is unnecessary, and if accordance with State law, have requested that the settlement be adopted without holding a public hearing. Any person desiring that a hearing be held may demand a public hearing in this case by filing a written hearing request with the Illinois Pollution Control Board within 21 days after the publication of this notice. The hearing request should refer to People of the State of Illinois v. Waste Hauling Landfill, Inc., Jerry Camfield, A. E. Staley Manufacturing Co., Aramark Uniform Services, Inc., Bell Spots Inc. Rorden Chemical	E. Staley Manufacturing, only.	Fee \$ 162.08 HERALD & REVIEW, a division of
quested that the settlement be adopted without holding a public hearing. Any person desiring that a hearing be held may demand a public hearing in this case by filing a written hearing request with the Illinois Pollution Control Board within 21 days after the publication of this notice. The hearing request should refer to People of the State of Illinois v. Waste Hauling Landfill, Inc., Jerry Camfield, A. E. Staley Manufacturing Co., Aramark Uniform Services, Inc., Bell Spots for Sorrien Chemical	is unnecessary, and in accord-	LEE ENTERPRISES INCORPORATI
Any person desiring that a hearing be held may demand a public hearing in this case by filing a written hearing request with the Illinois Pollution Control Board within 21 days after the publication of this notice. The hearing request should refer to People of the State of Illinois v. Waste Hauling Landfill, Inc., Jerry Camfield, A. E. Staley Manufacturing Co., Aramark Uniform Services, Inc., Bell Sports for Borrien Chemical	ance with State law, have re-	Received \$ 100.08
Any person desiring that a hearing be held may demand a public hearing in this case by filing a written hearing request with the Illinois Pollution Control Board within 21 days after the publication of this notice. The hearing request should refer to People of the State of Illinois V. Waste Hauling Landfill, Inc., Jerry Camfield, A. E. Staley Manufacturing Co., Aramark Uniform Services, Inc., Bell Spots Inc. Rorrien Chemical	adopted without holding a pub-	Hot 1.1
ing be held may demand a public hearing in this case by filing a written hearing request with the Illinois Pollution Control Board within 21 days after the publication of this notice. The hearing request should refer to People of the State of Illinois v. Waste Hauling Landfill, Inc., Jerry Camfield, A. E. Staley Manufacturing Co., Aramark Uniform Services, Inc., Bell Sports Inc. Bell Sports Inc. Rorrien Chemical	The state of the s	Date: 09-28-12 By Jeneth +ohn
the Illinois Pollution Control Board within 21 days after the publication of this notice. The hearing request should refer to People of the State of Illinois v. Waste Hauling Landfill, Inc., Jerry Camfield, A. E. Staley Manufacturing Co., Aramark Uniform Services, Inc., Bell Sports Inc. Rorrien Chemical	ing be held may demand a pub-	
the Illinois Politition Countries Board within 21 days after the publication of this notice. The hearing request should refer to People of the State of Illinois v. Waste Hauling Landfill, Inc., Jerry Camfield, A. E. Staley Manufacturing Co., Aramark Uniform Services, Inc., Bell Sports Inc. Borrlen Chemical	a whiten neemin leducal mui	Herald & Review
publication of this notice. The hearing request should refer to People of the State of Illinois v. Waste Hauling Landfill, Inc., Jerry Camfield, A. E. Staley Manufacturing Co., Aramark Uniform Services, Inc., Bell Spots Inc. Rorden Chemical	the Illinois Pollition Condu	601 E William St
People of the State of Illinois V. Waste Hauling Landfill, Inc., Jerry Camfield, A. E. Staley Manufacturing Co., Aramark Uniform Services, Inc., Bell Spots Inc. Borden Chemical	nublication of this notice. The	Decatur IL 62523-1142
Waste Hauling Landfill, Inc., Jerry Camfield, A. E. Staley Manufacturing Co., Aramark Uniform Services, Inc., Bell Snorte Inc. Borden Chemical		42-0823980
Manufacturing Co., Aramark Uniform Services, Inc., Bell Sports, Inc., Borden Chemical Co. Bridgestone/Firestone, 6166-927-117-0019	Waste Hauling Landfill, Inc., Jerry Camfield, A. E. Staley	
Sports, Inc., Borden Chemical Co. Bridgestone/Firestone, 6166-927-/17 001-5 - sulpoolg	Manufacturing Co., Aramark	
to Biogestate 1990 and 1980 an	Sports, Inc., Borden Chemical	
	1.0 Budgestoue/Litestone	
AKC GERMAN Shepherd puppy, 1	AKC GERMAN Shepherd puppy, 1 male black/red import chamn	