ILLINOIS POLLUTION CONTROL BOARD

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)) PCB 2018-026) (Water Well Setback Exception)
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NOTICE OF FILING

To: See Attached Certificate of Service.

PLEASE TAKE NOTICE that on the 10th day of August, 2018, the Petitioner, Blake Leasing Company, LLC – Real Estate Series, as owner of Kirkland Quick Stop, filed its Motion to Dismiss in PCB 2018-026, a copy of which is attached hereto and served upon you.

Dated: August 10, 2018

Respectfully submitted,

On behalf of Blake Leasing Company, LLC – Real Estate Series

/s/Charles F. Helsten

Charles F. Helsten One of Its Attorneys

Charles F. Helsten HINSHAW & CULBERTSON LLP 100 Park Avenue P.O. Box 1389 Rockford, IL 61105-1389 815-490-4900 chelsten@hinshawlaw.com

CERTIFICATE OF SERVICE

I, Charles F. Helsten, an attorney, certify that I have served the foregoing **Notice of Filing and attached Motion to Dismiss** on the named parties below by via email and certified mail, return receipt requested, by 5:00 p.m. on August 10, 2018.

Joanne M. Olson Illinois Environmental Protection Agency Division of Legal Counsel 1021 N. Grand Avenue East P.O. Box 19276 Springfield, IL 62794-9276 Joanne.Olson@Illinois.Gov

Brad Halloran Hearing Officer James R. Thompson Center 100 W. Randolph, Suite 11-500 Chicago, Illinois 60601 Brad.Halloran@Illinois.Gov

Don Brown, Clerk Illinois Pollution Control Board James R. Thompson Center 100 West Randolph Street, Suite 11-500 Chicago, IL 60601 Don.Brown@Illinois.Gov Village of Kirkland Attn: Ryan Block, Village President 511 W. Main Street Kirkland, Illinois 60146 <u>Ryanblock.kirkland@gmail.com</u>

Bradford S. Stewart Zukowski, Rogers, Flood & McArdle 50 Virginia Street Crystal Lake, IL 60014 <u>bstewart@zrfmlaw.com</u>

CT Corporation System, Registered Agent Soo Line Railroad Company 208 South LaSalle Street, Suite 814 Chicago, IL 60604 (Via Certified Mail Only)

/s/Charles F. Helsten

ILLINOIS POLLUTION CONTROL BOARD

Blake Leasing Company, LLC – Real Estate Series,)	
as owner of Kirkland Quick Stop,)	
- -)	
Petitioner,)	
,)	PCB No. 2018-26
V.)	
)	
Illinois Environmental Protection Agency, Village)	
of Kirkland, Illinois and Soo Line Railroad)	
Company (d/b/a Canadian Pacific Railway and)	
Canadian Pacific),)	
)	
Respondents.)	

MOTION TO DISMISS

NOW COMES the Petitioner, Blake Leasing Company, LLC – Real Estate Series, as owner of Kirkland Quick Stop (the "KQS"), by and through its attorneys, Hinshaw & Culbertson, LLP, and requests leave to dismiss its Petition for Water Well Setback Exception pursuant to Section 14.2(c) of the Illinois Environmental Protection Act (the "Act") and, in support thereof, states as follows:

1. On or about the 7th day of November, 2017, the Petitioner filed its Petition for Water Well Setback Exception pursuant to 415 ILCS 5/14.2(c) relating to an underground storage tank (UST) system which is currently operating at the KQS Site in Kirkland, DeKalb County, Illinois.

2. The purpose of the pending Petition was to request a Water Well Setback Exception for operation of the UST system presently in existence at the KQS Site which was within the setback for Village Emergency Backup Well No. 1.

3. Subsequent to filing of this Petition, the Petitioner endeavored to eliminate Village Emergency Backup Well No. 1 status as either (1) a "... existing or permitted

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community water supply well ..." or (2) "... or other potable water supply well ...", all as provided by Section 14.2(a) of the Act to obviate the need for adjudication of this matter by way of hearing.

4. In that regard, the Petitioner first effectuated an agreement with the Village of Kirkland to eliminate Village Well No. 1's status as an "... existing or permitted community water supply well ...". A copy of such agreement is marked Exhibit "A" and attached hereto and incorporated herein by this reference.

5. In addition, the Village of Kirkland has recently passed a Site-Specific Groundwater Use Restriction Ordinance ("Ordinance") for the parcel containing Village Emergency Backup Well No. 1. A true and accurate copy of such Ordinance is marked Exhibit "B" and attached hereto and incorporated herein by this reference. The Petitioner believes that passage of this Ordinance eliminates Village Well No. 1's potential status as a "... other potable water supply well ..." as defined by Section 14.2(a) of the Act.

6. In summary, and based upon the above, the Petitioner believes that it is now in full compliance with all applicable provisions of Section 14 of the Act with respect to the UST system in question, and that its present Petition for a Water Well Setback Exception pursuant to Section 14.2(c) of the Act is no longer required. Upon information and belief, the Petitioner understands that the Illinois Environmental Protection Agency is of the same opinion.

7. So as to eliminate the need for this Honorable Board to dedicate any further time, effort or attention to this matter, and so as to effectuate administrative efficiency and economy, the Petitioner respectfully then requests leave to dismiss its current Petition.

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WHEREFORE, and for all of the reasons set forth herein, the Petitioner respectfully

requests that this Honorable Board grant leave to the Petitioner to dismiss the current Petition,

and for such other and further relief as this Board deems just and proper.

Dated: August 10, 2018

Respectfully submitted,

On behalf of Blake Leasing Company, LLC – Real Estate Series

/s/ Charles F. Helsten

Charles F. Helsten One of Its Attorneys

Charles F. Helsten HINSHAW & CULBERTSON LLP 100 Park Avenue P.O. Box 1389 Rockford, IL 61105-1389 815-490-4900 chelsten@hinshawlaw.com

AGREEMENT

THIS AGREEMENT ("Agreement) is entered into and made effective the Z^{AP} day of <u>APPAL</u>, 2018, (the "Effective Date") by and between BLAKE LEASING COMPANY LLC - REAL ESTATE SERIES, as Owner of the Kirkland (Illinois) Quick Stop ("Blake") and the VILLAGE OF KIRKLAND, an Illinois unit of local government ("Village").

RECITALS

Blake Leasing Company, LLC-Real Estate Series is the Owner of the Kirkland Quick-Stop (the "KQS") gas station facility located at 411 West Main Street, Kirkland, DeKalb County, Illinois 60146 (the "Facility").

Currently, the Village of Kirkland has three (3) "community water supply" wells as defined by Section 3.145 and Section 14 of the Illinois Environmental Protection Act (the "Act"). Well No. 1 (IEPA #11424) is designated as the Village's emergency backup well, Well No. 1 is located at 75 feet East of the Facility, and thus lies within the statutory setback zone provided for in Section 14 of the Illinois Environmental Protection Act (the "Act") for "community water supply" wells of this type.

Consequently, on November 7, 2017, Blake filed its Petition (the "Petition") with the Illinois Pollution Control Board (the "IPCB"), requesting a community water well setback exception pursuant to Section 14.2 of the Act concerning the operation of an underground storage tank (UST) system now in existence/operation at the KQS site which is within the statutory setback zone of Village emergency backup Well No. 1.

Since the filing of this Petition, the Village has communicated its desire to terminate Well No. 1's designation as a "community supply well" with the Illinois Environmental Protection Agency, whereby that Well is currently permitted as a "community water supply" well under Section 14 of the Act.

As set forth in greater detail below, Blake is receptive to the Village's intention to terminate its designation of Well No. 1 as a "community water supply" well under Section 14 of the Act, and, as also set forth in greater detail herein below, is willing to assist the Village in that regard, as doing so is beneficial to Blake's interests.

Agreement

NOW, THEREFORE, for and in consideration of the mutual covenants and agreements contained herein, the parties agree as follows:

1. Within fourteen (14) days after the Effective Date of this Agreement, the Village of Kirkland shall initiate the process to terminate its designation of Well No. 1 as a "community water supply" well pursuant to Section 14 of the Act and corresponding regulations, and as required by the Illinois Environmental Protection Agency in accord with such statutory provisions and regulations.



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2. <u>Consideration for Agreement</u>. Blake acknowledges that it will receive benefit as a result of the termination of the "community water supply" well designation which now exists with respect to Well No. 1. Further, Blake acknowledges that in reliance on and performance of various covenants, promises and representations contained in this Agreement, the Village will incur certain costs and expenses in connection with termination of the Village's "community water supply" well designation which currently exists with respect to Well No. 1. Blake further recognizes that the Village may desire to develop a new "community water supply" well at a different location and in order to financially assist the Village in these endeavors, Blake agrees to pay the Village the sum of \$100,000.00 upon IEPA approving the termination of "community water supply" well status/designation for Well No. 1.

The \$100,000.00 shall be paid within fourteen (14) days of: (1) the Village's receipt of the IEPA's approval of termination of Well No. 1 as a "community water supply" of the Village and (2) a consequent determination by IEPA or the IPCB (as appropriate) that a setback exception requested in Blake's pending Petition is no longer necessary. Blake shall provide to the Village a Letter of Credit in the amount of \$100,000.00, prior to Blake's execution of this Agreement. Subject only to the two conditions precedent to payment set forth immediately above, the Letter of Credit shall be a clean unconditional and irrevocable standby letter of credit in favor of the Village as beneficiary, issued for direct payment by a federally insured financial institution, and which Letter of Credit shall provide that the issuing financial institution will pay to the Village amounts in aggregate up to \$100,000,00 upon presentation by the Village that Blake has not fulfilled its duty to pay under this Agreement. The Letter of Credit shall not have an expiration less than one (1) year, although it may be released by Village sooner, upon Blake's request, if the full sum owed to the Village under this Agreement has been received by the Village in certified funds.

Permanent Delisting of Well No. 1 as a Community Water Supply Well Pursuant 3. to Section 14 of the Act. The parties hereby acknowledge that it is their mutual express intention that Well No. 1 not be considered used, and/or designated as a "community water supply" well pursuant to Section 3.145 and Section 14 of the Act going forward, and that upon the termination of Well No. 1's current designation as the "community water supply" well, the Village shall not in the future attempt to re-designate and/or re-permit Well No. 1 as a "community water supply" well pursuant to Section 14 of the Act for so long as the law allows and so long as the existence/operation of the KQS Facility would require the granting of a water well setback exception pursuant to Section 14 of the Act. Moreover, the Village Agrees that going forward, to the extent that the Village continues to use Well No. 1 for other purposes, the Village will not use that Well and/or designate that Well for the purpose of furnishing potable water for drinking or general domestic use as provided for and defined by Section 3.365 of the Act. Nothing herein is intended to limit the use of Well No. 1 for any other lawful purpose.

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- 4. <u>Termination</u>. Blake may terminate this Agreement by written notice to the Village in its sole discretion if the Illinois Environmental Protection Agency does not grant approval of termination of the current designation of Well No. 1 as a "community water supply" well within 180 days of the Effective Date, so long as Blake's failure to cooperate is not the reason for the failure to obtain the approval to terminate the designation. In the event Blake delivers such notice of termination, this Agreement shall become null and void in its entirety.
- 5. Village Indemnity and Blake's Right to Recoupment of Sums Paid. The Village covenants and agrees that if it attempts in the future to designate (or does designate) Well No. 1 as a "community water supply" well as defined by Section 3.145 and Section 14 of the Act once its current designation is terminated, and the Village otherwise thereafter designates Well No. 1 and/or uses Well No. 1 for the purpose of furnishing potable water for drinking or general domestic use, the Village shall be solely responsible for all liabilities, damages, claims, and demands of any type, kind or sort which may arise as a result of such subsequent designation and use of Well No. 1 as a "public water supply" source is defined by Section 3.365 of the Act, and agrees to indemnify and hold harmless Blake from and against any such losses or damages, which arise and are recoverable against Blake as a result of the Village's subsequent designation or use of Well No. 1 as a "public water supply" source as defined by Section 3.365 of the Act. The Village also releases Blake from any claims relating to termination of the use of Well No. 1 for potable "community water supply" uses going forward.

In addition, if after Well No. 1's "community water supply" designation has been terminated by the IEPA, if the Village attempts to re-designate or does fact redesignate Well No. 1 as a "community water supply" well as defined by Section 3.145 and Section 14 of the Act or otherwise designates and/or uses Well No. 1 for the purpose of furnishing potable water for drinking or general domestic use, Blake shall be entitled to recoupment of \$75,000.00 of the amount previously tendered to the Village as consideration for this Agreement pursuant to Section 2 above, as and for liquidated damages, the parties hereby recognizing and acknowledging that the damages Blake may ultimately incur are difficult to estimate on the Effective Date of the Agreement, and said recoupment/repayment amount is a fair and reasonable compensation figure, and not a penalty.

Nothing in this Agreement is intended to, nor shall it, provide a duty, cause of action or right to indemnity against the Village for its failure to obtain IEPA approval to terminate the "community water supply" designation of Well No. I, and/or against the Village for any costs, liabilities, or expenses incurred should it not obtain IEPA approval to terminate the designation of Well No. I, and/or against the Village for any actual or alleged costs, expenses, penalties and/or damages arising out of the actions or omissions of Blake, whether prior to or subsequent to the execution of this Agreement. Blake agrees to indemnify and hold harmless the Village from and against any losses or damages which arise and are recoverable against the Village as a result of Blake's actions or omissions in

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relation to the UST system and/or use of the KQS facility, unless otherwise specified in this Agreement.

- 6. Ordinance Prohibiting Use of Well No. 1 as a Community Water Supply/Public Water Supply Source. The Village will use its best efforts to enact an Ordinance prohibiting the future designation and/or use of Well No. 1 as a "community water supply" well as defined by Section 3.145 of the Act or a "public water supply" source as defined by Section 3.365 of the Act. Nothing herein is intended to limit or control what decision(s) the duly elected officials of the Village may take in their lawful capacity.
- 7. <u>Representations and Warranties.</u>
 - a. <u>The Village</u>. The Village represents and warrants to Blake that:
 - i. The Village has the right; power and authority to enter into this Agreement, as well as the right and authority to pursue all terms and conditions and honor all covenants, promises and representations set forth in this Agreement;
 - ii. That the execution of the Agreement and the consummation of all transactions, duties, promises and obligations made incumbent herein upon the Village having been duly and validly authorized by all necessary actions on the part of the Village, and that this Agreement constitutes a valid and legally binding obligation and commitment of the Village, enforceable in accordance with its terms and applicable law; and
 - b. <u>Blake</u>, Blake represents and warrants to the Village that:
 - i. Blake has the right, power and authority to enter into the Agreement, and the right, power and authority to perform the terms and conditions of this Agreement; and
 - ii. That the execution of the Agreement and the consummation of all transactions, duties, promises and obligations made incumbent herein upon Blake having been duly and validly authorized by all necessary actions on the part of Blake, and that this Agreement constitutes a valid and legally binding obligation and commitment of Blake, enforceable in accordance with its terms and applicable law.
- 8. <u>Cooperation Clause</u>. Blake covenants and agrees to cooperate reasonably with the Village in the Village's effort to reach an agreement with the Illinois Environmental Protection Agency on the form, substance and content of termination of the "community water supply" source designation currently held by Well No. 1.

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- 9. Except as expressly provided in Section 7 herein, neither Blake nor the Village (or any of their employees, agents or representatives) had made any verbal or written representations, warranties, promises or guaranties whatsoever to each other, whether express or implied, and neither party has relied upon any such representations, warranties, promises and guaranties or upon statements made by one to the other (other than the representations and warranties contained in Section 7), and each has entered into this Agreement after having made and relied solely on its own independent investigation, examination and evaluation of the facts and circumstances involved herein.
- 10. <u>Notice</u>. Any notice required by this Agreement shall be in writing, and: (1) delivered by facsimile or email (provided that such transmission is also sent by at least one of the additional methods set forth below); or (2) delivered personally, or (3) sent postage pre-paid by certified mail, return receipt requested or (4) sent by a nationally-recognized overnight courier that guarantees next day delivery, directed to the other party at the address set forth in this Section, or such other parties or addresses as may be designated by either Blake or the Village from time to time in accordance with this Section.

To Blake:

Mr. John Blake Blake Leasing Company, LLC - Real Estate Series Owner of Kirkland Quick Stop 6807 Rote Road Rockford, IL 61107 Johnblake1948(ägmail.com

With a Copy to:

Charles F. Helsten Hinshaw & Culbertson LLP 100 Park Avenue Rockford, IL 61101 chelsten@hinshawlaw.com

To Village:

Village of Kirkland Attn: Ryan Block, Village President 511 W. Main Street Kirkland, Illinois 60146 rvanblock.kirkland@gmail.com

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With a copy to:

Bradford S. Stewart Zukowski, Rogers, Flood & McArdle 50 Virginia Street Crystal Lake, IL 60014 <u>bstewart@zrfmlaw.com</u>

Notice delivered pursuant to Subsection (1) of this paragraph shall be deemed received upon transmission of the facsimile or email, as applicable. Notice delivered pursuant to Subsection (2) of this paragraph shall be deemed received upon completion of personal delivery, notice given pursuant to Subsections (3) and (4) of this Section shall be deemed delivered when placed in the hands of the appropriate courier for delivery to the receivent.

11. <u>Benefit and Binding Effect</u>. This Agreement shall be binding upon and inert to the benefit of the parties hereto, their respective heirs, legal representatives, successors and assigns.

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- 12. <u>Time is of the Essence</u>. Time is of the essence with respect to all dates, deadlines and obligations set forth in this Agreement. If any date for performance under this Agreement falls on a weekend or a nationally-recognized holiday, the date for performance shall automatically be deemed to extend to the next business day.
- 13. <u>Governing Law and Venue</u>. This Agreement shall be governed by and construed in accordance with the laws of the State of Illinois. Any dispute arising out of or related to this Agreement between the parties shall be heard exclusively in the Circuit Court of DeKalb County, Illinois, to the full extent possible.
- 14. <u>Entire Agreement</u>. This Agreement contains the entire agreement between the parties hereto with respect to the matters to which it pertains, and may be amended only by written agreement signed by both Blake and the Village. Neither party has relied upon any statement or representation not set forth in this Agreement.
- 15. <u>Heading/Drafting</u>. The paragraph headings used herein are for convenience purposes only, and do not constitute matters to be construed in interpreting this Agreement.
- 16. <u>Savings Clause</u>. If any covenant, clause or portion of this Agreement is deemed unenforceable by statute or by Court decision, then only that portion which is so declared unenforceable shall be unenforceable, and the remainder of this Agreement shall survive in full force and effect.
- 17. <u>Waiver of Trial by Jury</u>. The parties hereby irrevocably waive their respective rights to a jury trial on any claim or cause of action based upon or arising out of this Agreement, This waiver shall apply to all subsequent amendments, renewals,

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supplements or modifications to this Agreement. In the event that litigation arises, this Agreement may be filed as a written consent to trial by the Court.

18. <u>Effective Date</u>. This Agreement shall be deemed effective and in full force and effect upon the date of the last execution set forth below.

IN WITNESS WHEREOF, the parties have executed this Agreement on the date of the last execution set forth below.

BLAKE LEASING COMPANY, LLC – REAL ESTATE SERIES, as Owner of Kirkland Quick Stop

By: John Blake, President Its:

Dated: 3/27/2018

ATTEST:

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). Blake

VILLAGE OF KIRKLAND, an Illinois unit of local government

By: Ryan Block, Its: Village President

2018 Dated: 4

ATTEST:

Village Secretary

APPROVED AS TO FORM

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Village Attorney

ORDINANCE NO. 2018- 08

AN ORDINANCE PROHIBITING THE USE OF WELL 11424, LOCATED IN THE VILLAGE OF KIRKLAND, ILLINOIS

WHEREAS, the Village of Kirkland, DeKalb County, Illinois, is a non-home rule municipality as contemplated by the Constitution of the State of Illinois, and the passage of this Ordinance constitutes an exercise of the Village's powers and functions as granted in the Constitution of the State of Illinois and statutes; and

WHEREAS, the Village has identified that there is a compelling reason to declare one of its wells currently designated as a community water supply as unusable as a potable water source by any person or entity; and

WHEREAS, the Village wishes to ensure that the water well is not utilized as a potable water source and that doing so meets all applicable requirements of the Illinois Environmental Protection Agency Act (415 ILCS 5/1 et seq.), specifically Section 14.2(a), and all other applicable law; and

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WHEREAS, the Village wishes to limit potential threats to human health from groundwater contamination, while facilitating the productive use of properties in the Village.

NOW, THEREFORE, BE IT ORDAINED by the President and Board of Trustees of the Village of Kirkland, DeKalb County, Illinois as follows:

SECTION 1: The findings set forth above are incorporated herein and made a part hereof.

SECTION 2: The use or attempted use of the water well located on the property legally described in Exhibit A and which has an Illinois Environmental Protection Agency, community well-identification number of WL11424 (API #1200372313200), as a potable water source, is hereby prohibited.

SECTION 3: If any section, paragraph, subdivision, clause, sentence or provision of this Ordinance shall be adjudged by any Court of competent jurisdiction to be invalid, such judgment shall not affect, impair, invalidate or nullify the remainder thereof, which remainder shall remain and continue in full force and effect.

SECTION 4: All ordinances or parts of ordinances in conflict herewith specifically including without limitation, Ordinance 2018-07, are hereby repealed to the extent of such conflict.

SECTION 5: This Ordinance shall be in full force and effect upon its passage, approval and publication in pamphlet form (which publication is hereby authorized) as provided by law.

Page 1 of 4



Passed this 9 day of July

, 2018, by a roll call vote as follows:

	Ayes	Nays	Absent	Abstain
Trustee Emily Harvel	· · · · · ·	_X		
Trustee Colleen Ford	_X		$ \longrightarrow $	-
Trustee Sarah Ziegler	_X_			
Trustee Steve Devlieger	X			
Trustee Mary Micele	<u></u>		_X_	
Trustee Brandon Wiegartz	<u>_X</u>	<u></u>		
President Ryan Block			-	· · · · · ·

APPROVED THIS 9 DAY OF 2018

Village President Ryan Block

(SEAL) ATTEST Village Clerk Carol Stiegman

CERTIFICATION

I, CAROL STIEGMAN, do hereby certify that I am the Clerk of the Village of Kirkland, DeKalb County, Illinois, and that as Clerk, I am the keeper of the records and minutes and proceedings of the President and Board of Trustees of said Village of Kirkland.

I do further certify that at a regular meeting of the President and Board of Trustees of the Village of Kirkland, held on the <u>9</u> day of <u>Quely</u>, 2018, the foregoing Ordinance entitled AN ORDINANCE PROHIBITING THE USE OF WELL 11424, LOCATED IN THE VILLAGE OF KIRKLAND, ILLINOIS, was duly passed by the President and Board of Trustees of the Village of Kirkland.

The pamphlet form of Ordinance No. 2018- 08, including the Ordinance was prepared, and a copy of such Ordinance was available in the Village Hall, commencing on the 10^{10} day of dep____, 2018, and continuing for at least 10 days thereafter. Copies of such Ordínancé were also available for public inspection upon request in the office of the Village Clerk.

I do further certify that the original, of which the attached is a true and correct copy, is entrusted to me as the Clerk of said Village for safekeeping, and that I am the lawful custodian and keeper of the same.

Given under my hand and seal of the Village of Kirkland, this <u>12</u> day of <u>July</u>, 2018. $a_1a_1 + b_2a_2 + b_3a_4 + b_4a_4 + b_$, 2018.

Carol Stiegman, Village Clerk Village of Kirkland DeKalb County, Illinois (SEAL)



EXHIBIT A

Part of the Northeast Quarter of Section 26, Township 42 North, Range 3 East of the Third Principal Meridian, bounded and described as follows; that part of the Iowa, Chicago & Eastern Railroad Corporation Right-of-Way located between 6th Street and 3rd Street in Kirkland, Illinois; situated in the Village of Kirkland, the County of DeKalb and the State of Illinois.

PIN No. 01-26-503-017

CERTIFICATE OF SERVICE

I, Charles F. Helsten, an attorney, certify that I have served the foregoing **Motion to Dismiss** on the named parties below by via email and certified mail, return receipt requested, by 5:00 p.m. on August 10, 2018.

Joanne M. Olson Illinois Environmental Protection Agency Division of Legal Counsel 1021 N. Grand Avenue East P.O. Box 19276 Springfield, IL 62794-9276 Joanne.Olson@Illinois.Gov

Brad Halloran Hearing Officer James R. Thompson Center 100 W. Randolph, Suite 11-500 Chicago, Illinois 60601 Brad.Halloran@Illinois.Gov

Don Brown, Clerk Illinois Pollution Control Board James R. Thompson Center 100 West Randolph Street, Suite 11-500 Chicago, IL 60601 Don.Brown@Illinois.Gov Village of Kirkland Attn: Ryan Block, Village President 511 W. Main Street Kirkland, Illinois 60146 Ryanblock.kirkland@gmail.com

Bradford S. Stewart Zukowski, Rogers, Flood & McArdle 50 Virginia Street Crystal Lake, IL 60014 <u>bstewart@zrfmlaw.com</u>

CT Corporation System, Registered Agent Soo Line Railroad Company 208 South LaSalle Street, Suite 814 Chicago, IL 60604 (Via Certified Mail Only)

/s/Charles F. Helsten