

PERRINE DUPONT SETTLEMENT CLAIMS OFFICE
EDGAR C. GENTLE, CLAIMS ADMINISTRATOR
SPELTER VOLUNTEER FIRE DEPARTMENT OFFICE

55 B Street
P. O. BOX 257
Spelter, West Virginia 26438
(304) 622-7443
(800) 345-0837
www.perrinedupont.com
perrinedupont@gtandslaw.com

May 27, 2016

CONFIDENTIAL
VIA HAND DELIVERY

The Honorable Thomas A. Bedell
Circuit Judge of Harrison County
301 West Main Street, Room 321
Clarksburg, West Virginia 26301

Re: **The Perrine-DuPont Settlement** - Final List of Property Remediation Claims
Following Absolute Bar Date; Our File No. 4609-1 {DD-31}

Dear Judge Bedell:

I hope you are well.

The purpose of this Report is to update the Court on matters relating to the Absolute Bar Date Order respecting the submission of Property Claims, entered by this Court on November 24, 2015, a copy of which is in Exhibit 1, and the Court's February 2, 2016 Order Admitting One (1) Additional Zone 1A Property Claimant and Ten (10) Late Property Claimants and Forever Barring Additional Late Filed Property Remediation Claims Received After December 16, 2015 and Closing the List of Participating Property Claimants in the Settlement's Property Clean-Up Program, a copy of which is in Exhibit 2, as we finalize the list of Property Remediation Claimants. The Court will recall that the Absolute Bar Date Order set December 16, 2015, as the final date to accept late registration forms for the Property Clean-Up Program. The Order provides that any claims received after December 16, 2015, will be denied, with no right to appeal the decision.

The original period for filing a claim for property remediation lasted from July 11, 2011, through October 10, 2011. To encourage further participation in the Property Remediation Program, this sign-up period was formally extended by this Court through December 10, 2011, and the Spelter Claims Office continued accepting claims through January of 2012, and processed those claims as if they were timely filed.

FILED IN 15TH
CIRCUIT COURT
2016 MAY 27 P 3:14

May 27, 2016

Page 2

On June 24, 2013, the Court entered an Order Barring Late Filed Property Remediation Claims Absent Showing of Extraordinary Circumstances, which is in Exhibit 3. Since that time, the Settlement has had a few late property claims filed, which were denied, and the Claimants appealed their denial to the Court. The Court then allowed the late Claimants to be a part of the Property Clean-Up Program, with a policy of inclusion in the Program.

In carefully inventorying all non-opt-out and not excluded properties in the Class Area, to make sure they are all accounted for, we recently discovered that the property with parcel number 11-01_22, owned by the Spelter Volunteer Fire Department, was not remediated because it is inaccessible. However, as stated in the correspondence in Exhibit 4, we communicated to the Spelter Volunteer Fire Department that "we propose to pay the balance of the four thousand dollars (\$4,000.00) in guaranteed money for annoyance and inconvenience concerning the testing and cleaning of your soil property, as payment in full, for the Property Remediation Program. . . . You would also retain the right to any dividend of left-over money from the Property Clean-Up portion of this Settlement."

We therefore recommend that the Final List be amended to add this Spelter Volunteer Fire Department property.

Attached in Exhibit 5 is the final list of Eligible Property Remediation Program Claimants, which includes the above property we mistakenly omitted from the list approved by the Court on February 2, 2016. Anyone not appearing on this final list has opted out of the Property Remediation Program after being made aware of in writing and with the full understanding that, by opting out, the opting out Claimant waived the right to a final dividend from the Settlement. This list includes one Eligible Property Remediation Program Claimant who has been denied participating in the House Remediation Program and who has time to appeal the denial. If no hearing is requested, that Claimant will be removed from the list.

Your Claims Administrator respectfully presents this list to the Court for the Court's approval as being the entire list of Participating Property Claimants in the Property Clean-Up Program.

The attached proposed Order provides that, although the Claims Administrator mistakenly omitted the above Spelter Volunteer Fire Department property, this Spelter Volunteer Fire Department property shall be included in the list of Eligible Property Claimants, so that it may be a participant in a final dividend. Furthermore, the Order provides that the list of Property Claimants in Exhibit 5 is the final and complete list of Eligible Property Claimants in the Settlement's Property Clean-Up Program.

May 27, 2016

Page 3

The proposed Order was reviewed with the Finance Committee, and they have no objections.

Thank you for your consideration of this matter.

Yours very truly,



Edgar C. Gentle, III
Claims Administrator

ECGIII/jcs
Enclosures:

Exhibits:

1. Absolute Bar Date Order, entered by this Court on November 24, 2015
2. Order Admitting One (1) Additional Zone 1A Property Claimant and Ten (10) Late Property Claimants and Forever Barring Additional Late Filed Property Remediation Claims Received After December 16, 2015 and Closing the List of Participating Property Claimants in the Settlement's Property Clean-Up Program, entered by this Court on February 2, 2016
3. Order Barring Late Filed Property Remediation Claims Absent Showing of Extraordinary Circumstances, entered by this Court on June 24, 2013
4. Correspondence dated September 5, 2014, to the Spelter Volunteer Fire Department
5. Final List of Eligible Property Remediation Program Claimants

cc: (confidential) (with enclosures) (by e-mail)
Virginia Buchanan, Esq.
David B. Thomas, Esq.
James S. Arnold, Esq.
Meredith H. McCarthy, Esq.
Terry D. Turner, Jr., Esq.
Michael Jacks, Esq.
Katherine A. Harbison, Esq.
J. Christopher Smith, Esq.
Jennifer L. Blankenship, Esq.
Jennifer L. Newby, CPA

IN THE CIRCUIT COURT OF HARRISON COUNTY, WEST VIRGINIA

LENORA PERRINE, et al.,

Plaintiffs,

v.

Case No. 04-C-296-2
Judge Thomas A. Bedell

E. I. DUPONT DE NEMOURS &
COMPANY, et al.,

Defendants.

**ORDER ADMITTING ONE (1) ADDITIONAL ZONE 1A PROPERTY AND FOREVER
BARRING ADDITIONAL LATE FILED PROPERTY REMEDIATION CLAIMS
RECEIVED AFTER DECEMBER 16, 2015 AND CLOSING THE LIST OF
PARTICIPATING PROPERTY CLAIMANTS IN THE SETTLEMENT'S PROPERTY
CLEAN-UP PROGRAM**

Presently before the Court is the Claims Administrator's May 27, 2016, Report requesting an Order (i) admitting a soil property of Claimant, Spelter Volunteer Fire Department with Parcel Number 11-01_22, and forever barring additional late filed Property Remediation Claims received after December 16, 2015; and (ii) establishing the final list of participating Properties in the Settlement's Property Clean-Up Program, barring all other Claimant property owners who have not filed a claim for their property.

The Claims Administrator reports that the Court entered an Order Permanently Barring Late Filed Property Remediation Claims Received After December 16, 2015, and Establishing an Absolute Bar Date of December 16, 2015, Without Appeal Rights, on November 24, 2015. Since that time and prior to the Absolute Bar Date of December 16, 2015, the Claims Administrator mistakenly omitted the above Spelter Volunteer Fire Department property from the final list previously submitted to the Court.

The Claims Administrator also reports that a total of 992 Claimant properties have been enrolled in the Property Clean-Up Program, as depicted in an Exhibit 5 to his Report. This list includes the above Spelter Volunteer Fire Department property in Zone 1A.

After a careful review of the Claims Administrator's Report, the Court hereby determines that any additional Property claims received by the Claims Office after December 16, 2015, shall be denied by the Claims Administrator, with there being no appeal therefrom. Furthermore, after a careful review of the Claims Administrator's Report and in consideration of the Court's desire to favor inclusion, the Court hereby determines that the above Spelter Volunteer Fire Department property classified as Zone 1A Property is entitled to the financial benefits available through the Settlement (including a dividend of any surplus), and shall be and is hereby admitted to the Property Clean-Up Program, and is included in those properties listed in Exhibit 5 of the Claims Administrator's Report.

IT IS SO ORDERED.

The Clerk of this Court shall provide certified copies of this Order to the following:

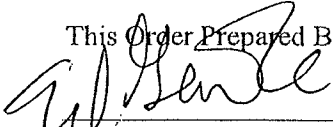
David B. Thomas, Esq.
James S. Arnold, Esq.
Thomas Combs & Spann, PLLC
P. O. Box 3824
Charleston, WV 25338
*DuPont's Finance Committee
Representative*

Virginia Buchanan, Esq.
Levin, Papantonio, Thomas, Mitchell,
Rafferty & Proctor, P.A.
P.O. Box 12308
Pensacola, FL 32591
*Plaintiffs' Class Finance Committee
Representative*

Meredith McCarthy, Esq.
901 West Main Street
Bridgeport, WV 26330
*Plaintiffs' Class Finance Committee
Proxy*

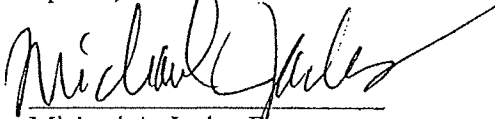
Edgar C. Gentle, III, Esq.
Settlement Claims Office
P.O. Box 257
Spelter, WV 26438
Claims Administrator

This Order Prepared By:



Edgar C. Gentle, III, Esq.
Gentle, Turner, Sexton & Harbison, LLC
P.O. Box 257
Spelter, WV 26438

Date: 5-27-2016



Michael A. Jacks, Esq.
W. Va. Bar. No. 11044
Jacks Legal Group, P.L.L.C.
United Federal Credit Union Building
3467 University Avenue, Suite 200
Morgantown, WV 26505

Date: 5-27-2016

ENTER this _____ day of _____, 2016.

Hon. Thomas A. Bedell
Circuit Judge of Harrison
County,
West Virginia

EXHIBIT 1

Mail
RECEIVED
R/23/5D

IN THE CIRCUIT COURT OF HARRISON COUNTY, WEST VIRGINIA

LENORA PERRINE, et al.,

Plaintiffs,

v.

Case No. 04-C-296-2

Judge Thomas A. Bedell

E. I. DUPONT DE NEMOURS &
COMPANY, et al.,

Defendants.

ORDER PERMANENTLY BARRING LATE FILED PROPERTY REMEDIATION
CLAIMS RECEIVED AFTER DECEMBER 16, 2015 AND ESTABLISHING AN
ABSOLUTE BAR DATE OF DECEMBER 16, 2015, WITHOUT APPEAL RIGHTS

Presently before the Court is the Claims Administrator's November 20, 2015, Report requesting an Absolute Bar Date Order on any future late filed claims for Settlement Class Member Property Remediation received by the Claims Office after December 16, 2015. The Claims Administrator reports that the Court entered an Order Barring Late Filed Property Remediation Claims Absent the Showing of Extraordinary Circumstances on June 24, 2013. Since that time, the Claims Administrator has received some late property claims which were denied, and were then appealed successfully to this Court, with the Court favoring the inclusion of Property Claims in the Remediation Program. However, the Property Clean-Up Program is coming to an end, and the final list of Property Claimants must be determined in order to complete the Program.

After a careful review of the Claims Administrator's Report, the Court hereby determines that any Property claims received by the Claims Office after December 16, 2015, shall be denied by the Claims Administrator, with there being no appeal therefrom.

Sufficient notice has been provided to the Property Claimant Class and sufficient time has

passed since the claims filing period began and expired for all interested parties to file a claim. Furthermore, the Claims Administrator has reported that Town Hall Meetings will be held on December 16, 2015, allowing Claimants one final opportunity to enroll in the Property Clean-Up Program, with Notice of the Town Hall Meetings being mailed to all Property Class Members who have filed claims, had their properties tested with the test results being positive but did not have them cleaned or otherwise qualified for the Property Clean-Up Program, but have not registered to participate, and being published in "The Exponent Telegram."

IT IS SO ORDERED.

The Clerk of this Court shall provide certified copies of this Order to the following:


David B. Thomas, Esq.
James S. Arnold, Esq.
Thomas Combs & Spann, PLLC
P. O. Box 3824
Charleston, WV 25338
DuPont's Finance Committee Representative

Virginia Buchanan, Esq.
Levin, Papantonio, Thomas, Mitchell,
Rafferty & Proctor, P.A.
P.O. Box 12308
Pensacola, FL 32591
*Plaintiffs' Class Finance Committee
Representative*

Meredith McCarthy, Esq.
901 West Main Street
Bridgeport, WV 26330
Plaintiffs' Class Finance Committee Proxy

Edgar C. Gentle, III, Esq.
Settlement Claims Office
P.O. Box 257
Spelter, WV 26438
Claims Administrator

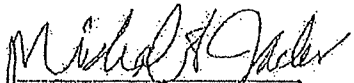
This Order Prepared By:



Edgar C. Gentle, III, Esq.
Gentle, Turner, Sexton & Harbison
P.O. Box 257
Spelter, WV 26438


Date:

11-20-2015


Michael A. Jacks, Esq.
W. Va. Bar. No. 11044
Gentle, Turner, Sexton & Harbison
P. O. Box 257
Spelter, WV 26438

Date: 11.20.2015

ENTER this 24 day of NOVEMBER, 2015.


Hon. Thomas A. Bedell
Circuit Judge of Harrison County,
West Virginia

STATE OF WEST VIRGINIA
COUNTY OF HARRISON, TO-WIT

I, Donald L. Kopp, II, Clerk of the Fifteenth Judicial Circuit and the 18th Family
Court Circuit of Harrison County, West Virginia, hereby certify the foregoing
to be a true copy of the ORDER entered in the above styled action on the
24th day of November, 2015.

IN TESTIMONY WHEREOF, I hereunto set my hand and affix the Seal of the
Court this 24th day of November, 2015.

Donald L. Kopp II

Fifteenth Judicial Circuit & 18th

Family Court Circuit Clerk

Harrison County, West Virginia

EXHIBIT 2

Mail
RECEIVED
2/3/16

IN THE CIRCUIT COURT OF HARRISON COUNTY, WEST VIRGINIA

LENORA PERRINE, et al.,

Plaintiffs,

v.

Case No. 04-C-296-2

Judge Thomas A. Bedell

E. I. DUPONT DE NEMOURS &
COMPANY, et al.,

Defendants.

ORDER ADMITTING ONE (1) ADDITIONAL ZONE 1A PROPERTY CLAIMANT AND
TEN (10) LATE PROPERTY CLAIMANTS AND FOREVER BARRING ADDITIONAL
LATE FILED PROPERTY REMEDIATION CLAIMS RECEIVED AFTER DECEMBER
16, 2015 AND CLOSING THE LIST OF PARTICIPATING PROPERTY CLAIMANTS
IN THE SETTLEMENT'S PROPERTY CLEAN-UP PROGRAM

Presently before the Court is the Claims Administrator's February 1, 2016, Report requesting an Order admitting the soil property of Claimant, Mr. Darrell Wageman, who was incorrectly classified as a Zone 1B Claimant (house remediation only) when he is actually a Zone 1A Claimant (soil and house remediation), and admitting ten (10) Late Claimants and forever barring additional late filed Property Remediation Claims received after December 16, 2015, and establishing the final list of participating Property Claimants in the Settlement's Property Clean-Up Program, barring all others who have not filed a claim.

The Claims Administrator reports that the Court entered an Order Permanently Barring Late Filed Property Remediation Claims Received After December 16, 2015, and Establishing an Absolute Bar Date of December 16, 2015, Without Appeal Rights, on November 24, 2015. Since that time and prior to the Absolute Bar Date of December 16, 2015, the Claims Administrator inadvertently classified Mr. Wageman's property as Zone 1B when it is in Zone 1A, and has received

requests from Claimants regarding 10 properties to be admitted to the Property Clean-Up Program, namely: the Estate of Willie R. Jacobs; William Thompson; Brady Grogg; Matthew and Cheryl Poling; Donald L. Miles; Jack and Lesa Plivelich; Paul and Cara Oliverio; Rhonda L. Blosser; Susan Zirkle; and Charles S. Ozales.

The Claims Administrator also reports that a total of 1003 Claimants have been enrolled in the Property Clean-Up Program, as depicted in an Exhibit 5 to his Report. This list shows Mr. Wageman to be in Zone 1A and includes the aforementioned 10 late Claimants.

After a careful review of the Claims Administrator's Report, the Court hereby determines that any additional Property claims received by the Claims Office after December 16, 2015, shall be denied by the Claims Administrator, with there being no appeal therefrom. Furthermore, after a careful review of the Claims Administrator's Report and in consideration of the Court's desire to favor inclusion, the Court hereby determines that Mr. Darrell Wageman's property is classified as Zone 1A Property entitled to soil remediation if it is contaminated, as well as house remediation, which was already completed, and those 10 Claimants who submitted their claims late but prior to December 16, 2015, shall be and are hereby admitted to the Property Clean-Up Program, and includes those names listed in Exhibit 5 of the Claims Administrator's Report, namely: Darrell Wageman as a Zone 1A Claimant, the Estate of Willie R. Jacobs; William Thompson; Brady Grogg; Matthew and Cheryl Poling; Donald L. and Mary Miles; Jack and Lesa Plivelich; Paul and Cara Oliverio; Rhonda L. Blosser; Susan Zirkle; and Charles S. Ozales.

The Court finds that sufficient notice has been provided to the Property Claimant Class and sufficient time has passed since the filing of Property claims period began and expired for all interested Class Members to file a claim. Furthermore, the Claims Administrator has reported that Town Hall Meetings were held on December 16, 2015, allowing Property Claimants one final opportunity to enroll in the Property Clean-Up Program, with Notice of the Town Hall Meetings

being published in The Exponent Telegram and mailed to all Property Class Members who have filed claims, had their properties tested with the test results being positive but did not have them cleaned or otherwise qualified for the Property Clean-Up Program, but have not registered to participate.

IT IS SO ORDERED.

The Clerk of this Court shall provide certified copies of this Order to the following:


David B. Thomas, Esq.
James S. Arnold, Esq.
Thomas Combs & Spann, PLLC
P. O. Box 3824
Charleston, WV 25338
DuPont's Finance Committee Representative

Virginia Buchanan, Esq.
Levin, Papantonio, Thomas, Mitchell,
Rafferty & Proctor, P.A.
P.O. Box 12308
Pensacola, FL 32591
Plaintiffs' Class Finance Committee Representative

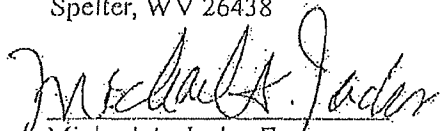
Meredith McCarthy, Esq.
901 West Main Street
Bridgeport, WV 26330
Plaintiffs' Class Finance Committee Proxy

Edgar C. Gentle, III, Esq.
Settlement Claims Office
P.O. Box 257
Spelter, WV 26438
Claims Administrator

This Order Prepared By:

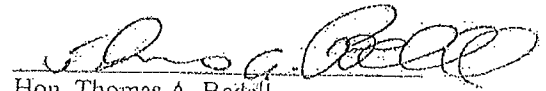

Edgar C. Gentle, III, Esq.
Gentle, Turner, Sexton & Harbison
P.O. Box 257
Spelter, WV 26438

Date: 2-1-2016


Michael A. Jacks, Esq.
W. Va. Bar. No. 11044
Jacks Legal Group, P.L.L.C.
United Federal Credit Union Building
3467 University Avenue, Suite 200
Morgantown, WV 26505

Date: 2-1-2016

ENTER this 2 day of FEBRUARY, 2016.



Hon. Thomas A. Bedell
Circuit Judge of Harrison County,
West Virginia

STATE OF WEST VIRGINIA
COUNTY OF HARRISON, TO-WIT

I, Donald L. Kopp II, Clerk of the Fifteenth Judicial Circuit and the 18th
Family Court Circuit of Harrison County, West Virginia, hereby certify the
foregoing to be a true copy of the ORDER entered in the above styled action
on the 2 day of February, 2016.

IN TESTIMONY WHEREOF, I hereunto set my hand and affix
the Seal of the Court this 2 day of February, 2016.

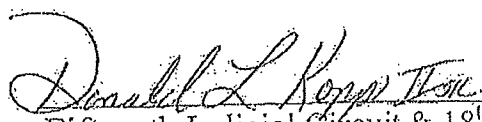

Fifteenth Judicial Circuit & 18th Family Court
Circuit Clerk
Harrison County, West Virginia

EXHIBIT 3



IN THE CIRCUIT COURT OF HARRISON COUNTY, WEST VIRGINIA

LENORA PERRINE, et al.,

Plaintiffs,

v.

Case No. 04-C-296-2
Judge Thomas A. Bedell

E. I. DUPONT DE NEMOURS &
COMPANY, et al.,

Defendants.

ORDER BARRING LATE FILED PROPERTY REMEDIATION CLAIMS ABSENT
SHOWING OF EXTRAORDINARY CIRCUMSTANCES

Presently before the Court is the Claims Administrator's request for a Bar Date Order on any future late filed claims for Settlement Class Member Property Remediation. The Claims Administrator reports that he has received and reviewed 1,158 claims for Class Member Property Remediation to date, but has not received any new claims in more than a year.

After a careful review of the Claims Administrator's report, the Court hereby determines that any claims filed after the date of entry of this Order, shall be denied by the Claims Administrator, absent a showing of extraordinary circumstances by the individual filing the claim.

Sufficient notice has been provided to the Class and sufficient time has passed since the claims filing period began and expired for any interested parties to file a claim.

IT IS SO ORDERED.

The Clerk of this Court shall provide certified copies of this Order to the following:

David B. Thomas
James S. Arnold
Thomas Combs & Spann, PLLC
P.O. Box 3824
Charleston, WV 25338-3824

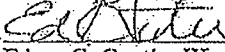
Meredith McCarthy
901 W. Main St.
Bridgeport, WV 26330
Guardian Ad Litem

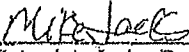
Virginia Buchanan
Levin, Papantonio, Thomas, Mitchell,
Rafferty & Proctor, P.A.
P.O. Box 12308
Pensacola, FL 32591

J. Farrést Taylor
Cochran, Cherry, Givens, Smith,
Lane & Taylor, P.C.
163 West Main Street
Dothan, AL 36301

Edgar C. Gentle, III
Michael A. Jacks
Gentle, Turner & Sexton
P. O. Box 257
Spelter, WV 26438
Special Master

Order Prepared By:


Edgar C. Gentle, III
Gentle, Turner, Sexton, Debrosse & Harbison
P. O. Box 257
Spelter, WV 26438


Michael A. Jacks, Esq.
Gentle, Turner, Sexton, Debrosse & Harbison
W. Va. Bar No 11044
Gentle, Turner & Sexton
P. O. Box 257
Spelter, WV 26438

ENTER: June 24, 2013


Thomas A. Redell, Circuit Judge

STATE OF WEST VIRGINIA
COUNTY OF HARRISON, TO-WIT

I, Donald L. Kopp II, Clerk of the Fifteenth Judicial Circuit and the 18th
Family Court Circuit of Harrison County, West Virginia, hereby certify the
foregoing to be a true copy of the ORDER entered in the above styled action
on the 24 day of June, 2013.

IN TESTIMONY WHEREOF, I hereunto set my hand and affix
the Seal of the Court this 24 day of June, 2013.

Donald L. Kopp II
Fifteenth Judicial Circuit & 18th Family Court
Circuit Clerk
Harrison County, West Virginia

EXHIBIT 4

PERRINE DUPONT SETTLEMENT CLAIMS OFFICE
ATTN: EDGAR C. GENTLE, CLAIMS ADMINISTRATOR
C/O SPELTER VOLUNTEER FIRE DEPARTMENT OFFICE

55 B Street
P. O. BOX 257
Spelter, West Virginia 26438
(304) 622-7443
(800) 345-0837
www.perrinedupont.com
perrinedupont@gtandslaw.com

MEMORANDUM

BY HAND DELIVERY
CONFIDENTIAL

TO: The Spelter Volunteer Fire Department
C/O Annette Wright, President
P.O. Box 176
Spelter, WV 26438

FROM: Edgar C. Gentle, III, Esq.

DATE: September 5, 2014

RE: The Perrine DuPont Settlement - Soil Remediation in Zone 1A in Spelter; Our
File No. 4609-1

Parcel ID 11-01_22

Dear Ladies and Gentlemen:

I hope that you are well.

The soil remediation in Zone 1A is finishing this year.

It is my understanding that the Spelter Volunteer Fire Department entered into a property swap arrangement with James and Jacqueline Glaspell and obtained a Deed to the vacant lot ("the Lot") located directly behind the Spelter Post Office, identified in the Tax Records of Harrison County as Parcel 22 on Tax Map 11-01. A copy of the Tax Map is attached for your reference, with the subject property identified. Please provide us with a copy of this Deed.

The Settlement previously tested the Lot and found that the soil is contaminated. However, the Lot cannot be accessed by mechanical equipment for the soil to be remediated. There is no street or right of way allowing access to the Lot, and it is located down such a steep hill as to be practically inaccessible.

September 5, 2014
Page 2

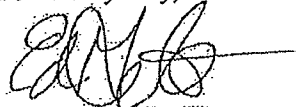
Therefore, the Settlement has determined that the Lot cannot be remediated, and we plan not to remediate it. However, we propose to pay the balance of four thousand dollars (\$4,000.00) in guaranteed money for annoyance and inconvenience concerning the testing and cleaning of your soil property, as payment in full, for the Property Remediation Program. A one thousand dollar (\$1,000) payment has already been made to the previous owners. You would also retain the right to any dividend of left-over money from the Property Clean-Up portion of the Settlement. IF any of this money is left over after the Settlement is done cleaning the participating Class Member soil in Zone 1A and the participating Class Member houses in the Class Area, it will be divided equally among the property owners who participate, under the Court's June 27, 2011, Order.

The following list explains the loss of rights and benefits that you and your soil property will suffer as a result of not having the remediation process completed: You lose the right to have your soil property remediated (cleaned) of hazardous levels of lead, cadmium, arsenic, or zinc, and the right to a certificate of cleanliness proving that the soil was remediated.

Feel free to call me any time on my cell phone at 205-960-2533, or at our office at 304-622-7443.

If you wish for the Court to review this decision, please sign and check the box below and return the extra copy of this letter to me in the return postage prepaid envelope provided within 14 days of the date of this letter. If we do not receive your written request to appeal within 14 days, we will consider this matter closed.

Yours very truly,



Edgar C. Gentle, III
Claims Administrator

ECG/maj

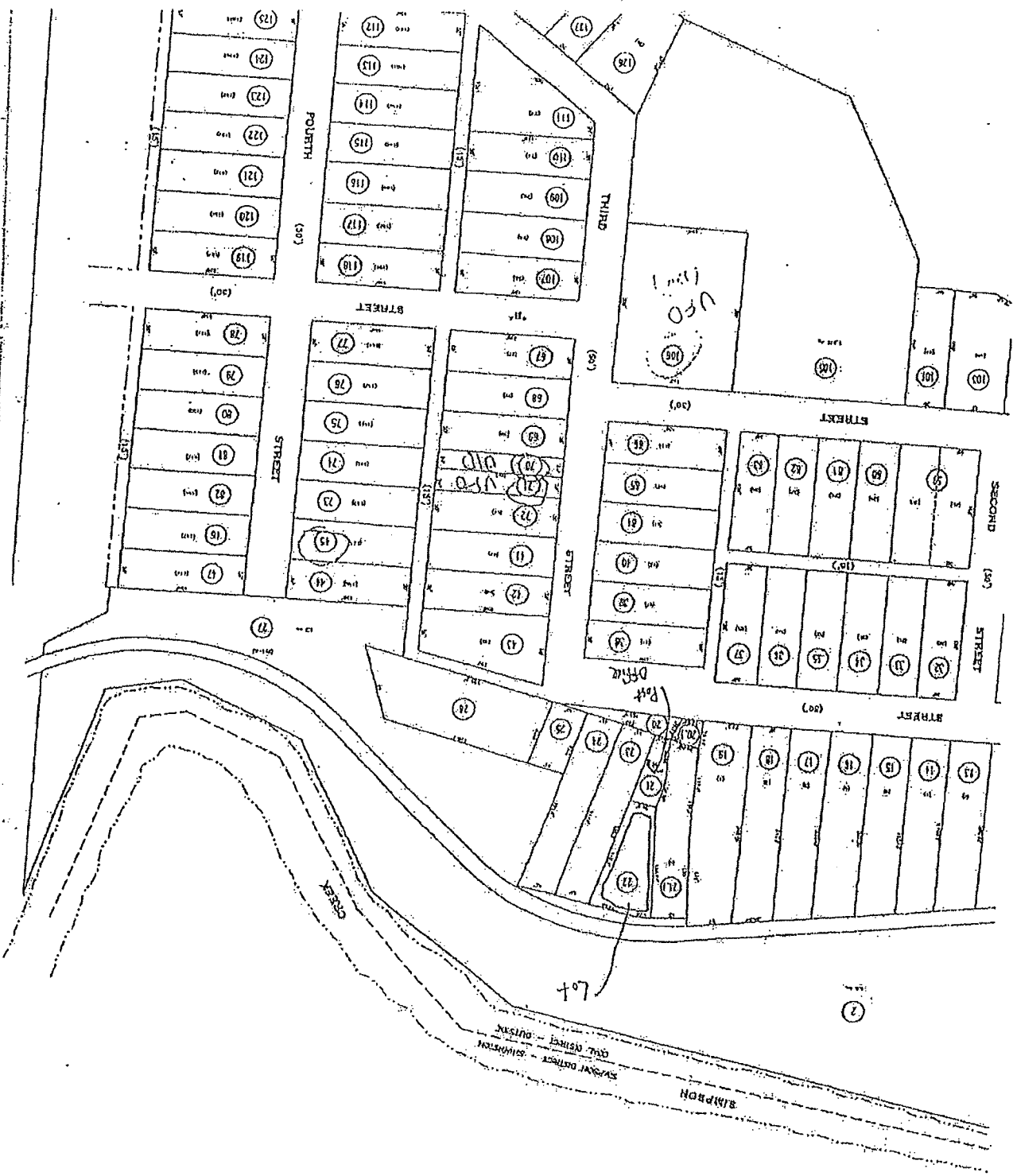
Attachment: Map

cc: (confidential)(via email)(with attachment)
Mr. Stan Keifer of NCM
Paige F. Draper, Esq.
Mr. Billy Sublett
Michael A. Jacks, Esq.
Mr. Paul Emerson
Ms. Christy Mullins (put in Claimant file)

Yes, I Wish to Appeal Your Decision on My Claim to the Honorable Judge Bedell.

Representative of Spelter Volunteer Fire Department

Date



FOURTH

THIRD

SECOND

STREET

STREET

STREET

CREEK

DITCH

SIMPSON

VFO

Lot

Post

125

124

123

122

121

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119

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