

NEW JERSEY DEPARTMENT OF ENVIRONMENTAL PROTECTION; THE COMMISSIONER OF THE NEW JERSEY DEPARTMENT OF ENVIRONMENTAL PROTECTION; and THE ADMINISTRATOR OF THE NEW JERSEY SPILL COMPENSATION FUND,	:	UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK IN RE MTBE LITIGATION MASTER FILE No. 1:00-1898 MDL No. 1358 (VSB) <u>Civil Action No. 08 Civ. 00312</u>
Plaintiffs,	:	JUDICIAL CONSENT ORDER AS TO DEFENDANT GETTY PROPERTIES CORP. ONLY
v.	:	
ATLANTIC RICHFIELD CO., et al.,	:	
Defendants.	:	

This matter was opened to the Court by Gurbir S. Grewal, Attorney General of New Jersey, Deputy Attorney General Gwen Farley appearing, and Leonard Z. Kaufmann, Esq. of Cohn Lifland Pearlman Herrmann & Knopf LLP, and Scott E. Kauff, Esq. of the Law Offices of John K. Dema, P.C., and Michael Axline, Esq. of Miller Axline P.C., and Tyler Wren, Esq. of Berger & Montague P.C., Special Counsel to the Attorney General, appearing, as attorneys for plaintiffs New Jersey Department of Environmental Protection ("DEP" or "Department") and the Commissioner of the New Jersey Department of Environmental Protection ("Commissioner"), in their named capacity, as *parens patriae*, and as trustee of the natural resources of New Jersey, and the Administrator of the New Jersey Spill Compensation Fund ("Administrator"), and John McMeekin II,

Esq. and Susan Dean, Esq. of Rawle & Henderson LLP representing defendant GETTY PROPERTIES CORP. ("GPC"), and these Parties having amicably resolved their dispute before trial agree as follows:

I. BACKGROUND

A. The Plaintiffs initiated this action on or around June 28, 2007 by filing a complaint against GPC and other defendants in the Superior Court of the State of New Jersey, Mercer County, Docket MER-L-1622-07, pursuant to the Spill Compensation and Control Act, N.J.S.A. 58:10-23.11 to -23.24 ("the Spill Act"), the Water Pollution Control Act, N.J.S.A. 58:10A-1 et seq., and the common law, including product liability claims. The matter was removed to the United States District Court for the District of New Jersey, and later assigned to the multi-district litigation in the United States District Court for the Southern District of New York, *In re Methyl Tertiary Butyl Ether ("MTBE") Multi-District Litigation*, MDL No. 1358 (SDNY) (VSB) ("Multi-District Litigation"). There was a remand of nineteen trial sites to the United States District Court for the District of New Jersey, *DEP v. Amerada Hess*, Civil Action No. 15-6468 (DNJ) (FLW) (LHG); the remainder of the case continues in the Multi-District Litigation in the Southern District of New York.

B. The Plaintiffs filed amended complaints; the latest is the Fifth Amended Complaint, which was filed September 28, 2018 (the "Complaint").

C. Plaintiffs, in their Complaint, seek past and future damages they have incurred and will incur as a result of alleged widespread contamination of the waters of New Jersey by MTBE.

D. Plaintiffs, in their Complaint, seek past and future costs they have incurred and will incur as a result of alleged widespread contamination of the waters of New Jersey by MTBE.

E. Plaintiffs, in their Complaint, seek injunctive relief concerning the remediation of MTBE discharges.

F. Defendant GPC is a Delaware Corporation with its principal place of business at 2 Jericho Plaza, Suite 110, Jericho, New York.

G. GPC filed responsive pleadings in which it denied liability and asserted various defenses to the allegations contained in the Complaint. GPC represents that it does not, as of the Effective Date of this Judicial Consent Order ("JCO"), utilize or knowingly distribute gasoline in New Jersey, inclusive of MTBE as an additive to gasoline in New Jersey.

H. The Parties to this JCO recognize, and this Court by entering this JCO finds, that the Parties to this JCO have negotiated this JCO in good faith; that the implementation of this JCO will allow the Parties to this JCO to avoid continued,

prolonged, and complicated litigation; and that this JCO is fair, reasonable, and in the public interest.

THEREFORE, with the consent of the Parties to this JCO, it is hereby **ORDERED and ADJUDGED**:

II. JURISDICTION

1. This case was removed to the United States District Court for the District of New Jersey pursuant to 28 U.S.C. § 1446(d) and the Energy Policy Act of 2005, 42 U.S.C. § 7545, et seq., which expressly authorized the removal of legal actions related to allegations involving MTBE contamination, and then assigned to the United States District Court for the Southern District of New York as part of the Multi-District Litigation. Part of the litigation was remanded to the United States District Court for the District of New Jersey.

2. For purposes of approving and implementing this JCO, the Parties to this JCO waive all objections and defenses they may have to the jurisdiction over the Parties and this JCO of the United States District Court for the District of New Jersey or the United States District Court for the Southern District of New York to the extent that a particular case or claim was not previously remanded. The Parties shall not challenge the jurisdiction of the United States District Court for the Southern District of New York

or the United States District Court for the District of New Jersey as appropriate to enforce this JCO against the parties to this JCO.

III. PARTIES BOUND

3. This JCO applies to, and is binding upon, the Plaintiffs and the named Settling Defendant, as defined below (each, a "Party" and collectively, the "Parties").

IV. DEFINITIONS

4. Unless otherwise expressly provided, terms used in this JCO that are defined in the Spill Act or in the regulations promulgated under the Spill Act shall have their statutory or regulatory meaning. Whenever the terms listed below are used in this JCO, the following definitions shall apply:

"Damages" shall mean all damages caused by discharges of MTBE prior to the effective date of this JCO, whether or not known or suspected to exist by Plaintiffs, that at any time threaten or affect waters of New Jersey, including but not limited to damages sought in the Complaint. "Damages" do not include Settling Defendant's obligation to perform Remediation except for those matters expressly released or for which a covenant not to sue is granted in Paragraph 6(b) below. Damages also do not include Past Cleanup and Removal Costs or Future Cleanup and Removal Costs, except for those matters expressly released in Paragraph 6(b) below

or for which a covenant not to sue is granted in Paragraph 6(b) below.

"Day" shall mean a calendar day unless expressly stated to be a Working Day. "Working Day" shall mean a day other than a Saturday, Sunday, or State holiday. In computing time under this JCO, where the last day would fall on a Saturday, Sunday, or State holiday, time shall run until the close of business of the next Working Day.

"Defendant's Site" means any site in New Jersey for which the Settling Defendant is in any way responsible for MTBE discharged at that site unless such responsibility is based solely upon the Settling Defendant's Upstream Activities, if any.

"Future Cleanup and Removal Costs" shall mean all direct and indirect costs of any kind for any purpose the Plaintiffs incur on or after the effective date of this JCO, including oversight costs, with respect to remediation of MTBE that threatens or affects the waters of New Jersey for which GPC is responsible under any applicable federal or state statute, regulation or order, or the common law. For purposes of this JCO only, Future Cleanup and Removal Costs do not include natural resource damages.

"MTBE" shall mean methyl tertiary butyl ether, neat or as a part of gasoline or as a contaminant of other fuel, and the degradation byproducts of commercial grade MTBE, including

tertiary butyl alcohol ("TBA"). In addition, MTBE shall include TBA when TBA is present in MTBE gasoline.

"Paragraph" shall mean a portion of this JCO identified by an Arabic numeral or an upper-case letter.

"Past Cleanup and Removal Costs" shall mean all direct and indirect costs of any kind for any purpose the Plaintiffs incurred before the effective date of this JCO, including oversight costs, with respect to MTBE that threatens or affects the waters of New Jersey for which GPC is responsible under any applicable federal or state statute, regulation or order or the common law.

"Plaintiffs" shall mean plaintiffs DEP, the Commissioner, and the Administrator, including in their capacities as described in paragraphs 14 to 18 of the Complaint, and any successor department, agency or official. Plaintiffs hereby represent and warrant that they have the power and authority to enter into this Agreement.

"Remediation" shall mean compliance with the Administrative Requirements for the Remediation of Contaminated Sites, N.J.A.C. 7:26C, or any successor regulation, and all of the then-applicable remediation standards and requirements pursuant to N.J.S.A. 58:10B-1 et seq., N.J.A.C. 7:26D, and N.J.A.C. 7:26E, or any successor regulation. Remediation does not include restoration to pre-discharge conditions (primary restoration) beyond what is necessary to comply with the applicable remediation standards pursuant to N.J.S.A. 58:10B-12 and N.J.A.C. 7:26D. Remediation

also does not include any liability to comply with the Administrative Requirements for the Remediation of Contaminated Sites, N.J.A.C. 7:26C, or any successor regulation, and all of the then-applicable remediation standards pursuant to N.J.S.A. 58:10B-12 and N.J.A.C. 7:26D, or any successor regulation based solely upon Upstream Activities, and nothing herein shall be deemed an admission by Settling Defendant that such liability can be based on Upstream Activities.

"Section" shall mean a portion of this JCO identified by a roman numeral.

"Settling Defendant" means GPC. Settling Defendant shall also include GPC's parent companies, direct and indirect subsidiary companies, and its and their successors, past and present officers, directors, and employees (each, a "Related Entity"), but only to the extent that the alleged liability of any Related Entity is based on its status and in its capacity as a Related Entity, and not to the extent that the alleged liability of the Related Entity with respect to MTBE contamination arose independently of its status and capacity as a Related Entity of Settling Defendant. No other party named as a defendant in the Fifth Amended Complaint shall be considered a related entity of GPC.

"Upstream Activities" means the manufacture, refining, blending, sale, supply, distribution, exchange, transfer, purchase, trading, marketing, and/or branding of MTBE or gasoline

with MTBE. Upstream Activities do not include a discharge of MTBE or gasoline with MTBE at or from a facility, as defined by N.J.A.C. 7:1E-1.6, in New Jersey that occurs at a time that the facility is owned, operated, or controlled by Settling Defendant while the Settling Defendant is engaged in the manufacture, refining, blending, sale, supply, distribution, exchange, transfer, purchase, trading, marketing, and/or branding of MTBE or gasoline with MTBE.

V. SETTLING DEFENDANT'S COMMITMENTS

5. (a) Within fourteen (14) Days after the effective date of this JCO, GPC shall pay, or cause to be paid on its behalf, to the Plaintiffs Thirteen Million Five Hundred Thousand Dollars (\$13,500,000.00) (the "Settlement Payment") in full and complete satisfaction of Plaintiffs' claims that are released or for which a covenant not to sue is provided in Section VI of the JCO.

(b) The amount specified in Paragraph 5(a) above shall be paid by wire transfer pursuant to instructions provided by Plaintiffs. Notice of payment shall be emailed to: John Sacco, Director/State Forester, New Jersey Department of Environmental Protection at John.Sacco@dep.nj.gov; David E. Haymes, Administrator, Spill Compensation Fund, New Jersey Department of Environmental Protection at David.Haymes@dep.nj.gov and to Gary Wolf, Section Chief, Environmental Enforcement and Environmental Justice

Section, Division of Law, Department of Law and Public Safety at Gary.Wolf@law.njoag.gov or such other persons as Plaintiffs may designate.

(c) For purposes of the Internal identification requirement of Section 162(f)(2)(A)(ii) of the Revenue Code, 26 U.S.C. § 162(f)(2)(A)(ii), the Settlement Payment required of Getty Properties Corp. is required to come into compliance with law.

VI. PLAINTIFFS' COVENANTS AND RELEASES

6. (a) In consideration of, and upon receipt of, the payment required in Section V above, and except as otherwise provided in Section VII below, the Plaintiffs fully and forever release, covenant not to sue, and agree not to otherwise take judicial, administrative, or other action against the Settling Defendant pursuant to the Comprehensive Environmental Response, Compensation and Liability Act ("CERCLA"), the Spill Act, the Water Pollution Control Act, or any other statute or regulation for recovery of Damages, Past Cleanup and Removal Costs, injunctive relief sought in the Complaint, or attorneys' fees, consultants' and experts' fees, and other litigation costs sought in the Complaint for the sites identified by the Plaintiffs in NJMTBE-000-030608, attached hereto and incorporated herein by reference as Exhibit "A." The liability of any non-Settling Defendant is unaffected by this release and covenant not to sue except as set

forth in the agreed stipulation, attached hereto as Exhibit "B." The foregoing release and covenant not to sue does not preclude Plaintiffs from seeking: (i) equitable, including injunctive, relief sought in the Complaint related to Remediation, (ii) attorneys' fees, consultants' and experts' fees, and other litigation costs sought in the Complaint related to a particular Remediation and not generated in connection with the preparation of the Complaint or any of the proceedings in the Multi-District Litigation, or (iii) Remediation of any discharge at or from any of Defendant's Sites, provided the Settling Defendant's Remediation liability at Defendant's Sites is not based solely on its Upstream Activities.

(b) Notwithstanding any other provision of this JCO, in consideration of, and upon receipt of, the payment(s) required in Section V above, the Plaintiffs fully and forever release, covenant not to sue, and agree not to otherwise take judicial, administrative, or other action against the Settling Defendant for Plaintiffs' causes of action based upon Settling Defendant's alleged liability (i) under the common law with respect to MTBE discharges that threaten or affect the waters of New Jersey; (ii) in equity (except as reserved in Paragraphs 6(a), 10, 11, 21, 23, and 24) with respect to MTBE discharges that threaten or affect the waters of New Jersey; (iii) under theories of products liability with respect to MTBE discharges that threaten or affect

the waters of New Jersey; or (iv) under any applicable federal or state statute, regulation or order where such liability is premised upon Upstream Activities prior to the effective date of the JCO.

7. The covenants and releases contained in this Section VI shall take effect upon the Plaintiffs receiving the payment that GPC is required to make pursuant to Section V above, in full, and in compliance with the terms of this JCO.

8. The covenants and releases contained in this Section VI extend only to Settling Defendant and not to any other defendant, party, person, or entity.

9. The covenants and releases contained in this Section VI do not pertain to any matters other than those expressly stated.

VII. PLAINTIFFS' RESERVATIONS

10. Except as set forth in Section VI, nothing in this JCO precludes Plaintiffs from taking judicial, administrative, or other action against Settling Defendant to require it to perform Remediation of any discharge at or from any of Defendant's Sites.

11. The Plaintiffs reserve, and this JCO is without prejudice to, all rights against the Settling Defendant except those expressly released or for which there is a covenant not to sue in Section VI. This reservation of rights includes, but is not limited to, the following:

- a. claims based on Settling Defendant's failure to satisfy any term or provision of this JCO;

b. liability arising from Settling Defendant being in any way responsible for any hazardous substance other than MTBE that is discharged into or threatens the waters and/or soils of New Jersey. To the extent MTBE is also present along with another hazardous substance(s) in the same location (e.g., the same water and/or soil) and during the same time period, Settling Defendant shall receive the releases and covenants not to sue set forth in Section VI above for the other hazardous substance(s) coextensive in place and time with the MTBE, subject to the obligations and reservations in this Section VII and Section XI below, and subject to the potential obligation (if any) to perform restoration for substance(s) other than MTBE to pre-discharge conditions (primary restoration) but only if the restoration of the groundwater containing the MTBE would not have also restored the groundwater by removing such other hazardous substance(s) to pre-discharge concentration(s). Settling Defendant shall not be entitled to any release, covenant not to sue, or offset or reduction in liability or damages for any hazardous substance other than MTBE pursuant to this JCO where any hazardous substance(s) other than MTBE are not in the same location (e.g., not in the same water and/or soil)

during the same time period as the MTBE, except as provided by Paragraph 6(b), unless the restoration of the groundwater containing the MTBE also restores the groundwater by removing such other hazardous substance(s) to pre-discharge concentration(s).

- c. liability for Future Cleanup and Removal Costs, except as released in Paragraph 6(b);
- d. liability, except as released by Paragraph 6(b), for all claims paid in the three years prior to the Effective Date of this JCO or in the future by the Spill Compensation Fund resulting from a discharge of MTBE at a site owned, operated, or controlled by Settling Defendant at the time of the discharge that threatens or affects the waters of New Jersey, and for which Settling Defendant is responsible under the statutes or common law of New Jersey.
- e. criminal liability; and
- f. liability for any violation by Settling Defendant of federal, state or common law that occurs after the effective date of this JCO.

VIII. SETTLING DEFENDANT'S COVENANT

12. The Settling Defendant covenants not to sue or assert any claim or cause of action against the Department, Administrator, or

Commissioner, concerning the matters addressed in the Complaint and this JCO, with the exception of the enforcement of the terms of this JCO, unless Settling Defendant is the subject of third party claims or causes of action for which the Department, Administrator, or Commissioner may be liable.

13. The Settling Defendant's covenant in Paragraph 12 above does not apply where the Plaintiffs sue or take judicial, administrative, criminal or other action against the Settling Defendant pursuant to Section VII above.

IX. NO FINDINGS OR ADMISSIONS OF LIABILITY

14. Nothing contained in this JCO shall be considered an admission by the Settling Defendant, or a finding by the Plaintiffs or this Court, of any wrongdoing or liability on the Settling Defendant's part.

X. EFFECT OF SETTLEMENT AND CONTRIBUTION PROTECTION

15. Nothing in this JCO shall be construed to create any rights in, or grant any cause of action to, any person not a Party to this JCO. The preceding sentence shall not be construed to waive or nullify any rights that any person not a signatory to this JCO may have under applicable law.

16. Settling Defendant expressly reserves all rights, including, but not limited to, any right to indemnification and contribution, defenses, claims, demands, and causes of action that the Settling

Defendant may have concerning any matter, transaction, or occurrence, whether or not arising out of the subject matter of the Complaint, against any person not a Party to this JCO except to the extent released in the separate JCO between Plaintiffs, GPC and the Third Party Defendants being submitted in the District of New Jersey contemporaneously with the submission of this JCO to this Court.

17. When entered, this JCO shall constitute a judicially approved settlement within the meaning of N.J.S.A. 58:10-23.11f.a.(2)(b) and 42 U.S.C. § 9613(f)(2) and will resolve the liability of the Settling Defendant to the Plaintiffs for the purpose of providing contribution protection to the Settling Defendant from contribution actions under CERCLA, the Spill Act, the Joint Tortfeasors Contribution Law, N.J.S.A. 2A:53A-1 *et seq.*, the Comparative Negligence Act, N.J.S.A. 2A:15-5.1 to -5.8 or any other statute, regulation or common law principle related to the causes of action pleaded in the Complaint or matters addressed in this JCO. The Parties agree, and by entering this JCO this Court finds, the Settling Defendant is entitled, upon it fully satisfying its payment obligation under this JCO, to protection from contribution actions pursuant to Sections 113(f)(2) of CERCLA, 42 U.S.C. §§ 9613(f)(2), the Spill Act, N.J.S.A. 58:10-23.11f.a.(2)(b), and any other statute, regulation, or common law principle that provides contribution rights against the Settling Defendant with regard to

the subject matter of the Complaint or matters addressed in this JCO.

18. In accordance with N.J.S.A. 58:10-23.11e2 the Plaintiffs published a copy of the draft JCO on Plaintiffs' website, published notice of this JCO in the New Jersey Register, and arranged for notice and comment, as described in the following paragraph, to other parties in this case and to the other potentially responsible parties. Such notice included the following information:

- a. the caption of this case;
- b. the name of the Settling Defendant;
- c. a summary of the terms of this JCO; and
- d. that a copy of the draft JCO is available on DEP's website.

19. In fulfillment of N.J.S.A. 58:10-23.11e2 the Parties have provided written notice of this JCO to all other parties in the case and to other potentially responsible parties by:

- a. The Settling Defendant sending a letter to liaison defense counsel and serving a copy of such letter on counsel of record in the above captioned litigation via LexisNexis File and Serve; and

- b. The Settling Defendant publishing notice in the following newspapers:

- i. Asbury Park Press;
- ii. Atlantic City Press;
- iii. Bergen Record;

iv. Burlington County Times;

v. New Jersey Herald;

vi. South Jersey Times; and

vii. Star Ledger; and

c. The Plaintiffs distributing a copy of the New Jersey Register Notice via the Site Remediation and Waste Management Program's and the Office of Natural Resource Restoration's websites, which the public can access at <http://nj.gov/dep/srp/legal/> and <http://nj.gov/dep/nrr/settlements/index.html>, respectively.

This notice is deemed compliant with the notice requirement of N.J.S.A. 58:10-23.11e2.

20. The Plaintiffs will submit this JCO to the Court for entry pursuant to Paragraph 35 below unless, as a result of the notice of this JCO pursuant to Paragraphs 18 and 19 above, the Plaintiffs receive information that discloses facts or considerations that indicate to Plaintiffs, in their sole discretion, that the JCO is inappropriate, improper, or inadequate.

21. In any subsequent administrative or judicial proceeding initiated by the Plaintiffs relating to gasoline contamination at sites covered by this JCO, the Settling Defendant shall not assert, and may not maintain, any defense or claim based upon the principles of the entire controversy doctrine and the argument that such matters should have been included in the above-captioned

litigation; provided, however, that nothing in this Paragraph affects the enforceability of this JCO.

XI. GENERAL PROVISIONS

22. Nothing in this JCO shall be deemed to constitute preauthorization of a claim against the Spill Compensation Fund within the meaning of N.J.S.A. 58:10-23.11k. or N.J.A.C. 7:1J.

23. To the extent required, all Remediation of hazardous substances performed by the Settling Defendant (if any) under State oversight (as opposed to federal oversight) shall be performed pursuant to the Site Remediation Reform Act, N.J.S.A. 58:10C-1 *et seq.*, and the accompanying regulations (e.g., using a Licensed Site Remediation Professional) notwithstanding N.J.S.A. 58:10C-27(e).

24. The Plaintiffs enter into this JCO pursuant to the police powers of the State of New Jersey for the enforcement of the laws of the State and the protection of the public health and safety and the environment. All obligations imposed upon the Settling Defendant by this JCO are continuing regulatory obligations pursuant to the police powers of the State of New Jersey.

25. No payment owed or made pursuant to this JCO is intended to constitute a debt, damage claim, penalty, or other claim that may be limited or discharged in a bankruptcy proceeding.

26. This JCO shall be governed and interpreted under the laws of the State of New Jersey.

27. If any provision of this JCO or the application thereof to any person or circumstance, to any extent, is held to be invalid or unenforceable, (a) the Parties hereto shall negotiate in good faith a valid and enforceable provision as similar in terms to such invalid or unenforceable provisions as may be possible and (b) the remainder of this JCO or the application of such provision to persons or circumstances other than those as to which it is held invalid or unenforceable, shall not be affected thereby and each provision of this JCO shall be valid and enforced to the fullest extent permitted by law.

XII. EFFECTIVE DATE

28. The Effective Date of this JCO shall be the date upon which this JCO is entered by the Court.

XIII. RETENTION OF JURISDICTION

29. The United States District Court for the Southern District of New York retains jurisdiction over both the subject matter of this JCO and the Parties (except as to those specific focus site cases which were remanded to the United States District Court for the District of New Jersey) for the duration of the performance of the terms and provisions of this JCO for the purpose of enabling

any of the Parties to apply to the Court at any time for such further order, direction, and relief as may be necessary or appropriate for the construction or modification of this JCO, or to effectuate or enforce compliance with its terms.

XIV. COOPERATION AND DOCUMENT RETENTION

30. The Settling Defendant agrees to make current employees available to testify at or prior to trial for this case only without the need to serve subpoenas so long as such employees are only asked to appear where they would otherwise be subject to a proper subpoena and Plaintiffs pay the costs of such employees' travel for the purpose of providing testimony. With respect to former employees, Settling Defendant agrees to use reasonable efforts to facilitate the appearance of such witnesses to testify at or prior to trial, so long as such former employees are only asked to appear where they would otherwise be subject to a proper subpoena, Plaintiffs pay the costs of such former employees' travel for the purpose of providing testimony, and the former employee consents to appear. The Settling Defendant will provide to Plaintiffs last known addresses of former employees that are not willing to voluntarily testify unless prohibited by law or contract from doing so.

31. The Settling Defendant shall comply with the provisions of the March 15, 2005 Order for Preservation of Documents entered in this matter for so long as required under the terms of that Order.

XV. MODIFICATION

32. This JCO may only be modified by written agreement between the Parties with approval by the Court and represents the entire integrated agreement between the Plaintiffs and the Settling Defendant, and supersedes all prior negotiations, representations or agreements, either written or oral.

33. Nothing in this JCO shall be deemed to alter the Court's power to enforce, supervise, or approve modifications to this JCO.

XVI. ENTRY OF THIS JCO

34. The Settling Defendant consents to the entry of this JCO without further notice after the comment period referenced in Paragraphs 18 and 19 above.

35. So long as Plaintiffs do not receive public comments that disclose facts or considerations that indicate to Plaintiffs, in their sole discretion, that the JCO is inappropriate, improper, or inadequate, upon conclusion of the Plaintiffs' review of any public comment(s) received as a result of the notice described in Paragraphs 18 and 19 above, the Plaintiffs shall promptly submit this JCO to the Court for entry.

36. If for any reason the Court should decline to approve this JCO in the form presented, this agreement is voidable at the sole discretion of any Party and the terms of the agreement may not be used as evidence in any litigation among the Parties or third parties.

37. Within thirty days of the Plaintiffs' receipt of payment as set forth in Section V above, Plaintiffs shall request that the Court dismiss this Complaint as to GPC with prejudice pursuant to Fed. R. Civ. P. 41(a)(2).

XVII. SIGNATORIES/SERVICE

38. Each undersigned representative of Plaintiffs and Settling Defendant certifies that he or she is authorized to enter into the terms and conditions of this JCO, and to execute and legally bind such Party to this JCO.

39. This JCO may be signed and dated in any number of counterparts, each of which shall be an original, and such counterparts shall together be one and the same JCO.

40. Settling Defendant identifies in this paragraph an agent who is authorized to accept service of process by mail on their behalf with respect to all matters arising under or relating to this JCO. Settling Defendant agrees to accept service in this manner, and to waive the formal service requirements set forth in the New Jersey

Rules of Court or Federal Rules of Civil Procedure, including service of a summons.

For GPC: John C. McMeekin II, Esquire
Rawle & Henderson LLP
Attorney for Getty Properties Corp.

41. The Parties to this JCO agree that it was negotiated fairly between them at arms' length and that the final terms of this JCO shall be deemed to have been jointly and equally drafted by them, and that the provisions of this JCO therefore should not be construed against a Party to it on the grounds that the Party drafted or was more responsible for drafting the provision(s).

SO ORDERED this 17th day of December, 2020 , .



Vernon S. Broderick
United States District Judge

U.S.D.J.

NEW JERSEY DEPARTMENT OF ENVIRONMENTAL PROTECTION CONSENTS TO THE FORM AND ENTRY OF THIS ORDER

Intentionally omitted. Due to NJDEP signature by Commissioner see last page

By: _____
David E. Haymes, Director
Division of Enforcement, Technical, and Financial Support

Dated: _____

By: _____
Raymond Bukowski, Assistant Commissioner
Natural & Historic Resources

Dated: _____

*Intentionally
omitted due to
Commissioner signature.
See last page*

NEW JERSEY SPILL COMPENSATION FUND CONSENTS TO THE FORM AND ENTRY
OF THIS ORDER

By: _____
David E. Haymes, Administrator
New Jersey Spill Compensation Fund

Dated: _____

Gurbir S. Grewal,
Attorney General of New Jersey
Attorney for Plaintiffs

By: _____
Gwen Farley
Deputy Attorney General

Dated: _____

By: _____
Raymond Bukowski, Assistant Commissioner
Natural & Historic Resources


Dated: _____

NEW JERSEY SPILL COMPENSATION FUND CONSENTS TO THE FORM AND ENTRY
OF THIS ORDER

By: _____
David E. Haymes, Administrator
New Jersey Spill Compensation Fund

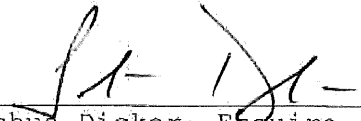
Dated: _____

Gurbir S. Grewal,
Attorney General of New Jersey
Attorney for Plaintiffs

By: 
Gwen Farley
Deputy Attorney General

Dated: 11/2/20

GETTY PROPERTIES CORP. CONSENTS TO THE FORM AND ENTRY OF THIS ORDER

By: 
Joshua Dicker, Esquire
Executive Vice President
Getty Properties Corp.

Dated: 10-15-20

THE NEW JERSEY DEPARTMENT OF ENVIRONMENTAL PROTECTION AND THE
NEW JERSEY SPILL COMPENSATION FUND CONSENT TO THE FORM AND
ENTRY OF THIS ORDER

By: Catherine R. McCabe
Catherine R. McCabe, Commissioner
New Jersey Department of Environmental
Protection, and Administrator
New Jersey Spill Compensation Fund

Dated: November 24, 2020

EXHIBIT A

NEW JERSEY MIREE - PLAINTIFF'S REVISED SITE LIST

FORMER NIEEMS SITE ID	MOST RECENT SITE NAME	ADDRESS	CITY / LOCAL NAME	MUNICIPALITY	ZIP CODE	COUNTY
1	43562	U HAUL CENTER	1 ABSECON BLVD	ABSECON CITY	08201	ATLANTIC
2	15586	SICO CO DIRECT SERVICE STATION #41941	101 ABSECON BLVD & SHORE RD	ABSECON CITY	08201	ATLANTIC
3	365012	114 LENAPE LANE	411 LENAPE LN	ABSECON CITY	08201	ATLANTIC
4	45385	ABSECON SHELL SERVICE STATION	428 ABSECON BLVD AKA RT 30	ABSECON CITY	08201	ATLANTIC
5	12828	SUNOCO SERVICE STATION #0004 5928	2 ABSECON BLVD & NEW YORK AVE	ABSECON CITY	08201	ATLANTIC
6	15587	SAFETY BUS SERVICE	295 ABSECON BLVD	ABSECON CITY	08409	ATLANTIC
7	15584	SUNOCO SERVICE STATION #0004-5649	471 WHITEHORSE PK AKA RT 30	ABSECON CITY	08232	ATLANTIC
8	15567	TEXACO SERVICE STATION #400230	802 ABSECON BLVD	ABSECON CITY	08201	ATLANTIC
9	51125	H&B TEXACO SERVICE STATION	ABSECON BLVD AKA RT 30 WHITEHORSE PK	ABSECON CITY	08201	ATLANTIC
10	15584	EXON SERVICE STATION #66851	101 111 ALBANY AVE & WINCHESTER AVE	ABSECON CITY	08401	ATLANTIC
11	12781	SUNOCO SERVICE STATION	105 MASSACHUSETTS AVE	ATLANTIC CITY	08401	ATLANTIC
12	85564	105 MASSACHUSETTS AVENUE	105 MASSACHUSETTS AVE	ATLANTIC CITY	08401	ATLANTIC
13	12786	ATLANTIC CITY SERVICE STATION	1125 N ALBANY AVE	ATLANTIC CITY	08401	ATLANTIC
14	64569	137 LIBERTY AVENUE	137 LIBERTY AVE	ATLANTIC CITY	08401	ATLANTIC
15	65903	159 NORTH IOWA AVENUE	159 NORTH IOWA AVE	ATLANTIC CITY	08400	ATLANTIC
16	171948	1607 ATLANTIC AVENUE	1607 ATLANTIC AVE	ATLANTIC CITY	08401	ATLANTIC
17	171941	1612 ARCTIC AVENUE	1612 ARCTIC AVE	ATLANTIC CITY	08401	ATLANTIC
18	485717	49552	1928 ARCTIC AVE	ATLANTIC CITY	08401	ATLANTIC
19	48519	SPENCER GIFTS	1928 ARCTIC AVE	ATLANTIC CITY	08401	ATLANTIC
20	65110	ARCTIC AVENUE GULF SERVICE STATION #122686	2001 ATLANTIC AVE & MICHIGAN AVE	ATLANTIC CITY	08401	ATLANTIC
21	12778	SOUTH JERSEY GAS CO	2140 ATLANTIC AVE AKA 2120 ATLANTIC AVE	ATLANTIC CITY	070840000	ATLANTIC
22	117843	THE SALVATION ARMY	22 S TEXAS AVE	ATLANTIC CITY	08401	ATLANTIC
23	12629	VINAS MOBIL SERVICE STATION #15RVO	2607 ATLANTIC AVE	ATLANTIC CITY	08401	ATLANTIC
24	12618	VANS SUNOCO SERVICE STATION	2507 ATLANTIC AVE	ATLANTIC CITY	08401	ATLANTIC
25	56540	SOLTZ PAINT STORE	262 N CONNECTICUT AVE	ATLANTIC CITY	08401	ATLANTIC
26	147546	262 CONNECTICUT AVENUE	2517 ATLANTIC AVE	ATLANTIC CITY	08401	ATLANTIC
27	99368	30 NORTH KENTUCKY AVENUE	2619 ATLANTIC AVE	ATLANTIC CITY	08401	ATLANTIC
28	171933	CUMBERLAND FARMS INC GULF SERVICE STATION #2910	30 N KENTUCKY AVE	ATLANTIC CITY	08401	ATLANTIC
29	12821	BOYS & GIRLS CLUB OF ATLANTIC CITY	3114 ARCTIC AVE & MONTPELLIER AVE	ATLANTIC CITY	08401	ATLANTIC
30	89751	ATLANTIC CLUB CASINO HOTEL	317 PENNSYLVANIA AVE	ATLANTIC CITY	08401	ATLANTIC
31	14505	PARKWAY AUTO SERVICE INC	3400 BOARDWALK & BOSTON AVE	ATLANTIC CITY	08401	ATLANTIC
32	23031	CUMBERLAND FARMS GULF SERVICE STATION #2946	3609 VENTNOR AVE & ALBANY AVE	ATLANTIC CITY	08401	ATLANTIC
33	12790	TALLA FERROS DAY CARE CENTER	3701 VENTNOR AVE	ATLANTIC CITY	08012	ATLANTIC
34	52546	ENGINES INC	422 N TENNESSEE AVE	ATLANTIC CITY	08401	ATLANTIC
35	12804	TRUMP CASTLE ASSOC FRANK PARLEY STATE MARINA	455 MASSACHUSETTS AVE	ATLANTIC CITY	08401	ATLANTIC
36	202968	BUTLER AVIATION @ BADER FIELD AIRPORT	600 HURON AVE	ATLANTIC CITY	08401	ATLANTIC
37	124275	HARRAHS RESORT ATLANTIC CITY	601 N ALBANY AVE	ATLANTIC CITY	08401	ATLANTIC
38	56542	SEASHORE FRUIT & PRODUCE	777 HARRAHS BLVD AKA 1725 BRIGANTINE BLVD	ATLANTIC CITY	08401	ATLANTIC
39	17225	PMG #2503 SERVICE STATION	800 NEW YORK AVE	ATLANTIC CITY	08401	ATLANTIC
40	84288	EDS FURNITURE	9 N ARKANSAS AVE	ATLANTIC CITY	08401	ATLANTIC
41	63910	ATLANTIC CITY COAL GAS #2	915 ATLANTIC AVE	ATLANTIC CITY	08411	ATLANTIC
42	47102	USPOD NAVAL RESERVE CENTER @ US COAST GUARD STATION	GEORGIA AVE & SUNSET AVE	ATLANTIC CITY	08401	ATLANTIC
43	81189	ATLANTIC CITY ELECTRIC CO	HURON AVE FT OF	ATLANTIC CITY	08401	ATLANTIC
44	85618	HURON NORTH REDEVELOPMENT	LEXINGTON AVE & CONNECTICUT AVE	ATLANTIC CITY	08221	ATLANTIC
45	85620	NORTH RIVERSIDE DRIVE & PARK AVENUE	MASSACHUSETTS AVE & BRIGANTINE BLVD & HURON AVE	ATLANTIC CITY	08401	ATLANTIC
46	12805	BRIGANTINE GULF SERVICE STATION #22866	N RIVERSIDE DR & PARK AVE	ATLANTIC CITY	08401	ATLANTIC
47	12802	FRIENDLY MANAGEMENT CO SERVICE STATION	3400 ATLANTIC BRIGANTINE BLVD	BRIGANTINE CITY	08203	ATLANTIC
48	12754	ANDY'S SHELL SERVICE STATION #138903	3600 ATLANTIC BRIGANTINE BLVD	BRIGANTINE CITY	08203	ATLANTIC
49	12754		4012 ATLANTIC BRIGANTINE BLVD	BRIGANTINE CITY	08203	ATLANTIC

NEW JERSEY MTBE - PLAINTIFF'S REVISED SITE LIST

NEWS SITE ID	Former NEWS SITE ID	MOST RECENT SITE NAME	ADDRESS	CITY / LOCAL NAME	MUNICIPALITY	ZIP CODE	COUNTY
50	12785	JERSEY STATE MARINE	601 BAYSHORE AVE	BRIGANTINE	BRIGANTINE CITY	08209	ATLANTIC
51	124476	LASAMMANA HOTEL	1400 1406-W BRIGANTINE AVE	BRIGANTINE CITY	BRIGANTINE CITY	08209	ATLANTIC
52	74695	3 SHERIDAN PLACE	3 SHERIDAN PL	BUENA	BRIGANTINE CITY	08209	ATLANTIC
53	17798	TRADE IMAGES CORP	704 HARDING HWY	BUENA	BUENA BORO	08310	ATLANTIC
54	12737	NIDOT BUENA BORO MAINTENANCE YARD	722 HARDING HWY 500 W OF RT 54	BUENA	BUENA BORO	08310	ATLANTIC
55	65425	VANICANT LOT @ 502 NORTH WEST BOULEVARD	502 N WEST BLVD	BUENA VISTA TWP	BUENA VISTA TWP	08310	ATLANTIC
56	12740	SCIENTIFIC PRODUCTS INC WILMAD GLASS DIV	1002 HARDING HWY & OAK RD	BUENA VISTA TWP	BUENA VISTA TWP	08310	ATLANTIC
57	57299	BUENA SUNOCO SERVICE STATION	377 RT 54	BUENA VISTA TWP	BUENA VISTA TWP	08310	ATLANTIC
58	44421	FIVE POINTS SERVICE STATION @ FIVE POINTS	5204 LANDIS AVE	BUENA VISTA TWP	BUENA VISTA TWP	08310	ATLANTIC
59	448475	BACHAN PETROL	751 HARDING HWY	BUENA VISTA TWP	BUENA VISTA TWP	08310	ATLANTIC
60	12745	AMOCO SERVICE STATION @ VINELAND TRUCK STOP	760 HARDING HWY & BLUE ANCHOR RD AKA RT 40	BUENA VISTA TWP	BUENA VISTA TWP	08310	ATLANTIC
61	58545	DELTONA DISCOUNT TIRES INC	6700 BLACKHORSE PK & CARDIFF CIR	BUENA VISTA TWP	BUENA VISTA TWP	08310	ATLANTIC
62	12780	MOBIL SERVICE STATION #57280	BLACKHORSE PK & TILTON RD CARDIFF CIR	CARDIFF	EGG HARBOR TWP	08221	ATLANTIC
63	44738	CORBIN CITY BD OF ED	112 RT 50	CORBIN CITY	EGG HARBOR TWP	08222	ATLANTIC
64	12728	DORSEY'S OLD PLACE INC	218 MAIN ST & RT 50	CORBIN CITY	CORBIN CITY	08270	ATLANTIC
65	45778	SUNOCO SERVICE STATION #0827-6479	1451 WHITEHORSE PK & ANTWERP AVE	EGG HARBOR	EGG HARBOR CITY	08215	ATLANTIC
66	54631	LAMMAN LOESCHIE SUPPLY CO INC	402 WHITEHORSE PK	EGG HARBOR	EGG HARBOR CITY	08215	ATLANTIC
67	12725	EGG HARBOR CITY STATION	600 WHITEHORSE PK & PHILADELPHIA AVE AKA RT 30 & PHILADELPHIA AVE	EGG HARBOR	EGG HARBOR CITY	08215	ATLANTIC
68	45957	HERRIS FOOD INC	801 BREMEN AVE & DUJERER ST	EGG HARBOR	EGG HARBOR CITY	08215	ATLANTIC
69	45955	CUMBERLAND FARMS INC #2503	827 WHITEHORSE PK	EGG HARBOR	EGG HARBOR CITY	08215	ATLANTIC
70	12772	FERRARI OIL INC	1020 WHITEHORSE PK	EGG HARBOR	EGG HARBOR CITY	08215	ATLANTIC
71	56245	RAVS SPORTS MARINE CENTRE	3500 1506 WHITEHORSE PK	EGG HARBOR CITY	EGG HARBOR CITY	08215	ATLANTIC
72	64251	223 BUFFALO AVENUE	223 BUFFALO AVE	EGG HARBOR CITY	EGG HARBOR CITY	08215	ATLANTIC
73	64251	CITGO SERVICE STATION	27 WHITEHORSE PK	EGG HARBOR CITY	EGG HARBOR CITY	08215	ATLANTIC
74	64285	PEMBROKE CLOTHING	801 ATLANTIC AVE	EGG HARBOR CITY	EGG HARBOR CITY	08215	ATLANTIC
75	147498	SOUTH JERSEY GAS CO EGG HARBOR CITY COAL GAS FORMER	ATLANTIC AVE & BUFFALO AVE 700 WHITEHORSE PK	EGG HARBOR CITY	EGG HARBOR CITY	08215	ATLANTIC
76	39585	HESS SERVICE STATION #30244	1600 VERONA AVE FORMERLY 7058 BLACKHORSE PK	EGG HARBOR CITY	EGG HARBOR CITY	08215	ATLANTIC
77	12579	BERTUCCI PROPERTY	2048 OCEAN HEIGHTS AVE	EGG HARBOR TWP	EGG HARBOR TWP	08232	ATLANTIC
78	12569	AFSA SERVICE STATION	2164 OCEAN HEIGHTS AVE & LEAF ST	EGG HARBOR TWP	EGG HARBOR TWP	08232	ATLANTIC
79	12700	EGG HARBOR TWP SUNOCO SERVICE STATION	2601 FIRE RD	EGG HARBOR TWP	EGG HARBOR TWP	08234	ATLANTIC
80	38097	SUNOCO SERVICE STATION #0004 5351	2652 TILTON RD & 1900 BLCKHRSE PK	EGG HARBOR TWP	EGG HARBOR TWP	08234	ATLANTIC
81	12701	NATIONAL HOME INSULATORS	3001 OCEAN HEIGHTS AVE & ZION RD	EGG HARBOR TWP	EGG HARBOR TWP	08234	ATLANTIC
82	12674	NADARVA AIR NATIONAL GUARD 177TH FIGHTER GROUP @ ATLANTIC CITY INTNL AIRP	5324 FIRE RD	EGG HARBOR TWP	EGG HARBOR TWP	08221	ATLANTIC
83	44888	SUNOCO SERVICE STATION #0360-7702	400 LANGLEY RD	EGG HARBOR TWP	EGG HARBOR TWP	08221	ATLANTIC
84	45865	AVOLON MARBLE CO	402 ZION RD	EGG HARBOR TWP	EGG HARBOR TWP	08221	ATLANTIC
85	125798	WEEB'S TEXACO SERVICE STATION	6084 REBEA AVE	EGG HARBOR TWP	EGG HARBOR TWP	08221	ATLANTIC
86	84328	WAMVA FOOD MARKET #947	6104 BLACKHORSE PK & JACKEE AVE	EGG HARBOR TWP	EGG HARBOR TWP	08221	ATLANTIC
87	12708	CARDIFF RINGINS SERVICE STATION	6723 BLACKHORSE PK	EGG HARBOR TWP	EGG HARBOR TWP	08232	ATLANTIC
88	35497	BENNETT CHEVROLET GED INC	6678 BLACKHORSE PK	EGG HARBOR TWP	EGG HARBOR TWP	08230	ATLANTIC
89	151163	LUKOIL SERVICE STATION #57201	6711 BLACKHORSE PK	EGG HARBOR TWP	EGG HARBOR TWP	08234	ATLANTIC
90	12688	TILTON ROAD SUNOCO SERVICE STATION	6721 BLACKHORSE PK	EGG HARBOR TWP	EGG HARBOR TWP	08221	ATLANTIC
91	30180	ELEGANCE DRY CLEANERS @ HEATHERCROFT SHOPPING CENTER	6803 TILTON RD & FIRE RD	EGG HARBOR TWP	EGG HARBOR TWP	08221	ATLANTIC
92	12718	DELANCY AVENUE GROUNDWATER CONTAMINATION	6825 TILTON RD	EGG HARBOR TWP	EGG HARBOR TWP	08232	ATLANTIC
93	12695	BUTLER AVIATION INC @ ATLANTIC CITY INTNL AIRPORT	7008 BLACKHORSE PK	EGG HARBOR TWP	EGG HARBOR TWP	08234	ATLANTIC
94	12715		DELANCY AVE	EGG HARBOR TWP	EGG HARBOR TWP	08234	ATLANTIC
95	224057		TILTON RD	EGG HARBOR TWP	EGG HARBOR TWP	08232	ATLANTIC
96	127315			EGG HARBOR TWP	EGG HARBOR TWP	08234	ATLANTIC
97	64675			EGG HARBOR TWP	EGG HARBOR TWP	08234	ATLANTIC
98	45282			EGG HARBOR TWP	EGG HARBOR TWP	08232	ATLANTIC

NEW JERSEY MIBE - PLAINTIFFS REVISED SITE LIST

	NIEMAS SITE_ID	Former NIEMAS SITE_ID	MOST RECENT SITE NAME	ADDRESS	CITY / LOCAL NAME	MUNICIPALITY	ZIP CODE	COUNTY
99	46228		MOBIL SERVICE STATION #55144	TILTON RD & FIRE RD	EGG HARBOR TWP	EGG HARBOR TWP	08232	ATLANTIC
100	12585		ELWOOD VALERD SERVICE STATION	4523 WHITEHORSE PK & UNION AVE	ELWOOD	MULLICA TWP	08247	ATLANTIC
101	15816		CONNECTV POWER INC PLEASANTVILLE OPERATIONS	2542 FIRE RD OFF DELLAH RD	FARMINGTON	EGG HARBOR TWP	08232	ATLANTIC
102	12684		AIRPORT CIRCLE SUNOCO SERVICE STATION	6501 DELLAH RD & TILTON RD	FARMINGTON	EGG HARBOR TWP	08234	ATLANTIC
103	14538		FOLSOM CITGO SERVICE STATION	1414 BLACKROSE PK	FOLSOM	FOLSOM BORO	08037	ATLANTIC
104	12669		COLLINGS LAKE VALERO SERVICE STATION	2 BLACKROSE PK & CAUS MILL RD	FOLSOM	FOLSOM BORO	08032	ATLANTIC
105	39157		LIBERTY SQUARE SHOPPING CENTER	304 BLACKROSE PK	FOLSOM	FOLSOM BORO	08094	ATLANTIC
106	14634		POMONA HEATING & COOLING CORP	135 S ODESSA AVE	GALLOWAY TWP	GALLOWAY TWP	08245	ATLANTIC
107	17155		KENNYS CLASSIC CARS	212 WHITEHORSE PK AKA RT 30	GALLOWAY TWP	GALLOWAY TWP	08201	ATLANTIC
108	12662		NI STATE POLICE ABESCON STATION	244 WHITEHORSE PK E	GALLOWAY TWP	GALLOWAY TWP	08215	ATLANTIC
109	74044		LEHIGH GAS SERVICE STATION	261 WHITEHORSE PK & 6TH AVE AKA RT 30	GALLOWAY TWP	GALLOWAY TWP	08215	ATLANTIC
110	73778		POMONA DINER	275 W WHITEHORSE PK WHITEHORSE PK POMONA RD	GALLOWAY TWP	GALLOWAY TWP	08201	ATLANTIC
111	36629		SHELL SERVICE STATION #114784	300 WHITEHORSE PK AKA RT 30 & 6TH	GALLOWAY TWP	GALLOWAY TWP	08215	ATLANTIC
112	23888		ABSECON MOBIL SERVICE STATION	345 WHITEHORSE PK	GALLOWAY TWP	GALLOWAY TWP	08201	ATLANTIC
113	18040		PHA INC	609 WHITEHORSE PK	GALLOWAY TWP	GALLOWAY TWP	08215	ATLANTIC
114	40937		FIRST STUDENT INC	730 WHITEHORSE PK & COLOGNE AVE AKA RT 30 & COLOGNE AVE	GALLOWAY TWP	GALLOWAY TWP	08215	ATLANTIC
115	12688		NI TURNPIKE AUTH MAINTENANCE DISTRICT #2	GARDEN STATE PKWY N44 S INTERCHANGE 40 & 44	GALLOWAY TWP	GALLOWAY TWP	08201	ATLANTIC
116	21427		SUNOCO SERVICE STATION #0158-5699 7743	GARDEN STATE PKWY N44 S	GALLOWAY TWP	GALLOWAY TWP	08215	ATLANTIC
117	24818		NI HIGHWAY AUTH ATLANTIC CITY SERVICE AREA	GARDEN STATE PKWY N44 S	GALLOWAY TWP	GALLOWAY TWP	08215	ATLANTIC
118	65589		GENOA AVENUE GROUNDWATER CONTAMINATION	GENOA AVE & COLOGNE PORT RD	GALLOWAY TWP	GALLOWAY TWP	08215	ATLANTIC
119	64127		PINEHURST SECTION GROUNDWATER CONTAMINATION	VARIOUS LOCATIONS	GALLOWAY TWP	GALLOWAY TWP	08215	ATLANTIC
120	12649		BLACKROSE AMOCO SERVICE STATION	4259 BLACKROSE PK	HAMILTON TWP	HAMILTON TWP	08023	ATLANTIC
121	47240		ATLANTIC BLUEBERRY CO	7201 WEXMOUTH RD & RT 559	HAMILTON TWP	HAMILTON TWP	08030	ATLANTIC
122	12685		SUNOCO SERVICE STATION #0269-7808 @ FARLEY SERVICE PLAZA	ATLANTIC CITY EXPWY N44 S	HAMILTON TWP	HAMILTON TWP	08037	ATLANTIC
123	14694		KORD SUNOCO SERVICE STATION FORMER	HARDING HWY & JEFFERSON ST	HAMILTON TWP	HAMILTON TWP	08037	ATLANTIC
124	12584		SOUTH JERSEY TRANSPORTATION AUTH MAINTENANCE FACILITY	1 TROOPERS LN	HAMMONTON	HAMMONTON TOWN	08037	ATLANTIC
125	20159		HAMMONTON AMOCO SERVICE STATION	11 WHITEHORSE PK AKA RT 30	HAMMONTON	HAMMONTON TOWN	08037	ATLANTIC
126	14373		PETITIS BODY SHOP	2 LINE ST	HAMMONTON	HAMMONTON TOWN	08037	ATLANTIC
127	12598		EXXON SERVICE STATION #50187	2 WHITEHORSE PK & BELLEVUE AVE AKA RT 30 & 54	HAMMONTON	HAMMONTON TOWN	08037	ATLANTIC
128	12590		HAMMONTON SHELL SERVICE STATION	2 WHITEHORSE PK & RT 206 AKA RT 30 & 206	HAMMONTON	HAMMONTON TOWN	08037	ATLANTIC
129	96307		MAZZAS FLOORING	200 12TH ST	HAMMONTON	HAMMONTON TOWN	08037	ATLANTIC
130	12617		ML RUBERTON CONSTRUCTION CO	303 511 CHESTNUT ST REAR	HAMMONTON	HAMMONTON TOWN	08037	ATLANTIC
131	12601		ROSADOS AMOCO SERVICE STATION	383 391 WHITEHORSE PK AKA RT 30	HAMMONTON	HAMMONTON TOWN	08037	ATLANTIC
132	44732		HAMMONTON GULF SERVICE STATION	547 WHITEHORSE PK	HAMMONTON	HAMMONTON TOWN	08037	ATLANTIC
133	35945		OCTAGON OIL	605 12TH ST	HAMMONTON	HAMMONTON TOWN	08037	ATLANTIC
134	14623		GETTY SERVICE STATION #58345	725 12TH ST & CHEW RD	HAMMONTON	HAMMONTON TOWN	08037	ATLANTIC
135	48116		AL & RICH'S SERVICE STATION	734 12TH ST & CHEW RD	HAMMONTON	HAMMONTON TOWN	08037	ATLANTIC
136	12610		HAMMONTON FUEL STOP SERVICE STATION	810 S EGG HARBOR RD	HAMMONTON	HAMMONTON TOWN	08037	ATLANTIC
137	39374		AL & RICH'S SERVICE STATION	848 WHITEHORSE PK S AKA RT 30 FORMERLY 701 WHITEHORSE PK S	HAMMONTON	HAMMONTON TOWN	08037	ATLANTIC
138	12606		AGWAY INC ENERGY PRODUCTS	948 WHITEHORSE PK AKA RT 30	HAMMONTON	HAMMONTON TOWN	08037	ATLANTIC
139	12599		PETES CITGO SERVICE STATION	880 S WHITEHORSE PK AKA RT 30	HAMMONTON	HAMMONTON TOWN	08037	ATLANTIC
140	12605		HAMMONTON SUNOCO SERVICE STATION	930 S WHITEHORSE PK AKA RT 30	HAMMONTON	HAMMONTON TOWN	08037	ATLANTIC
141	14653	58459	ATLANTIC COMMERCIAL CENTER	989 1001 S GRAND ST	HAMMONTON	HAMMONTON TOWN	08037	ATLANTIC
142	12600		NUJOMIXA HAMMONTON ARMORY	EGG HARBOR RD	HAMMONTON	HAMMONTON TOWN	08037	ATLANTIC
143	64128		LAKESHORE GARDENS GRD WTR CONTAM	LAKESHORE DR & LAKEVIEW AVE	HAMMONTON	HAMMONTON TOWN	08037	ATLANTIC
144	439631		10 NORTH WHITEHORSE PIKE	10 N WHITEHORSE PK	HAMMONTON TOWN	HAMMONTON TOWN	08037	ATLANTIC
145	70780		120 PLEASANT STREET	120 PLEASANT ST	HAMMONTON TOWN	HAMMONTON TOWN	08037	ATLANTIC
146	48594		HAMMONTON TOWN MIGA	12TH ST & LINCOLN ST	HAMMONTON TOWN	HAMMONTON TOWN	08500	ATLANTIC
147	48516		PARKHURST FARM & GARDEN SUPPLY INC	301 WHITEHORSE PK AKA RT 30	HAMMONTON TOWN	HAMMONTON TOWN	08037	ATLANTIC