

RICK SNYDER GOVERNOR R. KEVIN CLINTON STATE TREASURER

June 24, 2014

Jeffrey A. Riling Belden & Blake Corp 685 E M-32, Suite 201 Gaylord, MI 49735

Dear Mr. Riling:

Pursuant to the requirements of Public Act 451 of 1994, Part 37, as amended, the State Tax Commission (Commission) has issued an amended water pollution tax exemption certificate, numbered 2-2013, to Belden & Blake Corp located at Wischman A3-9 SW NW NE, Moore A4-9 SE NE NE, Stangor Land Co. B3-9 NW SW NE, Wischman B4-9 SW SE NE, Wischman C3-9 NW NW SE, Wischman C4-9 NE NE SE, Wischman D3-9 NW SW SE & Smith D4-9 NW SE SE, in the Township of Charlton, Otsego County. This certificate was issued at the June 11, 2014 meeting of the Commission and the additional amount approved for exemption is \$154,304.00, for a total exemption of \$195,108.00.

As required by Section 3702(2) of the Act, the exemption amount must annually be reduced by the gross annual commercial or productive value derived from any materials captured by the exempted facility. The current year's gross annual commercial or productive value recovered by this facility, as reported by your application, is **\$0**. Therefore, the net exemption for the current year for this facility is **\$195,108.00**. As this gross annual commercial or productive value may change yearly, the value must be reported to the assessor on an annual basis to correctly reduce the exemption.

The applicant and local assessor have 60 days from the date of this letter to appeal the decision to the Circuit Court. If the application costs were based on estimated figures, the applicant must file final costs figures with our office within 90 days after completion of the project. If you have any questions, please contact the Property Services Division at (517) 373-0675.

Sincerely,

Kelli Sobel, Executive Director

State Tax Commission

Enclosure

By Certified Mail

cc: Sally A. Nowak, Assessor, Township of Charlton

Clerk, Township of Charlton



Certificate No. 2-2013

Pursuant to the provisions of Public Act 451 of 1994, Part 37, as amended, the State Tax Commission hereby finds that the facility, owned or leased by Belden & Blake Corp, as described in the approved application, located at Wischman A3-9 SW NW NE, Moore A4-9 SE NE NE, Stangor Land Co. B3-9 NW SW NE, Wischman B4-9 SW SE NE, Wischman C3-9 NW NW SE, Wischman C4-9 NE NE SE, Wischman D3-9 NW SW SE & Smith D4-9 NW SE SE, Township of Charlton, County of Otsego, Michigan, is designed and operated primarily for the control, capture, and removal of industrial waste from the water, complies with Section 3703 and with other provisions of the act.

Therefore, as provided by Public Act 451 of 1994, Part 37, as amended, the State Tax Commission hereby certifies the **pollution control facility** property, as described in the approved application, located at **Wischman A3-9 SW NW NE, Moore A4-9 SE NE NE, Stangor Land Co. B3-9 NW SW NE, Wischman B4-9 SW SE NE, Wischman C3-9 NW NW SE, Wischman C4-9 NE NE SE, Wischman D3-9 NW SW SE & Smith D4-9 NW SE SE. The total cost of the facility entitled to exemption is \$195,108.00.** 

This certificate provides the authority for the assessor to exempt the pollution control facility for which this pollution control exemption certificate is in effect from ad valorem taxation. The tangible personal property is also exempt from sales taxes imposed under Public Act 67 of 1933, as provided by MCL 205.51 to 205.78 and use taxes imposed under Public Act 94 of 1937, provided by MCL 205.91 to 205.111.

This certificate, unless revoked as provided by Public Act 451 of 1994, as amended, shall remain in force as long as the facility is designed and operated primarily for the control, capture, and removal of industrial waste from the water:

Certificate Effective Date: November 14, 1990.

This amended Pollution Control certificate is issued on **June 11**, **2014** and supersedes all certificates previously issued.

STATE COMMISSION

Douglas B. Roberts, Chairperson State Tax Commission

SBQ-Q

A TRUE COPY ATTEST:

RICK SNYDER

**GOVERNOR** 



STATE OF MICHIGAN **DEPARTMENT OF TREASURY** LANSING

June 24, 2014

R. KEVIN CLINTON STATE TREASURER

**Kevin Danielson** Chrysler Group LLC 1000 Chrysler Drive, CIMS 485-12-30 Auburn Hills, MI 48326-2766

Dear Mr. Danielson:

Pursuant to the requirements of Public Act 451 of 1994, Part 37, as amended, the State Tax Commission (Commission) has issued an amended water pollution tax exemption certificate, numbered 2-4283, to Chrysler Group LLC located at 2101 Conner Avenue, in the City of Detroit, Wayne County. This certificate was issued at the June 11, 2014 meeting of the Commission and the additional amount approved for exemption is \$1,765,250.00, for a total exemption of \$8,702,565.00.

As required by Section 3702(2) of the Act, the exemption amount must annually be reduced by the gross annual commercial or productive value derived from any materials captured by the exempted facility. The current year's gross annual commercial or productive value recovered by this facility, as reported by your application, is \$0. Therefore, the net exemption for the current year for this facility is \$8,702,565.00. As this gross annual commercial or productive value may change yearly, the value must be reported to the assessor on an annual basis to correctly reduce the exemption.

The applicant and local assessor have 60 days from the date of this letter to appeal the decision to the Circuit Court. If the application costs were based on estimated figures, the applicant must file final costs figures with our office within 90 days after completion of the project. If you have any questions, please contact the Property Services Division at (517) 373-0675.

Sincerely,

Kelli for

Kelli Sobel, Executive Director

State Tax Commission

Enclosure By Certified Mail

cc: Gary L. Evanko, Assessor, City of Detroit

Clerk, City of Detroit



Certificate No. 2-4283

Pursuant to the provisions of Public Act 451 of 1994, Part 37, as amended, the State Tax Commission hereby finds that the facility, owned or leased by **Chrysler Group LLC**, as described in the approved application, located at **2101 Conner Avenue**, **City of Detroit**, County of **Wayne**, Michigan, is designed and operated primarily for the control, capture, and removal of industrial waste from the water, complies with Section 3703 and with other provisions of the act.

Therefore, as provided by Public Act 451 of 1994, Part 37, as amended, the State Tax Commission hereby certifies the **pollution control facility** property, as described in the approved application, located at **2101 Conner Avenue**. The total cost of the facility entitled to exemption is \$8,702,565.00.

This certificate provides the authority for the assessor to exempt the pollution control facility for which this pollution control exemption certificate is in effect from ad valorem taxation. The tangible personal property is also exempt from sales taxes imposed under Public Act 67 of 1933, as provided by MCL 205.51 to 205.78 and use taxes imposed under Public Act 94 of 1937, provided by MCL 205.91 to 205.111.

This certificate, unless revoked as provided by Public Act 451 of 1994, as amended, shall remain in force as long as the facility is designed and operated primarily for the control, capture, and removal of industrial waste from the water:

Certificate Effective Date: December 30, 2002.

This amended Pollution Control certificate is issued on **June 11**, **2014** and supersedes all certificates previously issued.

Douglas B. Roberts, Chairperson State Tax Commission

SASOL

A TRUE COPY ATTEST:



RICK SNYDER GOVERNOR R. KEVIN CLINTON STATE TREASURER

June 24, 2014

Wayne Sterenberg Jordan Development Company, LLC 150 Garfield Road N Tranverse City, MI 49696

Dear Mr. Sterenberg:

Pursuant to the requirements of Public Act 451 of 1994, Part 37, as amended, the State Tax Commission (Commission) has issued an amended water pollution tax exemption certificate, numbered 2-4332, to Jordan Development Company, LLC located at Barney Miller South Project (Well Code #G211190015/17) Water Gathering Disposal Pipelines, in the Township of Rust, Montmorency County. This certificate was issued at the June 11, 2014 meeting of the Commission and the additional amount approved for exemption is \$80,374.00, for a total exemption of \$130,072.00.

As required by Section 3702(2) of the Act, the exemption amount must annually be reduced by the gross annual commercial or productive value derived from any materials captured by the exempted facility. The current year's gross annual commercial or productive value recovered by this facility, as reported by your application, is \$0. Therefore, the net exemption for the current year for this facility is \$130,072.00. As this gross annual commercial or productive value may change yearly, the value must be reported to the assessor on an annual basis to correctly reduce the exemption.

The applicant and local assessor have 60 days from the date of this letter to appeal the decision to the Circuit Court. If the application costs were based on estimated figures, the applicant must file final costs figures with our office within 90 days after completion of the project. If you have any questions, please contact the Property Services Division at (517) 373-0675.

Sincerely,

Kelli Sobel, Executive Director

State Tax Commission

Enclosure

By Certified Mail

cc: Debra L. Downing, Assessor, Township of Rust

Clerk, Township of Rust



Certificate No. 2-4332

Pursuant to the provisions of Public Act 451 of 1994, Part 37, as amended, the State Tax Commission hereby finds that the facility, owned or leased by Jordan Development Company, LLC, as described in the approved application, located at Barney Miller South Project (Well Code #G211190015/17) Water Gathering Disposal Pipelines, Township of Rust, County of Montmorency, Michigan, is designed and operated primarily for the control, capture, and removal of industrial waste from the water, complies with Section 3703 and with other provisions of the act.

Therefore, as provided by Public Act 451 of 1994, Part 37, as amended, the State Tax Commission hereby certifies the **pollution control facility** property, as described in the approved application, located at **Barney Miller South Project (Well Code #G211190015/17) Water Gathering Disposal Pipelines**. The total cost of the facility entitled to exemption is \$130,072.00.

This certificate provides the authority for the assessor to exempt the pollution control facility for which this pollution control exemption certificate is in effect from ad valorem taxation. The tangible personal property is also exempt from sales taxes imposed under Public Act 67 of 1933, as provided by MCL 205.51 to 205.78 and use taxes imposed under Public Act 94 of 1937, provided by MCL 205.91 to 205.111.

This certificate, unless revoked as provided by Public Act 451 of 1994, as amended, shall remain in force as long as the facility is designed and operated primarily for the control, capture, and removal of industrial waste from the water:

Certificate Effective Date: August 26, 2003.

This amended Pollution Control certificate is issued on **June 11**, **2014** and supersedes all certificates previously issued.

STREET COMMISSION

Douglas B. Roberts, Chairperson State Tax Commission

SB 07 L

A TRUE COPY ATTEST:



RICK SNYDER GOVERNOR R. KEVIN CLINTON STATE TREASURER

June 24, 2014

Wayne Sterenberg Jordan Development Company, LLC 1503 Garfield Road N Traverse City, MI 49696

Dear Mr. Sterenberg:

Pursuant to the requirements of Public Act 451 of 1994, Part 37, as amended, the State Tax Commission (Commission) has issued an amended water pollution tax exemption certificate, numbered 2-4354, to Jordan Development Company, LLC located at Pair O Dice Antrim Project (Well Code #G211190010) Water Gathering Disposal Pipelines, in the Township of Vienna, Montmorency County. This certificate was issued at the June 11, 2014 meeting of the Commission and the additional amount approved for exemption is \$198,114.00, for a total exemption of \$204,356.00.

As required by Section 3702(2) of the Act, the exemption amount must annually be reduced by the gross annual commercial or productive value derived from any materials captured by the exempted facility. The current year's gross annual commercial or productive value recovered by this facility, as reported by your application, is \$0. Therefore, the net exemption for the current year for this facility is \$204,356.00. As this gross annual commercial or productive value may change yearly, the value must be reported to the assessor on an annual basis to correctly reduce the exemption.

The applicant and local assessor have 60 days from the date of this letter to appeal the decision to the Circuit Court. If the application costs were based on estimated figures, the applicant must file final costs figures with our office within 90 days after completion of the project. If you have any questions, please contact the Property Services Division at (517) 373-0675.

Sincerely,

Kelli Sobel, Executive Director

**State Tax Commission** 

Enclosure

By Certified Mail

cc: Ernest O. Dunham, Assessor, Township of Vienna

Clerk, Township of Vienna



Certificate No. 2-4354

Pursuant to the provisions of Public Act 451 of 1994, Part 37, as amended, the State Tax Commission hereby finds that the facility, owned or leased by **Jordan Development Company**, **LLC**, as described in the approved application, located at **Pair O Dice Antrim Project (Well Code #G211190010) Water Gathering Disposal Pipelines**, **Township of Vienna**, County of **Montmorency**, Michigan, is designed and operated primarily for the control, capture, and removal of industrial waste from the water, complies with Section 3703 and with other provisions of the act.

Therefore, as provided by Public Act 451 of 1994, Part 37, as amended, the State Tax Commission hereby certifies the **pollution control facility** property, as described in the approved application, located at **Pair O Dice Antrim Project (Well Code #G211190010) Water Gathering Disposal Pipelines**. The total cost of the facility entitled to exemption is \$204,356.00.

This certificate provides the authority for the assessor to exempt the pollution control facility for which this pollution control exemption certificate is in effect from ad valorem taxation. The tangible personal property is also exempt from sales taxes imposed under Public Act 67 of 1933, as provided by MCL 205.51 to 205.78 and use taxes imposed under Public Act 94 of 1937, provided by MCL 205.91 to 205.111.

This certificate, unless revoked as provided by Public Act 451 of 1994, as amended, shall remain in force as long as the facility is designed and operated primarily for the control, capture, and removal of industrial waste from the water:

Certificate Effective Date: August 26, 2003.

This amended Pollution Control certificate is issued on **June 11**, **2014** and supersedes all certificates previously issued.

OF MICHORAL OF THE PROPERTY COMMEN

Douglas B. Roberts, Chairperson State Tax Commission

SB 07 L

A TRUE COPY ATTEST:



RICK SNYDER GOVERNOR R. KEVIN CLINTON STATE TREASURER

June 24, 2014

Wayne Sterenberg Jordan Development Company, LLC 1503 Garfield Road N Traverse City, MI 49696

Dear Mr. Sterenberg:

Pursuant to the requirements of Public Act 451 of 1994, Part 37, as amended, the State Tax Commission (Commission) has issued an amended water pollution tax exemption certificate, numbered 2-4819, to Jordan Development Company, LLC located at Voyer Lake Antrim Project (Well Code #G211190009) Water Gathering Disposal Pipelines, in the Township of Hillman, Montmorency County. This certificate was issued at the June 11, 2014 meeting of the Commission and the additional amount approved for exemption is \$281,737.00, for a total exemption of \$291,485.00.

As required by Section 3702(2) of the Act, the exemption amount must annually be reduced by the gross annual commercial or productive value derived from any materials captured by the exempted facility. The current year's gross annual commercial or productive value recovered by this facility, as reported by your application, is \$0. Therefore, the net exemption for the current year for this facility is \$291,485.00. As this gross annual commercial or productive value may change yearly, the value must be reported to the assessor on an annual basis to correctly reduce the exemption.

The applicant and local assessor have 60 days from the date of this letter to appeal the decision to the Circuit Court. If the application costs were based on estimated figures, the applicant must file final costs figures with our office within 90 days after completion of the project. If you have any questions, please contact the Property Services Division at (517) 373-0675.

Sincerely,

Kelli Sobel, Executive Director

State Tax Commission

Enclosure

By Certified Mail

cc: Garry L. Boldrey, Jr., Assessor, Township of Hillman

Clerk, Township of Hillman



Certificate No. 2-4819

Pursuant to the provisions of Public Act 451 of 1994, Part 37, as amended, the State Tax Commission hereby finds that the facility, owned or leased by **Jordan Development Company**, **LLC**, as described in the approved application, located at **Voyer Lake Antrim Project (Well Code #G211190009) Water Gathering Disposal Pipelines**, **Township of Hillman**, County of **Montmorency**, Michigan, is designed and operated primarily for the control, capture, and removal of industrial waste from the water, complies with Section 3703 and with other provisions of the act.

Therefore, as provided by Public Act 451 of 1994, Part 37, as amended, the State Tax Commission hereby certifies the **pollution control facility** property, as described in the approved application, located at **Voyer Lake Antrim Project (Well Code #G211190009) Water Gathering Disposal Pipelines**. The total cost of the facility entitled to exemption is \$291,485.00.

This certificate provides the authority for the assessor to exempt the pollution control facility for which this pollution control exemption certificate is in effect from ad valorem taxation. The tangible personal property is also exempt from sales taxes imposed under Public Act 67 of 1933, as provided by MCL 205.51 to 205.78 and use taxes imposed under Public Act 94 of 1937, provided by MCL 205.91 to 205.111.

This certificate, unless revoked as provided by Public Act 451 of 1994, as amended, shall remain in force as long as the facility is designed and operated primarily for the control, capture, and removal of industrial waste from the water:

Certificate Effective Date: November 30, 2004.

This amended Pollution Control certificate is issued on **June 11**, **2014** and supersedes all certificates previously issued.

STRUCK COMMEN

Douglas B. Roberts, Chairperson State Tax Commission

SB 07 L

A TRUE COPY ATTEST: