

GOVERNOR

STATE OF MICHIGAN DEPARTMENT OF TREASURY LANSING

R. KEVIN CLINTON STATE TREASURER

June 24, 2014

Chad Antle Swedish Biogas International LLC 1300 Bluff Street Flint, MI 48504

Dear Mr. Antle:

Pursuant to the requirements of Public Act 451 of 1994, Part 37, as amended, the State Tax Commission (Commission) has issued a water pollution tax exemption certificate, numbered 2-6235, to Swedish Biogas International LLC located at G-4652 Beecher Road, in the Township of Flint, Genesee County. This certificate was issued at the June 11, 2014 meeting of the Commission and the amount approved for exemption is **\$895,967**.

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 **\$895,967**. 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

EnclosureBy Certified Mailcc: William E. Fowler, Assessor, Township of FlintClerk, Township of Flint



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 **Swedish Biogas International LLC**, as described in the approved application, located at **G-4652 Beecher Road**, **Township of Flint**, County of **Genesee**, Michigan, 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 **G-4652 Beecher Road**. The total cost of the facility entitled to exemption is **\$895,967**.

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.

Beginning December 31, 2014, 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.

This Water Pollution Control Exemption Certificate is issued on June 11, 2014.



SBQ-

Douglas B. Roberts, Chairperson State Tax Commission

Heather Cole Michigan Department of Treasury



STATE OF MICHIGAN DEPARTMENT OF TREASURY LANSING

R. KEVIN CLINTON STATE TREASURER

June 24, 2014

Russell Auten The Hillshire Brands Company 8300 96th Avenue Zeeland, MI 49464

Dear Mr. Auten:

Pursuant to the requirements of Public Act 451 of 1994, Part 37, as amended, the State Tax Commission (Commission) has issued a water pollution tax exemption certificate, numbered 2-6239, to The Hillshire Brands Company located at 8300 96th Avenue, in the Township of Olive, Ottawa County. This certificate was issued at the June 11, 2014 meeting of the Commission and the amount approved for exemption is **\$1,082,510**.

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 **\$1,082,510**. 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: Tyler A. Tacoma, Assessor, Township of Olive Clerk, Township of Olive



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 **The Hillshire Brands Company**, as described in the approved application, located at **8300 96th Avenue**, **Township of Olive**, County of **Ottawa**, Michigan, 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 **8300 96th Avenue**. The total cost of the facility entitled to exemption is **\$1,082,510**.

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.

Beginning December 31, 2014, 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.

This Water Pollution Control Exemption Certificate is issued on June 11, 2014.



SASQ-

Douglas B. Roberts, Chairperson State Tax Commission

Heather Cole Michigan Department of Treasury



GOVERNOR

STATE OF MICHIGAN DEPARTMENT OF TREASURY LANSING

R. KEVIN CLINTON STATE TREASURER

June 24, 2014

Steven W. Klekar ANR Pipeline Company 717 Texas Street, Suite 23120 Houston, TX 77252

Dear Mr. Klekar:

Pursuant to the requirements of Public Act 451 of 1994, Part 37, as amended, the State Tax Commission (Commission) has issued a water pollution tax exemption certificate, numbered 2-6240, to ANR Pipeline Company located at ANR Pipeline Co L-132, L-133, L-135, L-136, L-142, L-143, L-144, L-145, L-146, L-147 & L-148, Primark Storage Leasing Corporation L-131 & Lincoln 151 HD, 152 HD, 153, 154 HD, 155, 157 HD2, 158 HD, 159 HD, 160 HD, 161 HD, 162 HD & 163 HD, in the Township of Lincoln, Clare County. This certificate was issued at the June 11, 2014 meeting of the Commission and the amount approved for exemption is **\$4,526,374**.

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 **\$4,526,374**. 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: Vicki L. Cushman, Assessor, Township of Lincoln Clerk, Township of Lincoln



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 **ANR Pipeline Company**, as described in the approved application, located at **ANR Pipeline Co L-132**, L-133, L-135, L-136, L-142, L-143, L-144, L-145, L-146, L-147 & L-148, Primark Storage Leasing Corporation L-131 & Lincoln 151 HD, 152 HD, 153, 154 HD, 155, 157 HD2, 158 HD, 159 HD, 160 HD, 161 HD, 162 HD & 163 HD, Township of Lincoln, County of Clare, Michigan, 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 **ANR Pipeline Co L-132**, L-133, L-135, L-136, L-142, L-143, L-144, L-145, L-146, L-147 & L-148, Primark Storage Leasing Corporation L-131 & Lincoln 151 HD, 152 HD, 153, 154 HD, 155, 157 HD2, 158 HD, 159 HD, 160 HD, 161 HD, 162 HD & 163 HD. The total cost of the facility entitled to exemption is \$4,526,374.

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.

Beginning December 31, 2014, 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.

This Water Pollution Control Exemption Certificate is issued on June 11, 2014.



SBQL

Douglas B. Roberts, Chairperson State Tax Commission

Heather Cole Michigan Department of Treasury



STATE OF MICHIGAN DEPARTMENT OF TREASURY LANSING

R. KEVIN CLINTON STATE TREASURER

June 24, 2014

Steven W. Klekar ANR Pipeline Company 717 Texas Street, Suite 23120 Houston, TX 77252

Dear Mr. Klekar:

Pursuant to the requirements of Public Act 451 of 1994, Part 37, as amended, the State Tax Commission (Commission) has issued a water pollution tax exemption certificate, numbered 2-6241, to ANR Pipeline Company located at Austin 266, in the Township of Colfax, Mecosta County. This certificate was issued at the June 11, 2014 meeting of the Commission and the amount approved for exemption is **\$122,081**.

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 **\$122,081**. 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: Seth M. Lattimore, Assessor, Township of Colfax Clerk, Township of Colfax



Water Pollution Control Exemption Certificate

Certificate No. 2-6241

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 **ANR Pipeline Company**, as described in the approved application, located at **Austin 266**, **Township of Colfax**, County of **Mecosta**, Michigan, 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 **Austin 266**. The total cost of the facility entitled to exemption is **\$122,081**.

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.

Beginning December 31, 2014, 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.

This Water Pollution Control Exemption Certificate is issued on June 11, 2014.



SAR

Douglas B. Roberts, Chairperson State Tax Commission

Heather Cole Michigan Department of Treasury



STATE OF MICHIGAN DEPARTMENT OF TREASURY LANSING

R. KEVIN CLINTON STATE TREASURER

June 24, 2014

Steven W. Klekar ANR Pipeline Company 717 Texas Street, Suite 23120 Houston, TX 77252

Dear Mr. Klekar:

Pursuant to the requirements of Public Act 451 of 1994, Part 37, as amended, the State Tax Commission (Commission) has issued a water pollution tax exemption certificate, numbered 2-6242, to ANR Pipeline Company located at JM Mckaough 20, Austin 164, MCGC A-163 & A-167 & Primark Storage And Leasing A-225, in the Township of Austin, Mecosta County. This certificate was issued at the June 11, 2014 meeting of the Commission and the amount approved for exemption is **\$327,183**.

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 **\$327,183**. 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: Kenneth R. Vredenburg, Assessor, Township of Austin Clerk, Township of Austin



Water Pollution Control Exemption Certificate

Certificate No. 2-6242

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 **ANR Pipeline Company**, as described in the approved application, located at **JM Mckaough 20, Austin 164, MCGC A-163 & A-167 & Primark Storage And Leasing A-225**, **Township of Austin**, County of **Mecosta**, Michigan, 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 **JM Mckaough 20, Austin 164, MCGC A-163 & A-167 & Primark Storage And Leasing A-225**. The total cost of the facility entitled to exemption is **\$327,183**.

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.

Beginning December 31, 2014, 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.

This Water Pollution Control Exemption Certificate is issued on June 11, 2014.



SAGL

Douglas B. Roberts, Chairperson State Tax Commission

Heather Cole Michigan Department of Treasury



GOVERNOR

STATE OF MICHIGAN DEPARTMENT OF TREASURY LANSING

R. KEVIN CLINTON STATE TREASURER

June 24, 2014

Steven W. Klekar ANR Pipeline Company 717 Texas Street, Suite 23120 Houston, TX 77252

Dear Mr. Klekar:

Pursuant to the requirements of Public Act 451 of 1994, Part 37, as amended, the State Tax Commission (Commission) has issued a water pollution tax exemption certificate, numbered 2-6243, to ANR Pipeline Company located at MCGC RC-108, Primark Storage and Leasing RC-109 & Reed City RC-111, RC-112, RC-115, RC-119, RC-121, RC-123, RC-124, RC-125, RC-126, RC-128, RC-129, RC-130, RC-131, RC-132, 133, 134, 136, 137, 138, 139, 141, 143 HD, 144 & 145 HD, in the Township of Lincoln, Osceola County. This certificate was issued at the June 11, 2014 meeting of the Commission and the amount approved for exemption is **\$2,493,467**.

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 **\$2,493,467**. 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 fo

Kelli Sobel, Executive Director State Tax Commission

Enclosure By Certified Mail cc: Arthur W. Moyses, Assessor, Township of Lincoln Clerk, Township of Lincoln



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 **ANR Pipeline Company**, as described in the approved application, located at **MCGC RC-108**, **Primark Storage and Leasing RC-109 & Reed City RC-111**, **RC-112**, **RC-115**, **RC-119**, **RC-121**, **RC-123**, **RC-124**, **RC-125**, **RC-126**, **RC-128**, **RC-129**, **RC-130**, **RC-131**, **RC-132**, **133**, **134**, **136**, **137**, **138**, **139**, **141**, **143** HD, **144 & 145** HD, **Township of Lincoln**, County of **Osceola**, Michigan, 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 MCGC RC-108, Primark Storage And Leasing RC-109 & Reed City RC-111, RC-112, RC-115, RC-119, RC-121, RC-123, RC-124, RC-125, RC-126, RC-128, RC-129, RC-130, RC-131, RC-132, 133, 134, 136, 137, 138, 139, 141, 143 HD, 144 & 145 HD. The total cost of the facility entitled to exemption is \$2,493,467.

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.

Beginning December 31, 2014, 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.

This Water Pollution Control Exemption Certificate is issued on June 11, 2014.



SBQL

Douglas B. Roberts, Chairperson State Tax Commission

Heather Cole Michigan Department of Treasury



STATE OF MICHIGAN DEPARTMENT OF TREASURY LANSING

R. KEVIN CLINTON STATE TREASURER

June 24, 2014

Steven W. Klekar ANR Pipeline Company 717 Texas Street, Suite 23120 Houston, TX 77252

Dear Mr. Klekar:

Pursuant to the requirements of Public Act 451 of 1994, Part 37, as amended, the State Tax Commission (Commission) has issued a water pollution tax exemption certificate, numbered 2-6244, to ANR Pipeline Company located at Kohn & Anderson 2, Hansen, Long, & F&M State Bank 14, MWPLC W-67 & State Reynolds & Winfield 69 HD, in the Township of Reynolds, Montcalm County. This certificate was issued at the June 11, 2014 meeting of the Commission and the amount approved for exemption is **\$156,218**.

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 **\$156,218**. 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: Dennis Wright, Assessor, Township of Reynolds Clerk, Township of Reynolds



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 **ANR Pipeline Company**, as described in the approved application, located at **Kohn & Anderson 2, Hansen, Long, & F&M State Bank 14, Mwplc W-67 & State Reynolds & Winfield 69 HD**, **Township of Reynolds**, County of **Montcalm**, Michigan, 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 Kohn & Anderson 2, Hansen, Long, & F&M State Bank 14, **Mwplc W-67 & State Reynolds & Winfield 69 HD**. The total cost of the facility entitled to exemption is \$156,218.

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.

Beginning December 31, 2014, 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.

This Water Pollution Control Exemption Certificate is issued on June 11, 2014.



SBQL

Douglas B. Roberts, Chairperson State Tax Commission

Heather Cole Michigan Department of Treasury



STATE OF MICHIGAN DEPARTMENT OF TREASURY LANSING

R. KEVIN CLINTON STATE TREASURER

June 24, 2014

Steven W. Klekar ANR Pipeline Company 717 Texas Street, Suite 23120 Houston, TX 77252

Dear Mr. Klekar:

Pursuant to the requirements of Public Act 451 of 1994, Part 37, as amended, the State Tax Commission (Commission) has issued a water pollution tax exemption certificate, numbered 2-6245, to ANR Pipeline Company located at Jacks & Schnick 4, Schnick & Briggs & Oleson Comm 11, Weikert & Schnick Comm 13, Workings & Jack Et Al 19, Schnick & Hayes Et Al 21, Lovegram & Crimmins Et Al 20, Staffen, J 1, Crimmins, Catherine L 3, Heminger 1, Briggs 1, Mwplc W-29, W-30, W-26, W-27,, in the Township of Winfield, Montcalm County. This certificate was issued at the June 11, 2014 meeting of the Commission and the amount approved for exemption is **\$2,553,523**.

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 **\$2,553,523**. 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: Jerrilynn A. Strong, Assessor, Township of Winfield Clerk, Township of Winfield



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 ANR Pipeline Company, as described in the approved application, located at Jacks & Schnick 4, Schnick & Briggs & Oleson Comm 11, Weikert & Schnick Comm 13, Workings & Jack Et Al 19, Schnick & Hayes Et Al 21, Lovegram & Crimmins Et Al 20, Staffen, J 1, Crimmins, Catherine L 3, Heminger 1, Briggs 1, Mwplc W-29, W-30, W-26, W-27,, Township of Winfield, County of Montcalm, Michigan, 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 Jacks & Schnick 4, Schnick & Briggs & Oleson Comm 11, Weikert & Schnick Comm 13, Workings & Jack Et Al 19, Schnick & Hayes Et Al 21, Lovegram & Crimmins Et Al 20, Staffen, J 1, Crimmins, Catherine L 3, Heminger 1, Briggs 1, Mwplc W-29, W-30, W-26, W-27,. The total cost of the facility entitled to exemption is \$2,553,523.

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.

Beginning December 31, 2014, 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.

This Water Pollution Control Exemption Certificate is issued on June 11, 2014.



SASQ-

Douglas B. Roberts, Chairperson State Tax Commission

Heather Cole Michigan Department of Treasury



STATE OF MICHIGAN DEPARTMENT OF TREASURY LANSING

R. KEVIN CLINTON STATE TREASURER

June 24, 2014

Steven W. Klekar ANR Pipeline Company 717 Texas Street, Suite 23120 Houston, TX 77252

Dear Mr. Klekar:

Pursuant to the requirements of Public Act 451 of 1994, Part 37, as amended, the State Tax Commission (Commission) has issued a water pollution tax exemption certificate, numbered 2-6246, to ANR Pipeline Company located at Riggs #3 Lost Hole RC-107, in the Township of Richmond, Osceola County. This certificate was issued at the June 11, 2014 meeting of the Commission and the amount approved for exemption is **\$77,947**.

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 **\$77,947**. 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: Arthur W. Moyses, Assessor, Township of Richmond Clerk, Township of Richmond



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 **ANR Pipeline Company**, as described in the approved application, located at **Riggs #3 Lost Hole RC-107**, **Township of Richmond**, County of **Osceola**, Michigan, 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 **Riggs #3 Lost Hole RC-107**. The total cost of the facility entitled to exemption is **\$77,947**.

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.

Beginning December 31, 2014, 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.

This Water Pollution Control Exemption Certificate is issued on June 11, 2014.



SBQ-

Douglas B. Roberts, Chairperson State Tax Commission

Heather Cole Michigan Department of Treasury



STATE OF MICHIGAN DEPARTMENT OF TREASURY LANSING

R. KEVIN CLINTON STATE TREASURER

June 24, 2014

Steven W. Klekar ANR Pipeline Company 717 Texas Street, Suite 23120 Houston, TX 77252

Dear Mr. Klekar:

Pursuant to the requirements of Public Act 451 of 1994, Part 37, as amended, the State Tax Commission (Commission) has issued a water pollution tax exemption certificate, numbered 2-6247, to ANR Pipeline Company located at Freeman 210 HD, Freeman 211 HD & Freeman 212 HD, in the Township of Freeman, Clare County. This certificate was issued at the June 11, 2014 meeting of the Commission and the amount approved for exemption is **\$1,259,409**.

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 **\$1,259,409**. 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: Frank F. Gentz, Assessor, Township of Freeman Clerk, Township of Freeman



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 **ANR Pipeline Company**, as described in the approved application, located at **Freeman 210 HD**, **Freeman 211 HD & Freeman 212 HD**, **Township of Freeman**, County of **Clare**, Michigan, 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 **Freeman 210 HD**, **Freeman 211 HD & Freeman 212 HD**. The total cost of the facility entitled to exemption is \$1,259,409.

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.

Beginning December 31, 2014, 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.

This Water Pollution Control Exemption Certificate is issued on June 11, 2014.



SBQ-

Douglas B. Roberts, Chairperson State Tax Commission

Heather Cole Michigan Department of Treasury



GOVERNOR

STATE OF MICHIGAN DEPARTMENT OF TREASURY Lansing

R. KEVIN CLINTON STATE TREASURER

June 24, 2014

Steven W. Klekar Mid Michigan Gas Storage Company 717 Texas Street, Suite 23120 Houston, TX 77252

Dear Mr. Klekar:

Pursuant to the requirements of Public Act 451 of 1994, Part 37, as amended, the State Tax Commission (Commission) has issued a water pollution tax exemption certificate, numbered 2-6249, to Mid Michigan Gas Storage Company located at Huber & Iutzi Et Al Unit 1, Ehle & Iutzi Et Al Unit 1, Holdeman, Fanny Et Al 1 & MCGC H-10, H-17, H-18, H-3, H-15, H-21 & H-26, in the Township of Hamilton, Clare County. This certificate was issued at the June 11, 2014 meeting of the Commission and the amount approved for exemption is **\$112,996**.

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 **\$112,996**. 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: Tracy L. Macon, Assessor, Township of Hamilton Clerk, Township of Hamilton



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 **Mid Michigan Gas Storage Company**, as described in the approved application, located at **Huber & lutzi Et Al Unit 1**, **Ehle & lutzi Et Al Unit 1**, **Holdeman, Fanny Et Al 1 & MCGC H-10**, **H-17**, **H-18**, **H-3**, **H-15**, **H-21 & H-26**, **Township of Hamilton**, County of **Clare**, Michigan, 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 **Huber & lutzi Et Al Unit 1**, **Ehle & lutzi Et Al Unit 1**, **Holdeman, Fanny Et Al 1 & MCGC H-10**, H-17, H-18, H-3, H-15, H-21 & H-26. The total cost of the facility entitled to exemption is \$112,996.

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.

Beginning December 31, 2014, 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.

This Water Pollution Control Exemption Certificate is issued on June 11, 2014.



SBQL

Douglas B. Roberts, Chairperson State Tax Commission

Heather Cole Michigan Department of Treasury



STATE OF MICHIGAN DEPARTMENT OF TREASURY LANSING

R. KEVIN CLINTON STATE TREASURER

June 24, 2014

Steven W. Klekar Mid Michigan Gas Storage Company 717 Texas Street, Suite 23120 Houston, TX 77252

Dear Mr. Klekar:

Pursuant to the requirements of Public Act 451 of 1994, Part 37, as amended, the State Tax Commission (Commission) has issued a water pollution tax exemption certificate, numbered 2-6250, to Mid Michigan Gas Storage Company located at State M-3, Drake, Howard K 1, Smith, N H 5, 16 & 7, Blain & Knowles 7, Perkins & William 8, Entriken & Gilmore 9, Perkins, L R 15, 19 & 20, Holbrook Et Al 1, Delling-Benchly-Holbrook 27, Perkins Estate 1, Perkins, Est & Decousser 1 & MCGC F-151 To 154,, in the Township of Freeman, Clare County. This certificate was issued at the June 11, 2014 meeting of the Commission and the amount approved for exemption is **\$1,463,329**.

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 **\$1,463,329**. 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: Frank F. Gentz, Assessor, Township of Freeman Clerk, Township of Freeman



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 Mid Michigan Gas Storage Company, as described in the approved application, located at State M-3, Drake, Howard K 1, Smith, N H 5, 16 & 7, Blain & Knowles 7, Perkins & William 8, Entriken & Gilmore 9, Perkins, L R 15, 19 & 20, Holbrook Et Al 1, Delling-Benchly-Holbrook 27, Perkins Estate 1, Perkins, Est & Decousser 1 & MCGC F-151 To 154,, Township of Freeman, County of Clare, Michigan, 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 State M-3, Drake, Howard K 1, Smith, N H 5, 16 & 7, Blain & Knowles 7, Perkins & William 8, Entriken & Gilmore 9, Perkins, L R 15, 19 & 20, Holbrook Et Al 1, Delling-Benchly-Holbrook 27, Perkins Estate 1, Perkins, Est & Decousser 1 & MCGC F-151 To 154,. The total cost of the facility entitled to exemption is \$1,463,329.

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.

Beginning December 31, 2014, 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.

This Water Pollution Control Exemption Certificate is issued on June 11, 2014.



SBQL

Douglas B. Roberts, Chairperson State Tax Commission

Heather Cole Michigan Department of Treasury



STATE OF MICHIGAN DEPARTMENT OF TREASURY Lansing

R. KEVIN CLINTON STATE TREASURER

June 24, 2014

Steven W. Klekar Mid Michigan Gas Storage Company 717 Texas Street, Suite 23120 Houston, TX 77252

Dear Mr. Klekar:

Pursuant to the requirements of Public Act 451 of 1994, Part 37, as amended, the State Tax Commission (Commission) has issued a water pollution tax exemption certificate, numbered 2-6251, to Mid Michigan Gas Storage Company located at MCGC H-5, MCGC H-6, MCGC H-11, MCGC H-28, MCGC H-35 & MCGC H-36, in the Township of Frost, Clare County. This certificate was issued at the June 11, 2014 meeting of the Commission and the amount approved for exemption is **\$106,138**.

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 **\$106,138**. 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: James L. Vanwormer, Assessor, Township of Frost Clerk, Township of Frost



Water Pollution Control Exemption Certificate

Certificate No. 2-6251

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 **Mid Michigan Gas Storage Company**, as described in the approved application, located at **MCGC H-5**, **MCGC H-6**, **MCGC H-11**, **MCGC H-28**, **MCGC H-35 & MCGC H-36**, **Township of Frost**, County of **Clare**, Michigan, 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 **MCGC H-5**, **MCGC H-6**, **MCGC H-11**, **MCGC H-28**, **MCGC H-35** & **MCGC H-36**. The total cost of the facility entitled to exemption is \$106,138.

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.

Beginning December 31, 2014, 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.

This Water Pollution Control Exemption Certificate is issued on June 11, 2014.



SAG-

Douglas B. Roberts, Chairperson State Tax Commission

Heather Cole Michigan Department of Treasury



STATE OF MICHIGAN DEPARTMENT OF TREASURY Lansing

R. KEVIN CLINTON STATE TREASURER

June 24, 2014

Steven W. Klekar Mid Michigan Gas Storage Company 717 Texas Street, Suite 23120 Houston, TX 77252

Dear Mr. Klekar:

Pursuant to the requirements of Public Act 451 of 1994, Part 37, as amended, the State Tax Commission (Commission) has issued a water pollution tax exemption certificate, numbered 2-6252, to Mid Michigan Gas Storage Company located at MCGC 6, MCGC 11, MCGC 23, MCGC 25, MCGC A-61 & MCGC A-169, in the Township of Colfax, Mecosta County. This certificate was issued at the June 11, 2014 meeting of the Commission and the amount approved for exemption is **\$15,663**.

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 **\$15,663**. 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: Seth M. Lattimore, Assessor, Township of Colfax Clerk, Township of Colfax



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 **Mid Michigan Gas Storage Company**, as described in the approved application, located at **MCGC 6, MCGC 11, MCGC 23, MCGC 25, MCGC A-61 & MCGC A-169**, **Township of Colfax**, County of **Mecosta**, Michigan, 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 **MCGC 6, MCGC 11, MCGC 23, MCGC 25, MCGC A-61 & MCGC A-169**. The total cost of the facility entitled to exemption is **\$15,663**.

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.

Beginning December 31, 2014, 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.

This Water Pollution Control Exemption Certificate is issued on June 11, 2014.



SAG-

Douglas B. Roberts, Chairperson State Tax Commission

Heather Cole Michigan Department of Treasury



STATE OF MICHIGAN DEPARTMENT OF TREASURY LANSING

R. KEVIN CLINTON STATE TREASURER

June 24, 2014

Rebecca Barrett Dart Oil & Gas Corporation P.O. Box 177, 600 Dart Road Mason, MI 48854

Dear Ms. Barrett:

Pursuant to the requirements of Public Act 451 of 1994, Part 37, as amended, the State Tax Commission (Commission) has issued a water pollution tax exemption certificate, numbered 2-6254, to Dart Oil & Gas Corporation located at State Ellsworth Killgore Et Al 1-24 SE SW SW, in the Township of Ellsworth, Lake County. This certificate was issued at the June 11, 2014 meeting of the Commission and the amount approved for exemption is **\$48,836**.

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 **\$48,836**. 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: Linda M. Monroe, Assessor, Township of Ellsworth Clerk, Township of Ellsworth



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 **Dart Oil & Gas Corporation**, as described in the approved application, located at **State Ellsworth Killgore Et Al 1-24 SE SW SW**, **Township of Ellsworth**, County of **Lake**, Michigan, 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 **State Ellsworth Killgore Et Al 1-24 SE SW SW**. The total cost of the facility entitled to exemption is **\$48,836**.

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.

Beginning December 31, 2014, 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.

This Water Pollution Control Exemption Certificate is issued on June 11, 2014.



SASQ-

Douglas B. Roberts, Chairperson State Tax Commission

Heather Cole Michigan Department of Treasury



STATE OF MICHIGAN DEPARTMENT OF TREASURY LANSING

R. KEVIN CLINTON STATE TREASURER

June 24, 2014

Rebecca Barrett Dart Oil & Gas Corporation P.O. Box 177, 600 Dart Road Mason, MI 48854

Dear Ms. Barrett:

Pursuant to the requirements of Public Act 451 of 1994, Part 37, as amended, the State Tax Commission (Commission) has issued a water pollution tax exemption certificate, numbered 2-6255, to Dart Oil & Gas Corporation located at Boven 2-30 NE SE SW, in the Townsip of Clam Union, Missaukee County. This certificate was issued at the June 11, 2014 meeting of the Commission and the amount approved for exemption is **\$42,244**.

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 **\$42,244**. 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

EnclosureBy Certified Mailcc: Debra F. Nederhoed, Assessor, Townsip of Clam Union Clerk, Townsip of Clam Union



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 **Dart Oil & Gas Corporation**, as described in the approved application, located at **Boven 2-30 NE SE SW**, **Townsip of Clam Union**, County of **Missaukee**, Michigan, 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 **Boven 2-30 NE SE SW**. The total cost of the facility entitled to exemption is **\$42,244**.

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.

Beginning December 31, 2014, 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.

This Water Pollution Control Exemption Certificate is issued on June 11, 2014.



SBQ-

Douglas B. Roberts, Chairperson State Tax Commission

Heather Cole Michigan Department of Treasury



STATE OF MICHIGAN DEPARTMENT OF TREASURY LANSING

R. KEVIN CLINTON STATE TREASURER

June 24, 2014

Rebecca Barrett Dart Oil & Gas Corporation P.O. Box 177, 600 Dart Road Mason, MI 48854

Dear Ms. Barrett:

Pursuant to the requirements of Public Act 451 of 1994, Part 37, as amended, the State Tax Commission (Commission) has issued a water pollution tax exemption certificate, numbered 2-6256, to Dart Oil & Gas Corporation located at Norton 7-25 SE NE SW, in the Township of South Branch, Crawford County. This certificate was issued at the June 11, 2014 meeting of the Commission and the amount approved for exemption is **\$30,514**.

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 **\$30,514**. 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

EnclosureBy Certified Mailcc: Christie A. Verlac, Assessor, Township of South BranchClerk, Township of South Branch



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 **Dart Oil & Gas Corporation**, as described in the approved application, located at **Norton 7-25 SE NE SW**, **Township of South Branch**, County of **Crawford**, Michigan, 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 **Norton 7-25 SE NE SW**. The total cost of the facility entitled to exemption is **\$30,514**.

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.

Beginning December 31, 2014, 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.

This Water Pollution Control Exemption Certificate is issued on June 11, 2014.



SBQ-

Douglas B. Roberts, Chairperson State Tax Commission

Heather Cole Michigan Department of Treasury



STATE OF MICHIGAN DEPARTMENT OF TREASURY LANSING

R. KEVIN CLINTON STATE TREASURER

June 24, 2014

Rebecca Barrett Dart Oil & Gas Corporation P.O. Box 177, 600 Dart Road Mason, MI 48854

Dear Ms. Barrett:

Pursuant to the requirements of Public Act 451 of 1994, Part 37, as amended, the State Tax Commission (Commission) has issued a water pollution tax exemption certificate, numbered 2-6257, to Dart Oil & Gas Corporation located at Summit Petroleum Et Al 12-12 SE NW NE, in the Township of Winterfield, Clare County. This certificate was issued at the June 11, 2014 meeting of the Commission and the amount approved for exemption is **\$34,133**.

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 **\$34,133**. 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: Raymond J. Goeman, Assessor, Township of Winterfield Clerk, Township of Winterfield



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 **Dart Oil & Gas Corporation**, as described in the approved application, located at **Summit Petroleum Et Al 12-12 SE NW NE**, **Township of Winterfield**, County of **Clare**, Michigan, 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 **Summit Petroleum Et Al 12-12 SE NW NE**. The total cost of the facility entitled to exemption is **\$34,133**.

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.

Beginning December 31, 2014, 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.

This Water Pollution Control Exemption Certificate is issued on June 11, 2014.



SBQ-

Douglas B. Roberts, Chairperson State Tax Commission

Heather Cole Michigan Department of Treasury



STATE OF MICHIGAN DEPARTMENT OF TREASURY LANSING

R. KEVIN CLINTON STATE TREASURER

June 24, 2014

Rebecca Barrett Dart Oil & Gas Corporation P.O. Box 177, 600 Dart Road Mason, MI 48854

Dear Ms. Barrett:

Pursuant to the requirements of Public Act 451 of 1994, Part 37, as amended, the State Tax Commission (Commission) has issued a water pollution tax exemption certificate, numbered 2-6258, to Dart Oil & Gas Corporation located at A Blevins Trust Et Al 3-11 SW NE NE, in the Township of Winterfield, Clare County. This certificate was issued at the June 11, 2014 meeting of the Commission and the amount approved for exemption is **\$24,692**.

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 **\$24,692**. 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: Raymond J. Goeman, Assessor, Township of Winterfield Clerk, Township of Winterfield



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 **Dart Oil & Gas Corporation**, as described in the approved application, located at **A Blevins Trust Et Al 3-11 SW NE NE**, **Township of Winterfield**, County of **Clare**, Michigan, 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 **A Blevins Trust Et Al 3-11 SW NE NE**. The total cost of the facility entitled to exemption is **\$24,692**.

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.

Beginning December 31, 2014, 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.

This Water Pollution Control Exemption Certificate is issued on June 11, 2014.



SBQ-

Douglas B. Roberts, Chairperson State Tax Commission

Heather Cole Michigan Department of Treasury



STATE OF MICHIGAN DEPARTMENT OF TREASURY LANSING

R. KEVIN CLINTON STATE TREASURER

June 24, 2014

Rebecca Barrett Dart Oil & Gas Corporation P.O. Box 177, 600 Dart Road Mason, MI 48854

Dear Ms. Barrett:

Pursuant to the requirements of Public Act 451 of 1994, Part 37, as amended, the State Tax Commission (Commission) has issued a water pollution tax exemption certificate, numbered 2-6259, to Dart Oil & Gas Corporation located at Miltner, Miltner & Boyle Trust 11-12 NE NE NW, in the Township of Winterfield, Clare County. This certificate was issued at the June 11, 2014 meeting of the Commission and the amount approved for exemption is **\$32,516**.

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 **\$32,516**. 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: Raymond J. Goeman, Assessor, Township of Winterfield Clerk, Township of Winterfield



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 **Dart Oil & Gas Corporation**, as described in the approved application, located at **Miltner, Miltner & Boyle Trust 11-12 NE NE NW**, **Township of Winterfield**, County of **Clare**, Michigan, 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 **Miltner, Miltner & Boyle Trust 11-12 NE NE NW**. The total cost of the facility entitled to exemption is **\$32,516**.

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.

Beginning December 31, 2014, 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.

This Water Pollution Control Exemption Certificate is issued on June 11, 2014.



SASQ-

Douglas B. Roberts, Chairperson State Tax Commission

Heather Cole Michigan Department of Treasury



STATE OF MICHIGAN DEPARTMENT OF TREASURY LANSING

R. KEVIN CLINTON STATE TREASURER

June 24, 2014

Rebecca Barrett Dart Oil & Gas Corporation P.O. Box 177, 600 Dart Road Mason, MI 48854

Dear Ms. Barrett:

Pursuant to the requirements of Public Act 451 of 1994, Part 37, as amended, the State Tax Commission (Commission) has issued a water pollution tax exemption certificate, numbered 2-6260, to Dart Oil & Gas Corporation located at Miltner, Miltner & Boyle Trust 3-1 NW SE SW, in the Township of Winterfield, Clare County. This certificate was issued at the June 11, 2014 meeting of the Commission and the amount approved for exemption is **\$19,678**.

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 **\$19,678**. 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: Raymond J. Goeman, Assessor, Township of Winterfield Clerk, Township of Winterfield



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 **Dart Oil & Gas Corporation**, as described in the approved application, located at **Miltner, Miltner & Boyle Trust 3-1 NW SE SW**, **Township of Winterfield**, County of **Clare**, Michigan, 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 **Miltner, Miltner & Boyle Trust 3-1 NW SE SW**. The total cost of the facility entitled to exemption is **\$19,678**.

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.

Beginning December 31, 2014, 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.

This Water Pollution Control Exemption Certificate is issued on June 11, 2014.



SAG-

Douglas B. Roberts, Chairperson State Tax Commission

Heather Cole Michigan Department of Treasury