# EXECUTIVE SUMMARY - ENFORCEMENT MATTER

Page 1 of 2

**DOCKET NO.:** 2008-0298-IWD-E TCEQ ID: RN101610970 CASE NO.: 35405 RESPONDENT NAME: R & A Harris South, LP dba Intercontinental Motors

ORDER TYPE:						
X_1660 AGREED ORDER	FINDINGS AGREED ORDER	FINDINGS ORDER FOLLOWING SOAH HEARING				
FINDINGS DEFAULT ORDER	_SHUTDOWN ORDER	_IMMINENT AND SUBSTANTIAL ENDANGERMENT ORDER				
AMENDED ORDER	_EMERGENCY ORDER					
CASE TYPE:						
AIR	MULTI-MEDIA (check all that apply)	INDUSTRIAL AND HAZARDOUS WASTE				
PUBLIC WATER SUPPLY	PETROLEUM STORAGE TANKS	OCCUPATIONAL CERTIFICATION				
<u>.X</u> WATER QUALITY	SEWAGE SLUDGE	UNDERGROUND INJECTION CONTROL				
MUNICIPAL SOLID WASTE	RADIOACTIVE WASTE	DRY CLEANER REGISTRATION				
TYPE OF OPERATION: Automobile deal  SMALL BUSINESS: Yes X  OTHER SIGNIFICANT MATTERS: Therefacility location.  INTERESTED PARTIES: No one other the COMMENTS RECEIVED: The Texas Regular Contacts and Mailing List:  TCEQ Attorney/SEP Coordinator Ms. Cari-Michel La Caille, Enforce Respondent: Mr. Paul Peebles, Protects 77090	_ No re are no complaints. There is no record of additional and the ED and the Respondent has expressed an interister comment period expired on December 7, 2009	al pending enforcement actions regarding this erest in this matter.  No comments were received.  Discrement Team 5, MC R-12, (713) 767-3553;				

# RESPONDENT NAME: R & A Harris South, LP dba Intercontinental Motors DOCKET NO.: 2008-0298-IWD-E

VIOLATION SUMMARY CHART: PENALTY CONSIDERATIONS **CORRECTIVE ACTIONS** VIOLATION INFORMATION TAKEN/REQUIRED Ordering Provisions: Total Assessed: \$3,060 Type of Investigation: Complaint The Order will require the Respondent to: X Routine Total Deferred: \$612 X Expedited Settlement \_ Enforcement Follow-up a. Immediately upon the effective date of \_ Records Review this Agreed Order, until such time that Financial Inability to Pay authorization to operate is obtained, or Date(s) of Complaints Relating to this until 180 days after the effective date of Case: None SEP Conditional Offset: \$0 this Agreed Order, whichever is earlier, comply with the permit limits and Date of Investigation Relating to this Total Paid to General Revenue: \$2,448 conditions of expired TPDES Permit No. Case: January 15, 2008 02550: Site Compliance History Classification Date of NOV/NOE Relating to this Case: \_\_\_ High <u>X</u> Average \_\_\_ Poor b. Within 30 days after the effective date February 6, 2008 (NOE) of this Agreed Order, submit an Person Compliance History Classification administratively complete permit Background Facts: This was a routine \_\_ High <u>X</u> Average \_\_ Poor application; investigation. Major Source: \_\_\_ Yes \_X\_ No c. Respond completely and adequately, as WATER determined by the TCEQ, to all requests Applicable Penalty Policy: September 2002 for information concerning the permit Failure to maintain authorization for the application within 30 days after the date of discharge of wastewater. Specifically, the such request or by any other deadline Respondent did not renew TPDES Permit specified in writing; and No. 02550, which expired on December 1, 2007 and is continuing to discharge d. Within 180 days after the effective date wastewater from the Facility without of this Agreed Order, submit written authorization [30 Tex. ADMIN. CODE certification of compliance that either §§ 305.65 and 305.125(1) and TEX. authorization to operate has been obtained WATER CODE § 26.121(a)]. or that operation has ceased until such time that appropriate authorization is obtained.

> Additional ID No(s).: TX0088897 WQ00002550000

Policy Revision 2 (Septe	Penalty C	alculation	) Works	sheet (P	•	sion January 29, 2008
TCEQ						
DATES Assigned PCW	13-Feb-2008 Screening	14-Feb-2008	EPA Due			
RESPONDENT/FACILITY		7777	onnennen i san Milatorio del		man Anna and	
	R & A Harris South, LP dba RN101610970		Motors		lagi ili edili edili edili. Deli edili edili edili edili edili edili.	- 1965년 - 12년 - 12일 전 12일 - 1
	12-Houston			Minor Source	Minor	A contract of the contract of
CASE INFORMATION	A CONTRACTOR OF THE CONTRACTOR			and a substitution of the Foundation of the Foun		Control of the contro
Enf./Case ID No.	35405	Commence of the second second	No.	of Violations		
Docket No. Media Program(s)	2008-0298-IWD-E Water Quality		Fnf		1660 Roshondra Lowe	
Multi-Media					Enforcement Team	
Admin. Penalty \$ L	imit Minimum \$0	Maximum	\$10,000			
	Penal	Ity Calculat	ion Sec	tion	.· • • • • • • • • • • • • • • • • • • •	
TOTAL BASE PENAL	TY (Sum of violation b	T			Subtotal 1	\$3,000
33, action to - 45 agreement and a series of the series of	9110 The 19110 September 19110		<b>Sl</b> oteramento. Markatoranista		100 (CC 東 ( 新 )	.814 C. (128 L. 128 J. (128 J. 128 J. 12
ADJUSTMENTS (+/-) Subtotals 2-7 are obtain	FO SUBTOTAL 1 cd by multiplying the Total Base Pe	nalty (Subtotal 1) by t	he indicated per	rcentage,		
Gompliance Histo		2%	Enhancement	Subt	otals 2, 3, & 7	\$60
Notes	Penalty enhanced du		an unrelate	d Issue.		
Culpability	No No	0%	Enhancement		Subtotal 4	\$0
Notes	The Respondent do	ses not meet the	culpability cr	iteria.	1	
Good Faith Effort		0%	Reduction		Subtotal 5	\$0
Extraordinary	Before NOV NOV to EDPR	P/Settlement Offer				
Ordinary		]				
N/A	(mark with x)	*** ** (g	£1.4		1	
Notes	The Respondent do	es not meet the		iteria.		:
	Total EB Amounts \$423		nhancement* at the Total EB (		Subtotal 6	\$0
	Cost of Compliance \$5,000					
SUM OF SUBTOTALS	17				Final Subtotal	\$3,060
OTHER FACTORS AS	JUSTICE MAY REQU btotal by the indicated percentage.	IRE	0%	The control of the co	Adjustment	\$0
Notes		4				
		<del></del>		Final Pe	nalty Amount	\$3,060
STATUTORY LIMIT A	DUISTMENT				ssed Penalty	\$3,060
and the second s	<b>XXX</b>		A de de la companya d	- th promises and arising in all		
DEFERRAL Reduces the Final Assessed Pena	illy by the indicted percentage. <i>(Ent</i>	ter number only: e.g.	<b>20%</b> 20 for 20% redu	Reduction	Adjustment	-\$612
Notes		red for expedited				
PAYABLE PENALTY	27	1:1:1:1:	iterati Treatant			\$2,448

PCW Docket No. 2008-0298-IWD-E Screening Date 14-Feb-2008 Respondent R & A Harris South, LP dba Intercontinental Motors Policy Revision 2 (September 2002) Case ID No. 35405 PCW Revision January 29, 2008 Reg. Ent. Reference No. RN101610970 Media [Statute] Water Quality Enf. Coordinator Roshondra Lowe **Compliance History Worksheet** >> Compliance History Site Enhancement (Subtotal 2) Component Number of... Enter Number Here Adjust. Written NOVs with same or similar violations as those in the current enforcement action n 0% NOVs. (number of NOVs meeting criteria) Other written NOVs 2% 1 Any agreed final enforcement orders containing a denial of liability (number of orders 0 0% meeting criteria) Orders Any adjudicated final enforcement orders, agreed final enforcement orders without a denial of liability, or default orders of this state or the federal government, or any final prohibitory 0 0% emergency orders issued by the commission Any non-adjudicated final court judgments or consent decrees containing a denial of liability of this state or the federal government (number of judgements or consent decrees meeting Ó 0% Judgments criteria) and Consent Any adjudicated final court judgments and default judgments, or non-adjudicated final court Decrees judgments or consent decrees without a denial of liability, of this state or the federal 0 0% Any criminal convictions of this state or the federal government (number of counts) Convictions 0 0% 0% Chronic excessive emissions events (number of events) O Emissions Letters notifying the executive director of an intended audit conducted under the Texas Environmental, Health, and Safety Audit Privilege Act, 74th Legislature, 1995 (number of 0 0% audits for which notices were submitted) Audits Disclosures of violations under the Texas Environmental, Health, and Safety Audit Privilege 0 0% Act, 74th Legislature, 1995 (number of audits for which violations were disclosed) Please Enter Yes or No Environmental management systems in place for one year or more 0% Voluntary on-site compliance assessments conducted by the executive director under a ሰ% Nο special assistance program Other Participation in a voluntary pollution reduction program 0% No. Early compliance with, or offer of a product that meets future state or federal government No environmental requirements Adjustment Percentage (Subtotal 2) >> Repeat Violator (Subtotal 3) Adjustment Percentage (Subtotal 3) No >> Compliance History Person Classification (Subtotal 7) Adjustment Percentage (Subtotal 7) Average Performer >> Compliance History Summary 

Penalty enhanced due to one NOV for an unrelated issue.

Total Adjustment Percentage (Subtotals 2, 3, & 7)

Compliance

History Notes

Screening Date		20.00.00	c <b>ket No.</b> 2008-0298-IWD-E	PCW
		outh, LP dba Intercontinenta	l Motors P	olicy Revision 2 (September 2002)
Case ID No.				PCW Revision January 29, 2008
Reg. Ent. Reference No.				
Media [Statute]	:			
Enf. Coordinator Violation Number		ve		
				NEW COLUMN
Rule Cite(s)	30 Tex. Admi	iin. Code §§ 305.65 and 305	.125(1) and Tex. Water Code § 26.121	(a)
Violation Description	Respondent d	lid not renew Texas Pollutan 550, which expired on Decen	lischarge of wastewater. Specifically, the Discharge Elimination System ("TPDE fiber 1, 2007, and is continuing to dischally without authorization.	(S'')
			Base Per	nalty \$10,000
>> Environmental, Property a	nd Human H			
Release	Major I	Harm Moderate Minor	·	
OR Actual		William		
Potential			Percent 0%	
>> Programmatic Matrix Falsification	Мајог I	Moderate Minor		
T diolinoator	x		Percent 10%	
Matrix Notes	1	100% of the rule requiremen	t was not met.	
			Adjustment \$9	,000
				\$1,000
Violation Events				Angelegen I. gr. stall Deligengen veger of Angelegengen veger of Angelegengen veger of Angelegen veger of
Number of Vio	lation Events	3	75 Number of violation days	
mark only one with an x	daily monthly quarterly semiannual single event	X	Violation Base Per	ealty \$3,000
Three month		commended from the date o the screening date of Febru	permit expiration on December 1, 200 ary 14, 2008.	7 to
Economic Benefit (EB) for thi	s violation		Statutory Limit Test	
Estimated	I EB Amount	. \$423	Violation Final Penalty 1	otal \$3,060
		_		
		This violation Fin	al Assessed Penalty (adjusted for lin	n <b>its)</b> \$3,060

Media Violation No.	RN101610970 Water Quality					Percent Interest	Years of Depreciation
				er erece Erecente	A CONTRACTOR OF THE PROPERTY O	5.0	1:
	Item Cost	Date Required	Final Date	Yrs	Interest Saved	Onetime Costs	EB Amount
Item Description	No commas or \$	nadala Japanesa and Antaragan	and the second	The second secon			
Delaved Costs	A STATE OF THE STA	en in desert	(Marion Marion)		The second secon		
Equipment			T. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	0.0	\$0	\$0	\$0
Buildings				0.0	\$0	\$0	\$0
Other (as needed)				0.0	\$0	\$0	\$0
Engineering/construction	1.4	44.4		0.0	\$0	\$0	\$0
Land	18 18 18 18 18	1000		0.0	\$0	ia laisii n/a ii ii ii ii	\$0
Record Keeping System				0.0	\$0	na nva	\$0
Training/Sampling	A 4 4 1 1 1 1			0.0	\$0	a servation and	\$0
Remediation/Disposal				0.0	\$0	E≡ # mages to	\$0
Remediation/Disposal Permit Costs				0.0	\$0	7/a	\$0
Permit Costs Other (as needed)				0.0 1.7 new perm	\$0 \$423 It application to ol	n/a n/a ptain authorization to	\$0 \$423 discharge
Permit Costs	Estimated wastewater.	d cost of preparing a Date required is the	and submitting a potate previous po	0.0 1.7 new permermit exp PDES pe	\$0 \$423 It application to ol red. Final date is rmit.	n/a n/a otain authorization to the projected date to	\$0 \$423 discharge obtain a new
Permit Costs Other (as needed) Notes for DELAYED costs	Estimated wastewater.	d cost of preparing a Date required is the	and submitting a potate previous po	0.0 1.7 new permermit exp PDES pe	\$0 \$423 Ilt application to of red. Final date is rmit. item (except for	in/a is in/a is in/a in/a in/a in/a in/a in/a in/a in/a	\$0 \$423 o discharge o obtain a new
Permit Costs Other (as needed)  Notes for DELAYED costs  AVOIDED COSTS	Estimated wastewater.	d cost of preparing a Date required is the	and submitting a potate previous po	0.0 1.7 new permermit exp PDES pe	\$0 \$423 ilt application to ol red. Final date is rmit. item (except for \$0 \$0	ctain authorization to the projected date to one-time avoided of \$0	\$0 \$423 discharge obtain a new osts) \$0 \$0
Permit Costs Other (as needed)  Notes for DELAYED costs  Avoided Costs  Disposal	Estimated wastewater.	d cost of preparing a Date required is the	and submitting a potate previous po	0.0 1.7 new permermit exp PDES pe	\$0 \$423 Ilt application to of red. Final date is rmit. item (except for	one-time avoided o	\$0 \$423 discharge obtain a new osts) \$0 \$0 \$0
Permit Costs Other (as needed)  Notes for DELAYED costs  Avoided Costs Disposal Personnel	Estimated wastewater.	d cost of preparing a Date required is the	and submitting a potate previous po	0.0 1.7 new permermit exp PDES permetering 0.0 0.0 0.0	\$0 \$423 ilt application to ol red. Final date is rmit. item (except for \$0 \$0 \$0	one-time avoided p \$0 \$0 \$0 \$0 \$0 \$0 \$0	\$0 \$423 discharge obtain a new osts) \$0 \$0 \$0
Permit Costs Other (as needed)  Notes for DELAYED costs Avoided Costs Disposal Personnel Inspection/Reporting/Sampling	Estimated wastewater.	d cost of preparing a Date required is the	and submitting a potate previous po	0.0 1.7 new permermit exp PDES permetering 0.0 0.0	\$0 \$423 ilt application to of red. Final date is rmit. item.(except for \$0 \$0 \$0 \$0	one-time avoided o	\$0 \$423 discharge obtain a new osts) \$0 \$0 \$0 \$0 \$0
Permit Costs Other (as needed)  Notes for DELAYED costs  AVOIDED COSTS  Disposal  Personnel Inspection/Reporting/Sampling Supplies/equipment	Estimated wastewater.	d cost of preparing a Date required is the	and submitting a potate previous po	0.0 1.7 new perm ermit exp PDES pe entering 0.0 0.0 0.0 0.0 0.0	\$0 \$423 ilt application to ol red. Final date is rmit. item (except for \$0 \$0 \$0 \$0 \$0 \$0	one-time avoided o	\$0 \$423 discharge obtain a new osts) \$0 \$0 \$0 \$0 \$0 \$0 \$0
Permit Costs Other (as needed)  Notes for DELAYED costs  AVOIGED COSTS  Disposal Personnel Inspection/Reporting/Sampling Supplies/equipment Financial Assurance [2]	Estimated wastewater.	d cost of preparing a Date required is the	and submitting a potate previous po	0.0 1.7 new permit exp PDES pe entering 0.0 0.0 0.0 0.0	\$0 \$423 ilt application to of red. Final date is rmit. item.(except for \$0 \$0 \$0 \$0	one-time avoided o	\$0 \$423 discharge obtain a new osts) \$0 \$0 \$0 \$0 \$0
Permit Costs Other (as needed)  Notes for DELAYED costs  AVOIDED COSTS Disposal Personnel Inspection/Reporting/Sampling Supplies/equipment Financial Assurance [2] ONE-TIME avoided costs [3]	Estimated wastewater.	d cost of preparing a Date required is the	and submitting a potate previous po	0.0 1.7 new perm ermit exp PDES pe entering 0.0 0.0 0.0 0.0 0.0	\$0 \$423 ilt application to ol red. Final date is rmit. item (except for \$0 \$0 \$0 \$0 \$0 \$0	one-time avoided o	\$0 \$423 discharge obtain a new osts) \$0 \$0 \$0 \$0 \$0 \$0 \$0
Permit Costs Other (as needed)  Notes for DELAYED costs  AVOIDED COSTS Disposal Personnel Inspection/Reporting/Sampling Supplies/equipment Financial Assurance [2] ONE-TIME avoided costs [3]	Estimated wastewater.	d cost of preparing a Date required is the	and submitting a potate previous po	0.0 1.7 new perm ermit exp PDES pe entering 0.0 0.0 0.0 0.0 0.0	\$0 \$423 ilt application to ol red. Final date is rmit. item (except for \$0 \$0 \$0 \$0 \$0 \$0	one-time avoided o	\$0 \$423 discharge obtain a new osts) \$0 \$0 \$0 \$0 \$0 \$0

### **Compliance History**

					-	<del>-</del>				
Cust	omer/Respor	ndent/Owner-Op	perator:	CN602481939	R & A Harris So	uth, LP	Classification:	Average	Rating:	0.20
Regu	ulated Entity:			RN101610970	INTERCONTINE	ENTAL MOTORS	Classification:	Average	Site Rating:	0.20
	umber(s):			WASTEWATER WASTEWATER WASTEWATER 13915 I45 N, HOU	STON, TX, 77090	PERMIT PERMIT PERMIT			WQ000255000 TPDES008889 TX0088897	
				·						
	Q Region:			REGION 12 - HOU						
	·	History Prepare		February 11, 2008						
	-	Requiring Comp	liance History:	Enforcement						
Com	pliance Perio	od:		February 11, 2003	to February 11, 20	008				
TCE				rmation Regarding thi	•	1				
Nam	e:	Roshondra Low	/e	Pho	one: (713) 7	67-3553				
				Site Co	ompliance Histo	ory Components				
1. Ha	as the site be	en in existence	and/or operation	for the full five year o	ompliance period?	No No				
			·	of the site during the						
		` .		_						
		he current owne				N/A				
4. II	Yes, who wa	s/were the prior	owner(s)?			N/A				
		change(s) in ow 1/2007 Repeat '				N/A				
۸		BJ142								
Con A.		Multimedia) f rcement Orders		nts and consent decre	es of the state of	Texas and the federal gove	ernment			
۸.		icemon ordera	, court jaagemen	no, and constant dear	co of the state of	rexas and the lederal gove				
	N/A									
В.	Any crimin N/A	al convictions o	f the state of Tex	kas and the federal go	vernment.					
C.	Chronic ex	ccessive emissio	ons events.							
	N/A									
D,	The appro	val dates of inve	estigations. (CCE	EDS Inv. Track, No.)						
		1 02/13/2003	(211182)							
	2	2 02/13/2003	(211185)							
		3 04/03/2003	(211156)							
		4 04/03/2003	(211160)							
		5 04/22/2003 5 05/29/2003	(317776) (317777)							
		7 09/26/2003	(317778)							
		3 12/15/2003	(317780)							
	9	01/05/2004	(317781)							
	10	07/15/2004	(361553)							
		09/20/2004	(361555)							
		2 10/04/2004	(361554)							
		3 10/04/2004	(361556)							
		1 11/03/2004	(339765)							
		6 03/02/2005	(430428)							
		3 03/02/2005 7 03/02/2005	(430429) (387233)							
		7 03/02/2005 3 03/02/2005	(387233) (387234)							
		03/02/2005	(387235)							
		03/02/2005	(387236)							
		1 10/31/2005	(367236) (477291)							
		2 10/31/2005	(477291)							

23 10/31/2005

24 10/31/2005 25 10/31/2005 (477293) (477294)

(477295)

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26 10/31/2005
                   (477296)
27 10/31/2005
                   (477297)
                   (503949)
28 04/10/2006
29 04/10/2006
                   (503950)
30 04/10/2006
                   (503951)
                   (503952)
31 04/10/2006
32 04/10/2006
                   (503953)
33 11/20/2006
                   (550574)
34 11/20/2006
                   (550575)
35 11/20/2006
                   (550576)
36 11/20/2006
                   (550577)
37 11/20/2006
                   (550578)
38 11/20/2006
                   (550579)
39 11/20/2006
                   (550580)
40 09/06/2007
                   (566708)
41 02/06/2008
                   (615645)
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Written notices of violations (NOV). (CCEDS Inv. Track, No.) E.

Date: 08/31/2003

(317778)

Self Report? Citation:

YES

30 TAC Chapter 305, SubChapter F 305.125(1)

TWC Chapter 26 26.121(a)

Description:

Failure to meet the limit for one or more permit parameter

Classification:

Moderate

Environmental audits. F.

Type of environmental management systems (EMSs). G.

Н. Voluntary on-site compliance assessment dates.

1. Participation in a voluntary pollution reduction program.

N/A

J. Early compliance.

N/A

Sites Outside of Texas

N/A

## TEXAS COMMISSION ON ENVIRONMENTAL QUALITY



IN THE MATTER OF AN	§	BEFORE THE
ENFORCEMENT ACTION	§	
CONCERNING	§	
R & A HARRIS SOUTH, LP	§	TEXAS COMMISSION ON
DBA INTERCONTINENTAL	§	
MOTORS	§	
RN101610970	§	ENVIRONMENTAL QUALITY

#### AGREED ORDER DOCKET NO. 2008-0298-IWD-E

#### I. JURISDICTION AND STIPULATIONS

At its \_\_\_\_\_\_ agenda, the Texas Commission on Environmental Quality ("the Commission" or "TCEQ") considered this agreement of the parties, resolving an enforcement action regarding R & A Harris South, LP dba Intercontinental Motors ("the Respondent") under the authority of TEX. WATER CODE chs. 7 and 26. The Executive Director of the TCEQ, through the Enforcement Division, and the Respondent appear before the Commission and together stipulate that:

- 1. The Respondent owns and operates an automobile dealership at 13915 Interstate 45 North in Houston, Harris County, Texas (the "Facility").
- 2. The Respondent has caused, suffered, allowed or permitted the discharge of any waste or the performance of any activity in violation of Tex. WATER CODE ch. 26 or any rule, permit, or order of the Commission.
- 3. The Commission and the Respondent agree that the Commission has jurisdiction to enter this Agreed Order, and that the Respondent is subject to the Commission's jurisdiction.
- 4. The Respondent received notice of the violations alleged in Section II ("Allegations") on or about February 11, 2008.
- 5. The occurrence of any violation is in dispute and the entry of this Agreed Order shall not constitute an admission by the Respondent of any violation alleged in Section II ("Allegations"), nor of any statute or rule.

- 6. An administrative penalty in the amount of Three Thousand Sixty Dollars (\$3,060) is assessed by the Commission in settlement of the violations alleged in Section II ("Allegations"). The Respondent has paid Two Thousand Four Hundred Forty-Eight Dollars (\$2,448) of the administrative penalty and Six Hundred Twelve Dollars (\$612) is deferred contingent upon the Respondent's timely and satisfactory compliance with all the terms of this Agreed Order. The deferred amount will be waived upon full compliance with the terms of this Agreed Order. If the Respondent fails to timely and satisfactorily comply with all requirements of this Agreed Order, the Executive Director may require the Respondent to pay all or part of the deferred penalty.
- 7. Any notice and procedures, which might otherwise be authorized or required in this action, are waived in the interest of a more timely resolution of the matter.
- 8. The Executive Director of the TCEQ and the Respondent have agreed on a settlement of the matters alleged in this enforcement action, subject to the approval of the Commission.
- 9. The Executive Director may, without further notice or hearing, refer this matter to the Office of the Attorney General of the State of Texas ("OAG") for further enforcement proceedings if the Executive Director determines that the Respondent has not complied with one or more of the terms or conditions in this Agreed Order.
- 10. This Agreed Order shall terminate five years from its effective date or upon compliance with all the terms and conditions set forth in this Agreed Order, whichever is later.
- 11. The provisions of this Agreed Order are deemed severable and, if a court of competent jurisdiction or other appropriate authority deems any provision of this Agreed Order unenforceable, the remaining provisions shall be valid and enforceable.

#### II. ALLEGATIONS

As owner and operator of the Facility, the Respondent is alleged to have failed to maintain authorization for the discharge of wastewater, in violation of 30 TEX. ADMIN. CODE §§ 305.65 and 305.125(1) and TEX. WATER CODE § 26.121(a), as documented during an investigation conducted on January 15, 2008. Specifically, the Respondent did not renew TPDES Permit No. 02550, which expired on December 1, 2007 and is continuing to discharge wastewater from the Facility without authorization.

#### III. DENIALS

The Respondent generally denies each allegation in Section II ("Allegations").

IV. ORDERING PROVISIONS

1. It is, therefore, ordered by the TCEQ that the Respondent pay an administrative penalty as set forth in Section I, Paragraph 6 above. The payment of this administrative penalty and the Respondent's compliance with all the terms and conditions set forth in this Agreed Order resolve only the allegations in Section II. The Commission shall not be constrained in any manner from requiring corrective action or penalties for violations which are not raised here. Administrative penalty payments shall be made payable to "TCEQ" and shall be sent with the notation "Re: R & A Harris South, LP dba Intercontinental Motors, Docket No. 2008-0298-IWD-E" to:

Financial Administration Division, Revenues Section Attention: Cashier's Office, MC 214 Texas Commission on Environmental Quality P.O. Box 13088 Austin, Texas 78711-3088

- 2. It is further ordered that the Respondent shall undertake the following technical requirements:
  - a. Immediately upon the effective date of this Agreed Order, until such time that authorization to operate is obtained, or until 180 days after the effective date of this Agreed Order, whichever is earlier, comply with the permit limits and conditions of expired TPDES Permit No. 02550;
  - b. Within 30 days after the effective date of this Agreed Order, submit an administratively complete permit application in accordance with 30 Tex. ADMIN. CODE ch. 305;
  - c. Respond completely and adequately, as determined by the TCEQ, to all requests for information concerning the permit application within 30 days after the date of such request or by any other deadline specified in writing; and
  - d. Within 180 days after the effective date of this Agreed Order, submit written certification of compliance that either authorization to operate has been obtained or that operation has ceased until such time that appropriate authorization is obtained. Written certification shall include detailed supporting documentation including photographs, receipts, and/or other records to demonstrate compliance and shall be notarized by a State of Texas Notary Public and include the following certification language:

"I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations."

The certification shall be submitted to:

R & A Harris South, LP dba Intercontinental Motors DOCKET NO. 2008-0298-IWD-E Page 4

> Order Compliance Team Enforcement Division, MC 149A Texas Commission on Environmental Quality P.O. Box 13087 Austin, Texas 78711-3087

with a copy to:

Water Section, Manager Houston Regional Office Texas Commission on Environmental Quality 5425 Polk Avenue, Suite H Houston, Texas 77023-1486

- 3. The provisions of this Agreed Order shall apply to and be binding upon the Respondent. The Respondent is ordered to give notice of the Agreed Order to personnel who maintain day-to-day control over the Facility operations referenced in this Agreed Order.
- 4. If the Respondent fails to comply with any of the Ordering Provisions in this Agreed Order within the prescribed schedules, and that failure is caused solely by an act of God, war, strike, riot, or other catastrophe, the Respondent's failure to comply is not a violation of this Agreed Order. The Respondent shall have the burden of establishing to the Executive Director's satisfaction that such an event has occurred. The Respondent shall notify the Executive Director within seven days after the Respondent becomes aware of a delaying event and shall take all reasonable measures to mitigate and minimize any delay.
- 5. The Executive Director may grant an extension of any deadline in this Agreed Order or in any plan, report, or other document submitted pursuant to this Agreed Order, upon a written and substantiated showing of good cause. All requests for extensions by the Respondent shall be made in writing to the Executive Director. Extensions are not effective until the Respondent receives written approval from the Executive Director. The determination of what constitutes good cause rests solely with the Executive Director.
- 6. This Agreed Order, issued by the Commission, shall not be admissible against the Respondent in a civil proceeding, unless the proceeding is brought by the OAG to: (1) enforce the terms of this Agreed Order; or (2) pursue violations of a statute within the Commission's jurisdiction, or of a rule adopted or an order or permit issued by the Commission under such a statute.
- 7. This agreement may be executed in multiple counterparts, which together shall constitute a single original instrument. Any executed signature page to this Agreement may be transmitted by facsimile transmission to the other parties, which shall constitute an original signature for all purposes.
- 8. Under 30 Tex. ADMIN. Code § 70.10(b), the effective date is the date of hand-delivery of the Order to the Respondent, or three days after the date on which the Commission mails notice of the Order to the Respondent, whichever is earlier. The Chief Clerk shall provide a copy of this Agreed Order to each of the parties.

SEP/28/2009/MON 11:58 AM

For the Commission

R & A Harris South, LP dba Intercontinental Motors DOCKET NO. 2008-0298-IWD-E Page 5

R & A Harris South, LP aba Intercontinental Motors

#### SIGNATURE PAGE

TEXAS COMMISSION ON ENVIRONMENTAL QUALITY

LOT FING EXECCEDAGE DIXAGIOL	Dato
attached Agreed Order on behalf of the entity	he attached Agreed Order. I am authorized to agree to the indicated below my signature, and I do agree to the term knowledge that the TCEQ, in accepting payment for the presentation.
timely pay the penalty amount, may result in:	e Ordering Provisions, if eny, in this order and/or failure t
<ul> <li>A negative impact on compliance histor</li> </ul>	
<ul> <li>Greater scruting of any permit application</li> </ul>	
<ul> <li>Referral of this case to the Attorney C</li> </ul>	Beneral's Office for contempt, injunctive relief, additions
penalties, and/or attorney fees, or to a co	ollection agency;
<ul> <li>Increased penalties in any future enforce</li> </ul>	
<ul> <li>Automatic referral to the Attorney Gene</li> </ul>	and another memory and survey of the solid
<ul> <li>TCEQ seeking other relief as authorized</li> </ul>	1 by law.
In addition, any falsification of any compliance	documents may result in criminal prosecution.
Taux Sulti	10/06/04
Signaturo	Date
Paul Peebles	President
Name (Printed or typed) Authorized Representative of	Title

Instructions: Send the original, signed Agreed Order with penalty payment to the Financial Administration Division, Revenues Sention at the address in Sention IV, Paragraph I of this Agreed Order.