MARIE CARTER, CHIEF COUNSEL, State Bar No. 70403 WENDY BRECKON, STAFF COUNSEL, State Bar No. 182952 CALIFORNIA INTEGRATED WASTE MANAGEMENT BOARD 1001 | Street, 23rd Floor P.O. Box 4025 Sacramento, CA 95812-4025 Phone: (916) 341-6068 Fax: (916) 341-6082 5 Attorneys for Complainant 7 California Integrated Waste Management Board S BEFORE THE CALIFORNIA INTEGRATED WASTE MANAGEMENT BOARD 9 STATE OF CALIFORNIA 16 11 In the Matter of: 12 DONALD SEARCY, INDIVIDUALLY AND 13 AS PRESIDENT AND CEO OF STR ENTERPRISES, INC. AND STR 14 ENTERPRISES, INC., OPERATORS 15 OAH No. L2005030140 and L2005030141 RESPONDENTS 16 SUPPLEMENTAL ADMINISTRATIVE In the Matter of: 17 DECISION PURSUANT TO 13 STIPULATION FOR ISSUANCE OF DONALD SEARCY, INDIVIDUALLY AND AS PRESIDENT AND CEO OF STR 19 ADMINISTRATIVE DECISION ENTERPRISES, INC., STR ENTERPRISES, INC. AND THE VAN 20 DEN ABEELEN FAMILY TRUST, DATED 31 NOVEMBER 19, 1996 (CHARLES VAN AGENCY NO. 2005-010881-ADH DEN ABEELEN AND CYNTHIA VAN DEN 22 ABEELEN, AS CO-TRUSTEES), **OWNERS** 23 RESPONDENTS. 24 25 26 The California Integrated Waste Management Board ("CIWMB") 27 served an Administrative Complaint and Request for Hearing form on DONALD 28

SEARCY, INDIVIDUALLY AND AS PRESIDENT AND CEO OF STR ENTERPRISES.

INC., AND STR ENTERPRISES, INC., Operator and THE VAN DEN ABEELEN FAMILY TRUST, DATED NOVEMBER 19, 1996 (CHARLES VAN DEN ABEELEN AND CYNTHIA VAN DEN ABEELEN, AS CO-TRUSTEES), Property Owners ("Respondents"), on February 25, 2005. A Hearing was scheduled for April 28, 2005. The parties reached a settlement prior to that date and the hearing was taken off calendar. The Board approved the Stipulation and Amended Stipulation and issued a Decision adopting it on June 14, 2005.

FACTS RELATED TO DEFAULT OF STIPULATION

According to the Amended Stipulation For Issuance of Administrative Decision, "[a]ny violation of permit capacity will be considered a default of this AMENDED Stipulation and the Stipulation." Paragraph 8 of the Stipulation for Issuance of Administrative Decision provides that if Respondents default under the terms and conditions of the Stipulation, and do not cure the violation within 10 days of the Notice of Default, that the Board will issue a Decision for \$130,000 (after notification by letter that said default was not cured) and interest shall accrue at the modified adjusted rate per annum pursuant to Revenue and Taxation Code section 6591.5, from the date of this Supplemental Administrative Decision Pursuant To Stipulation For Issuance Of Administrative Decision. Respondents waived their right to a hearing at Paragraph 13 of the Stipulation.

1. On June 15, 2005, a Notice of Default was sent to Ward Stringham, counsel for RESPONDENTS stating that DONALD SEARCY, INDIVIDUALLY AND AS PRESIDENT AND CEO OF STR ENTERPRISES, INC. AND STR ENTERPRISES, INC. were in default of the Stipulation because the facility had 25,000 waste or used tires at

the facility and exceeded its waste tire facility permit capacity on June 10, 2005. An inspection on June 28, 2005 confirmed that said RESPONDENTS cured the violation within 10 days pursuant to the Stipulation.

- 2. On July 28, 2005, a Second Notice of Default was sent to Ward Stringham in which he was advised that DONALD SEARCY, INDIVIDUALLY AND AS PRESIDENT AND CEO OF STR ENTERPRISES, INC. AND STR ENTERPRISES, INC. were again in default of the Stipulation because the facility had approximately 54,000 waste or used tires at the facility on July 26, 2005, in violation of its Waste Tire Permit capacity.
- 3. On August 4, 2005, a letter was sent by Ward Stringham stating that said RESPONDENTS would not be able to cure the default within the required time-frame and requested an extension of the amount of time to cure the violation.
- 4. On August 8, 2005, the CIWMB confirmed that the STR facility continued to be in violation of its waste tire facility permit limits.
- 5. The CWIMB considered the August 4, 2005, request for time extension and decided not to grant said request.

ORDER BASED UPON DEFAULT OF STIPULATION FOR ISSUANCE OF ADMINISTRATIVE DECISION

Good cause appearing therefore, the following Order is hereby made:

- (A) RESPONDENTS, DONALD SEARCY, INDIVIDUALLY AND AS PRESIDENT AND CEO OF STR ENTERPRISES, AND STR ENTERPRISES, INC., Operator, shall pay a monetary penalty of One-Hundred, Thirty-Thousand Dollars (\$130,000.00) to Complainant, the California Integrated Waste Management Board, plus interest at the modified adjusted rate per annum pursuant to Revenue and Taxation Code section 6591.5 accruing from the date of this Supplement Administrative Decision.
- (B) RESPONDENTS, DONALD SEARCY, INDIVIDUALLY AND AS
 PRESIDENT AND CEO OF STR ENTERPRISES, AND STR ENTERPRISES, INC.,
 Operator and RESPONDENT, THE VAN DEN ABEELEN FAMILY TRUST, DATED
 NOVEMBER 19, 1996 (CHARLES VAN DEN ABEELEN AND CYNTHIA VAN DEN

ABEELEN, AS CO-TRUSTEES), Property Owner of 851 Bardsley Avenue, Tulare, CA (APN: 181-070-034) are ordered to:

- a. Immediately Cease and Desist accepting waste tires until compliance with STR Enterprises, Inc.'s Minor Waste Tire Facility Permit can be confirmed (in writing) by Board staff or their agent(s) pursuant to PRC section 42845.
- b. All waste tires, whole and shredded, that exceed STR Enterprises, Inc.'s permit capacity shall be removed. Whole and shredded waste tires shall only be removed by a registered waste tire hauler using the appropriate trip logs and manifests. The waste tires must be taken to an approved, authorized and permitted location. Copies of all manifests and trip logs shall be made available for inspection upon request of Board staff or their agents.

This SUPPLEMENTAL DECISION shall become effective

Dated: 5/9/05

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ROSARIO MARIN

Chair

CALIFORNIA INTEGRATED WASTE MANAGEMENT BOARD