1 2 3 4 5 6 7	LEXINGTON LAW GROUP Mark N. Todzo, State Bar No. 168389 Meredyth L. Merrow, State Bar. No. 328337 503 Divisadero Street San Francisco, CA 94117 Telephone: (415) 913-7800 Facsimile: (415) 759-4112 mtodzo@lexlawgroup.com mmerrow@lexlawgroup.com Attorneys for Plaintiff CENTER FOR ENVIRONMENTAL HEALTH		
8	SUPERIOR COURT OF THE	E STATE OF CALIFORNIA	
9	COUNTY OF L		
10			
11	CENTER FOR ENVIRONMENTAL HEALTH,	Case No.: 19STCV02668	
12	a non-profit corporation,	Assigned for all purposes to:	
13	Plaintiff,	HON. DAVID S. CÜNNINGHAM, DEPT. SS11	
14	V.	[PROPOSED] CONSENT JUDGMENT RE:	
15		QUEMETCO, INC., QUEMETCO WEST, LLC, AND RSR CORPORATION	
16	QUEMETCO, INC., et al.,		
17	Defendants.	Complaint Filed: January 30, 2019	
18			
19			
20	1. INTRODUCTION		
21 22	 INTRODUCTION 1.1. This Consent Judgment is entered into by Plaintiff Center for Environmental 		
23	Health, a non-profit corporation ("CEH" or "Plaintiff"), and Quemetco, Inc., Quemetco West,		
24	LLC, and RSR Corporation (together "Settling Defendants" or "Quemetco") to settle claims		
25	asserted by Plaintiff against Settling Defendants as set forth in the operative Complaint in <i>Center</i>		
26	for Environmental Health, et al. v. Quemetco, Inc.	-	
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28			
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II.			

19STCV02688 (the "Action"). Plaintiff and Settling Defendants are referred to collectively as the "Parties."

- 1.2. On November 20, 2018, CEH and the Clean Air Coalition of North Whittier & Avocado Heights ("CAC") served a 60-day notice of violation pursuant to Health and Safety Code section 25249.7(d) on Settling Defendants, the California Attorney General, the District Attorney for the County of Los Angeles, and the City Attorney for the city of Los Angeles. The Notice asserted that Quemetco's facility located at 720 South Seventh Avenue, City of Industry, California 91746 (the "Quemetco Site") exposes individuals living within 0.25 miles of the Quemetco Site to lead and arsenic through inhalation of ambient air and ingestion of soil on their residential properties.
- **1.3.** Settling Defendants are each a corporation that employs ten (10) or more persons. Quemetco West, LLC owns and Quemetco Inc. operates the Quemetco Site.
- **1.4.** On January 30, 2019, CEH and CAC (together "Plaintiffs") filed the operative Complaint, seeking injunctive relief and civil penalties. The Complaint alleges that Quemetco causes the exposures identified in the notice without first issuing the clear and reasonable warnings required by the Safe Drinking Water and Toxic Enforcement Act of 1986, Health and Safety Code § 25249.6 *et seq.* ("Proposition 65").
- **1.5.** Quemetco denies the material factual and legal allegations contained in CEH's Complaint and maintains that it does not expose individuals to lead or arsenic in violation of Proposition 65 or any other law. Quemetco denies any liability under Proposition 65 and denies that Proposition 65 applies to CEH's claim as pled.
- **1.6.** Plaintiff's claims were based, in part, on soil sampling and testing received from the California Department of Toxic Substances Control ("DTSC") which showed lead and arsenic in the soil in the area located within 0.25 miles of the Quemetco Site. The Court has not made any findings in this case proving that Settling Defendants are responsible for or have contributed to the lead and arsenic found in DTSC's testing.

- **1.7.** On July 14 and 15, 2022, Plaintiffs and Settling Defendants engaged in two full days of mediation with the Honorable Louis M. Meisinger, Ret.
- **1.8.** Following the mediation, Plaintiffs and Settling Defendants stipulated to the dismissal with prejudice of CAC without any consideration from Settling Defendants. On September 19, 2022, the Court dismissed CAC's claim with prejudice.
- **1.9.** Beginning in June 2019 and continuing up through the date of the mediation, the Parties engaged in substantial discovery and motion practice, including a motion for summary judgment and cross motions for summary adjudication.
- 1.10. The Parties enter this Consent Judgment as a full and final settlement of all disputed claims which were or could have been raised in the Complaint arising out of the facts or conduct alleged therein. Excepting the Stipulated Facts below, execution and compliance with this Consent Judgment shall not constitute or be construed as an admission by the Parties of any fact, conclusion of law, or violation of law.
- 1.11. Settling Defendants deny the material, factual, and legal allegations in the Notice and Complaint and expressly deny any wrongdoing whatsoever. Nothing in this Consent Judgment is or will be construed as an admission by Quemetco of wrongdoing of any kind. Nothing in this Consent Judgment will prejudice, waive, or impair any right, remedy, or defense Quemetco may have in this or any other legal proceedings.
- **1.12.** This Consent Judgment is the product of negotiation and compromise and is accepted by the Parties solely for purposes of settling, compromising, and resolving issues disputed in this Action.

2. **DEFINITIONS**

2.1. "Effective Date" means the date on which the Court enters this Consent Judgment.

3. INJUNCTIVE RELIEF

- **3.1. Clear and Reasonable Warnings.** The Parties agree to the following:
- **3.1.1.** Within 30 days of the Effective Date and once annually thereafter Settling Defendants will mail or cause to be delivered the Proposition 65 warning attached as Exhibit A,

in English, Spanish, and Chinese, to all residences Settling Defendants can, to the best of their ability, determine to be within the outlined portion of the map in Exhibit A.

- **3.1.2.** Within 30 days after the Effective Date, and once quarterly thereafter, Quemetco will publish the Proposition 65 warning attached as Exhibit A in the main news section or in the local news section of one English language daily newspaper and in one Spanish language daily newspaper consistent with the Spanish language publication's Proposition 65 notice placement policy.
- **3.1.3.** The warnings identified in Sections 3.1.1 and 3.1.2 comply with the requirements of Proposition 65 and will fully satisfy any warning obligations Proposition 65 may impose on Quemetco arising out of emissions from the facility located on the Quemetco Site. For the avoidance of doubt, those warnings constitute "clear and reasonable" warnings under Health and Safety Code § 25249.6.
 - **3.2. Additional Transparency**. The Parties agree to the following:
- 3.2.1. Quemetco will develop enhanced community engagement and transparency efforts that will include the public release of (a) emissions data, including stack test results and fence line monitor data, which Quemetco will make publicly available as soon as practicable and not later than 30 days after receiving the data, and (b) an annual report providing an update on the facility's operations, a summary of the yearly emissions data, and other relevant operational updates. The public release of information required under this section will include a plainly visible link to this information on the "Health, Environment, and Safety" section of Quemetco's website or the equivalent section of Quemetco's future website, which section will be conspicuous on the main page of the website.
- **3.2.2.** Quemetco will notify CEH when it releases the information identified in Subsection 3.2.1 above and will include CEH on any mailing list generated as part of these community engagement efforts. Quemetco will engage in good faith discussions with CEH to address and resolve any issues CEH raises based on those disclosures. CEH will make best

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efforts to raise any concerns in an aggregated way so that they can be efficiently addressed on a bi-annual basis. Both CEH and Quemetco will identify a liaison for these purposes.

4. STIPULATIONS OF FACT

- **4.1.** The Parties stipulate, and the Court finds, as follows:
- **4.1.1.** Based on the most recent reported emissions data, which are attached as Exhibit B to the judgment, Quemetco's emissions do not require a Proposition 65 warning for airborne exposures.
- **4.1.2.** Based on the most recent reported emissions data, which are attached as Exhibit B to the judgment, Quemetco's emissions do not contribute recognizably to the concentration of Proposition 65-listed substances on the ground or in the residential soil within 0.25 miles of the facility.
- **4.1.3.** Defendants did not conduct business on the Quemetco Site until 1972, when RSR Corporation purchased the then-existing facility from St. Joe Minerals Corporation.
- **4.1.4.** Defendants have made substantial changes to and upgrades on the property since RSR Corporation purchased the then-existing facility from St. Joe Minerals Corporation in 1972 and the land from Western Associates in 1986.
- **4.1.5.** The issues covered by this settlement agreement, including, but not limited to, the stipulated findings in Sections 4.1.1 through 4.1.4, were actively litigated and resolved by this judgment.

5. PAYMENTS

- **5.1.** Within 30 days of the Effective Date, Settling Defendants shall pay to Plaintiff the total sum of \$2,500,000, which shall be allocated as follows:
- **5.1.1.** \$500,000 as an Additional Settlement Payment ("ASP") pursuant to California Code of Regulations, Title 11, § 3204 payable to the Center for Environmental Health. These funds shall be placed in CEH's City of Industry Community Fund ("Community Fund"). The payments to this fund shall be used exclusively for the purpose of reducing exposures to lead and arsenic in the neighborhood located within 0.25 miles of Quemetco's facility. The

DOCUMENT PREPARED ON RECYCLED PAPER Community Fund will not be used to conduct soil remediation. CEH, with input from community members, will use the funds from the Community Fund to implement measures designed to identify, mitigate, and reduce exposures to lead and arsenic at residences located within 0.25 miles of the facility. Plaintiff shall obtain and maintain adequate records to document that ASP is spent on these activities and Plaintiff agrees to provide such documentation to the Attorney General within thirty days of any request from the Attorney General.

- **5.1.2.** The Community Fund will not be used in any way to interfere in any way with the facility's ongoing operations through, for example, litigation, picketing, lobbying, seeking to influence regulators or government officials, or otherwise pressuring Quemetco to stop conducting or to change the way it conducts business.
- **5.2.** \$2,000,000 as a reimbursement of a portion of Plaintiff's reasonable attorneys' fees and costs. This amount shall be divided into three checks: (1) a check for \$1,810,000 shall be made payable to Lexington Law Group; (2) a check for \$80,000 shall be made payable to Boucher LLP, and (3) a check for \$110,000 shall be made payable to the Center for Environmental Health.

6. ENFORCEMENT OF CONSENT JUDGMENT

- 6.1. Plaintiff may, by motion or application for an order to show cause before the Superior Court of Los Angeles County, enforce the terms and conditions contained in Section 3.1 of this Consent Judgment. Prior to bringing any motion or application to enforce the requirements thereof, Plaintiff shall meet and confer regarding the basis for Plaintiff's anticipated motion or application in an attempt to resolve it informally, including providing Settling Defendants a reasonable opportunity of at least thirty (30) days to cure any alleged violation. Should such attempts at informal resolution fail, Plaintiff may file its enforcement motion or application after the cure period has elapsed. The prevailing party on any motion to enforce this Consent Judgment shall be entitled to its reasonable attorney's fees and costs incurred as a result of such motion or application.
 - **6.2.** Any dispute arising under this Consent Judgment other than an alleged violation of

Section 3.1 that the Parties are unable to resolve through mutual, good faith negotiations will first be mediated by a mutually selected mediator with each party bearing its own costs. If the Parties cannot select an agreeable mediator, then the matter will be referred to the American Arbitration Association for assignment to a mediator. If such dispute between the Parties cannot be resolved by mediation, either party may submit the dispute to arbitration in accordance with the arbitration rules of the American Arbitration Association then in effect. The dispute will be heard by a panel of three neutral arbitrators, with each side selecting an arbitrator and those two arbitrators selecting the third. The parties will bear their own costs.

7. MODIFICATION OF CONSENT JUDGMENT

7.1. This Consent Judgment may only be modified by written agreement of Plaintiff and Settling Defendants, or upon motion of Plaintiff or Settling Defendants as provided by law.

8. CLAIMS COVERED AND RELEASE

- 8.1. Plaintiff's Release on Behalf of Public Interest. This Consent Judgment is a full, final, and binding judgment between CEH, acting on behalf of itself and in the public interest pursuant to Health and Safety Code § 25249.7(d), and Settling Defendants regarding any allegations, violations, actions, damages, costs, penalties, causes of action, or claims made, or which could have been made, in the Notice and/or the Complaint, arising out of emissions of lead and/or arsenic from the Quemetco Site up to and including the Effective Date, including any Proposition 65 claims related to exposures to lead and arsenic from the air, soil, water, or any other manner alleged to have resulted, in whole or in part, from any emissions from the facility that occurred before the judgment date.
- **8.2.** Plaintiff's Release on Behalf of Itself. Plaintiff also agrees to the broadest possible release and waiver of claims available under California Law. Plaintiff, on behalf of itself only, hereby waives any and all rights and benefits which it now has, or in the future may have, conferred upon it with respect to claims arising from any violation of Proposition 65 or any other statutory or common law regarding the emissions from the Quemetco Site. Plaintiff

1	acknowledges that it is familiar with the provisions of section 1542 of the California Civil Code,
2	which provides as follows:
3	A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS
4	WHICH THE CREDITOR DOES NOT KNOW OR SUSPECT TO EXIST IN HIS OR HER FAVOR AT THE TIME OF
5	EXECUTING THE RELEASE, WHICH IF KNOWN BY HIM OR HER MUST HAVE MATERIALLY AFFECTED HIS OR HER
6	SETTLEMENT WITH THE DEBTOR.
7	CEH waives and relinquishes all of the rights and benefits CEH has, or may have, under
8	California Civil Code section 1542. CEH acknowledges that it may discover facts in addition to,
9	or different from, those which they now know or believe to be true with respect to the subject
10	matter of this Consent Judgment. Nevertheless, this release will be and remain in effect as a full
11	and complete general release, notwithstanding the discovery or existence of any additional or
12	different facts.
13	8.3. Compliance with the terms of this Consent Judgment resolves any issue, now and
14	in the future, concerning compliance by Quemetco or its affiliates, parent or subsidiary
15	corporations, divisions, successors, officers, directors, or assigns with the requirements of
16	Proposition 65 with respect to any emissions from the Quemetco Site that occurred up to and
17	including the Effective Date. Quemetco shall not be liable for, and the Consent Judgment shall
18	extinguish and preclude, any Proposition 65 claims related to past or future exposures to lead and
19	arsenic from the air, soil, water, or any other manner alleged to have resulted, in whole or in part,
20	from any emissions from the facility that occurred before the judgment date.
21	9. PROVISION OF NOTICE
22	9.1. When any Party is entitled to receive any notice under this Consent Judgment, the
23	notice shall be sent by first class and electronic mail as follows:
24	9.1.1. Notices to Settling Defendants. The addresses for Settling Defendants to
25	receive notices pursuant to this Consent Judgment shall be:
26	433 E. Las Colinas Blvd, Suite 900
27	Irving TX 75039 ATTN: Legal Department
28	

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11. NON-PUBLIC INFORMATION

- **11.1.** The Parties, including their principals and agents, agree that they will not disclose any non-public information learned through the course of their investigation of the claims at issue in this case or the litigation of those claims to any non-party.
- 11.2. The parties will agree to a procedure for collecting and either returning or destroying (a) the non-public information, including documents and materials exchanged in discovery and during settlement negotiations, and (b) any materials derived from that non-public information.

12. GOVERNING LAW AND CONSTRUCTION

12.1. The terms and obligations arising from this Consent Judgment shall be construed and enforced in accordance with the laws of the State of California.

13. ENTIRE AGREEMENT

- **13.1.** This Consent Judgment contains the sole and entire agreement and understanding of Plaintiffs and Settling Defendants with respect to the entire subject matter hereof, and any and all prior discussions, negotiations, commitments, or understandings related thereto, if any, are hereby merged herein and therein.
- **13.2.** There are no warranties, representations, or other agreements between Plaintiffs and Settling Defendants except as expressly set forth herein. No representations, oral or otherwise, express or implied, other than those specifically referred to in this Consent Judgment have been made by any Party hereto.
- 13.3. No other agreements not specifically contained or referenced herein, oral or otherwise, shall be deemed to exist or to bind any of the Parties hereto. Any agreements specifically contained or referenced herein, oral or otherwise, shall be deemed to exist or to bind any of the Parties hereto only to the extent that they are expressly incorporated herein.
- **13.4.** No supplementation, modification, waiver, or termination of this Consent Judgment shall be binding unless executed in writing by the Parties to be bound thereby.

1		13.5. No waiver of any of the provisions of this Consent Judgment shall be deemed or		
2	shall constitute a waiver of any of the other provisions hereof whether or not similar, nor shall			
3	such waiver constitute a continuing waiver.			
4	14.	RETENTION OF JURISDICTION		
5		14.1. This Court shall retain jurisdiction of this matter to implement or modify the		
6	Conse	ent Judgment.		
7	15.	AUTHORITY TO STIPULATE TO CONSENT JUDGMENT		
8		15.1. Each signatory to this Consent Judgment certifies that he or she is fully authorized		
9	by the	e Party he or she represents to stipulate to this Consent Judgment and to enter into and		
10	execute the Consent Judgment on behalf of the Party represented and to legally bind that Party.			
11	16.	NO EFFECT ON OTHER SETTLEMENTS		
12		16.1. Nothing in this Consent Judgment shall preclude Plaintiffs from resolving any		
13	claim	against another entity on terms that are different from those contained in this Consent		
14	Judgn	nent.		
15	17.	EXECUTION IN COUNTERPARTS		
16		17.1. The stipulations to this Consent Judgment may be executed in counterparts and by		
17	means of facsimile, which taken together shall be deemed to constitute one document.			
18				
19	IT IS SO STIPULATED:			
20	CEN	TER FOR ENVIRONMENTAL HEALTH		
21				
22		Report		
23		a Jackson Dated: December 21, 2022		
24	Interi	m Chief Executive Officer		
25				
26				
27				
28 PARED				

1	QUEMETCO, INC. DocuSigned by:	
2		Dated: 09-Jan-23
	Craig Clark Signature	
3	Craig Clark	
4	Printed Name	•
5	Director and President	
6	Title	•
7		
8	QUEMETCO WEST, LLC	
9	Docusigned by: (raig Clark	Dated: 09-Jan-23
	Signature	Dated.
10	Craig Clark	
11	Printed Name	
12	Director and President	
13	Title	-
14		
15	RSR CORPORATION	
16	Bob Finn	Dotod. 05-Jan-23
17	E13093DA6B2A4F6 Signature	Dated: 05-Jan-23
18	Bob Finn	_
19	Printed Name	
20		
21	VP Environmental Compliance	_
22	Title	
23		
	IT IS SO ORDERED:	
24		
25		
26		
27	Dated:, 2023	Judge of the Superior Court
28		taage of the paperior court
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Exhibit A

Proposition 65 Warning



WARNING

Entering the outlined area in the map below, located near the intersection of 7th Street and Salt Lake Avenue in the City of Industry, California, can expose you to chemicals known to cause cancer and birth defects or other reproductive harm, including lead and arsenic, from ingestion of and contact with soil. Lead and arsenic are present in the soil in this area due to historical and ongoing industrial operations, lead paint, vehicle emissions, and naturally occurring lead and arsenic. Visit www.P65Warnings.ca.gov for more information.



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1	Exhibit B
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3	Attachment 1. 2020 Emissions Data
4	Attachment 2. 2021 Emissions Data
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Attachment 1

AER YEAR: 2020. **Facility Information Business Name** QUEMETCO INC Facility ID 8547 Address 720 S 7TH AVE, CITY OF INDUSTRY, CA 91746 **Criteria Pollutants (Tons per Year)** CO Carbon Monoxide Annual Emissions: 38.614 NOX Nitrogen Oxides Annual Emissions: 23.134 PM Particulate Matter Annual Emissions: 0.982 SOX **Sulfur Oxides** Annual Emissions: 3.618 VOC **Volatile Organic Compounds** Annual Emissions: 2.42 **Toxic Pollutants (Pounds per Year):** 79345 1,1,2,2-Tetrachloroethane Annual Emissions: 124.019

1,1,2TRICLETHAN Annual Emissions: 0.000	
3268879 1,2,3,4,5,6,7,8-Octachlorodibenzo-p-dioxin [POM] Annual Emissions: 0.000	
39001020 1,2,3,4,5,6,7,8-Octachlorodibenzofuran [POM] Annual Emissions: 0.000	
67562394 1,2,3,4,6,7,8-Heptachlorodibenzofuran Annual Emissions: 0.000	
70648269 1,2,3,4,7,8-Hexachlorodibenzofuran Annual Emissions: 0.000	
57117449 1,2,3,6,7,8-Hexachlorodibenzofuran Annual Emissions: 0.000	
57117416 1,2,3,7,8-Pentachlorodibenzofuran Annual Emissions: 0.000	
95636	

1,2,4TRIMEBENZE	
Annual Emissions: 10.913	
78875	
1,2-Dichloropropane {Propylene dichloride}	
Annual Emissions: 28.86	
106990	
1,3-Butadiene	
Annual Emissions: 3.508	
542756	
1,3-Dichloropropene	
Annual Emissions: 0.000	
123911	
1,4-Dioxane	
Annual Emissions: 0.002	
60851345	
2,3,4,6,7,8-Hexachlorodibenzofuran	
Annual Emissions: 0.000	
57117314	
2,3,4,7,8-Pentachlorodibenzofuran	
Annual Emissions: 0.000	
1746016	

2,3,7,8-Tetrachlorodibenzo-p-dioxin Annual Emissions: 0.000	
51207319 2,3,7,8-Tetrachlorodibenzofuran Annual Emissions: 0.000	
91576 2-Methyl naphthalene [PAH, POM] Annual Emissions: 9.87	
83329 ACENAPHTHENE Annual Emissions: 0.109	
208968 ACENAPHTHYLENE Annual Emissions: 0.141	
120127 ANTHRACENE Annual Emissions: 0.005	
75070 Acetaldehyde Annual Emissions: 596.574	
107028	

Acrolein		
Annual Emissions: 0.128		
7664417		
Ammonia		
Annual Emissions: 908.432		
7440382		
Arsenic		
Annual Emissions: 2.054		
71432		
Benzene		
Annual Emissions: 119.202		
7440417		
Beryllium		
Annual Emissions: 0.055		
7440439		
Cadmium		
Annual Emissions: 1.166		
56235		
Carbon tetrachloride		
Annual Emissions: 0.000		
76131		

Chlorinated fluorocarbon 113 Annual Emissions: 43.248	
7782505 Chlorine	
Annual Emissions: 0.047	
67663	
Chloroform Annual Emissions: 0.000	
18540299	
Chromium (VI) Annual Emissions: 0.085	
218019	
Chrysene Annual Emissions: 0.086	
7440508	
Copper Annual Emissions: 18.869	
9901	
Diesel engine exhaust, particulate matter Annual Emissions: 3.049	
112345	

Diethylene glycol monobutyl ether Annual Emissions: 4.575	
34590948 Dipropylene glycol monomethyl ether Annual Emissions: 0.21	
100414 ETHYL BENZENE Annual Emissions: 73.962	
106934 Ethylene dibromide Annual Emissions: 69.164	
107062 Ethylene dichloride Annual Emissions: 0.000	
111762 Ethylene glycol monobutyl ether Annual Emissions: 8.299	
206440 FLUORANTHENE Annual Emissions: 0.517	
86737	

Annual Emissions: 0.504 50000 Formaldehyde Annual Emissions: 626.856 110543 HEXANE Annual Emissions: 12.487 7647010 Hydrochloric acid Annual Emissions: 0.016 7783064 Hydrogen sulfide Annual Emissions: 631.971 7439921 Lead (inorganic) Annual Emissions: 5.444 108383 M-XYLENE Annual Emissions: 0.521	FLUORENE	
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1634044		
1634044		
	1634044	

ME T-BUTYLETHER		
Annual Emissions: 0.213		
7420065		
7439965		
Manganese Annual Emissions: 6.465		
Allitual Ethissions. 6.403		
7439976		
Mercury		
Annual Emissions: 12.096		
67561		
Methanol		
Annual Emissions: 8.703		
74873		
Methyl chloride {Chloromethane}		
Annual Emissions: 28.86		
78933		
Methyl ethyl ketone		
Annual Emissions: 3.18		
75092		
Methylene chloride		
Annual Emissions: 0.006		
91203		

Naphthalene	
Annual Emissions: 98.359	
7440020	
Nickel	
Annual Emissions: 3.599	
1151	
PAHs, total, with components not reported	
Annual Emissions: 0.005	
85018	
PHENANTHRENE	
Annual Emissions: 34.49	
129000	
PYRENE	
Annual Emissions: 0.24	
7723140	
Phosphorus	
Annual Emissions: 0.000	
1336363	
Polychlorinated biphenyls	
Annual Emissions: 0.205	
108656	

Propylene glycol monomethyl ether acetate		
Annual Emissions: 0.09		
7782492		
Selenium		
Annual Emissions: 3.452		
1310732		
Sodium hydroxide		
Annual Emissions: 344.677		
100425		
Styrene		
Annual Emissions: 104.587		
108883		
Toluene Toluene		
Annual Emissions: 94.506		
75694		
Frichlorofluoromethane {Freon 11}		
Annual Emissions: 28.86		
75014		
/inyl chloride		
Annual Emissions: 23.116		
1330207		

Xylenes

Annual Emissions: 185.082

95476

o-Xylene

Annual Emissions: 53.632

Note - Data for 2007 represents the six-month transitional period, July through December 2007, when the rules requiring annual emissions reporting changed from a fiscal year to a calendar year basis.

Attachment 2

Facility Information

Business Name QUEMETCO INC Facility ID 8547

Address

720 S 7TH AVE, CITY OF INDUSTRY, CA 91746

Criteria Pollutants (Tons per Year)

CO

Carbon Monoxide Annual Emissions: 40.724

NOX

Nitrogen Oxides Annual Emissions: 40.906 PM

Particulate Matter Annual Emissions: 1.007

SOX

Sulfur Oxides Annual Emissions: 3.917

Volatile Organic Compounds Annual Emissions: 2.524

Toxic Pollutants (Pounds per Year):

79345

1,1,2,2-Tetrachloroethane Annual Emissions: 130.373

39001020

1,2,3,4,5,6,7,8-Octachlorodibenzofuran [POM]

Annual Emissions: 0.000

79005

1.1.2TRICLETHAN Annual Emissions: 0.000

67562394

1,2,3,4,6,7,8-Heptachlorodibenzofuran

Annual Emissions: 0.000

3268879

1,2,3,4,5,6,7,8-Octachlorodibenzo-p-dioxin [POM]

Annual Emissions: 0.000

70648269

1,2,3,4,7,8-Hexachlorodibenzofuran

Annual Emissions: 0.000

57117449

1,2,3,6,7,8-Hexachlorodibenzofuran

Annual Emissions: 0.000

57117416

1,2,3,7,8-Pentachlorodibenzofuran

Annual Emissions: 0.000

1,2,4TRIMEBENZE

Annual Emissions: 11.348

78875

1,2-Dichloropropane (Propylene dichloride)

Annual Emissions: 30.338

106990

1,3-Butadiene

Annual Emissions: 15.045

542756

1,3-Dichloropropene

Annual Emissions: 0.000

60851345

2,3,4,6,7,8-Hexachlorodibenzofuran

Annual Emissions: 0.000

57117314

2,3,4,7,8-Pentachlorodibenzofuran

Annual Emissions: 0.000

1746016

2,3,7,8-Tetrachlorodibenzo-p-dioxin

Annual Emissions: 0.000

51207319

2,3,7,8-Tetrachlorodibenzofuran

Annual Emissions: 0.000

91576

2-Methyl naphthalene [PAH, POM]

Annual Emissions: 10.375

83339

ACENAPHTHENE

Annual Emissions: 0.115

208968

107028

Acrolein

ACENAPHTHYLENE

Annual Emissions: 0.149

Annual Emissions: 0.121

120127 ANTHRACENE

Annual Emissions: 0.005

7664417

Ammonia

Annual Emissions: 952.077

75070

Acetaldehyde

Annual Emissions: 627.166

7440382

Arsenic

Annual Emissions: 1.647

71432	7440417	7440439
Benzene	Beryllium	Cadmium
Annual Emissions: 173.804	Annual Emissions: 0.056	Annual Emissions: 0.703
56235	76131	7782505
Carbon tetrachloride	Chlorinated fluorocarbon 113	Chlorine
Annual Emissions: 0.000	Annual Emissions: 45.464	Annual Emissions: 0.081
67663	18540299	218019
Chloroform	Chromium (VI)	Chrysene
Annual Emissions: 0.000	Annual Emissions: 0.086	Annual Emissions: 0.091
7440508	9901	34590948
Copper	Diesel engine exhaust, particulate matter	Dipropylene glycol monomethyl ether
Annual Emissions: 15.966	Annual Emissions: 4.281	Annual Emissions: 0.157
100414	106934	107062
ETHYL BENZENE	Ethylene dibromide	Ethylene dichloride
Annual Emissions: 76.134	Annual Emissions: 72.708	Annual Emissions: 0.000
111762	206440	86737
Ethylene glycol monobutyl ether	FLUORANTHENE	FLUORENE
Annual Emissions: 4.439	Annual Emissions: 0.543	Annual Emissions: 0.53
50000	110543	7647010
Formaldehyde	HEXANE	Hydrochloric acid
Annual Emissions: 659.021	Annual Emissions: 0.422	Annual Emissions: 0.023
7783064	7439921	108383
Hydrogen sulfide	Lead (inorganic)	M-XYLENE
Annual Emissions: 664.311	Annual Emissions: 6.751	Annual Emissions: 0.891
1634044	7439965	7439976
ME T-BUTYLETHER	Manganese	Mercury
Annual Emissions: 0.368	Annual Emissions: 6.195	Annual Emissions: 12.715
67561	74873	78933
Methanol	Methyl chloride {Chloromethane}	Methyl ethyl ketone
Annual Emissions: 0.153	Annual Emissions: 30.338	Annual Emissions: 1.951
75092	91203	7440020
Methylene chloride	Naphthalene	Nickel
Annual Emissions: 0.002	Annual Emissions: 103.409	Annual Emissions: 2.888
1151	85018	129000
PAHs, total, with components not reported	PHENANTHRENE	PYRENE
Annual Emissions: 0.007	Annual Emissions: 36.257	Annual Emissions: 0.252
7723140	1336363	108656
Phosphorus	Polychlorinated biphenyls	Propylene glycol monomethyl ether acetate
Annual Emissions: 0.001	Annual Emissions: 0.216	Annual Emissions: 0.09
7782492	1310732	100425

Selenium Sodium hydroxide Styrene Annual Emissions: 3.561 Annual Emissions: 348.522 Annual Emissions: 109.956 75694 108883 75014 Trichlorofluoromethane {Freon 11} Vinyl chloride Toluene Annual Emissions: 102.232 Annual Emissions: 30.338 Annual Emissions: 24.3 1330207 95476 o-Xylene Xylenes Annual Emissions: 189.185 Annual Emissions: 56.5

Notes:

- 1. The emission values listed here represent the latest submission by the facility and may not reflect values that are under revision/verification.
- 2. Data for 2007 represents the six-month transitional period, July through December 2007, when the rule requiring annual emissions reporting changed from a fiscal year to a calendar year basis.