# IN THE COURT OF COMMON PLEAS, LUCAS COUNTY CRIMINAL DIVISION – GENERAL DIVISION

FILED LUCAS COUNTY

Case No.: <u>CR07-02(9)</u>

Plaintiff,

Information for: 1813, 29 19 66

vs. Richard Vella Defendant.

State of Ohio

MMON PLEAS LUIDE

ENTRY OF NO CONTEST PLEA AND JUDGMENT ENTRY

Richard Vella, Defendant in the above-captioned case, being represented by Kort W. Gatterdam, as legal counsel, has had his Constitutional and Statutory rights explained to him by the Council and by his counsel. The Defendant has reviewed the facts and law of this case with his counsel and understands the nature of the charge filed against him and the possible defenses he might have. The Defendant move declare to enter a plea of no contest to Criminal Endangering, a misdemeanor of the first degree.

The Defendant understands that his no contest plea to the crime specific despectates both an admission of the truth of the facts alleged in the bill of information and a waiver of any and all constitutional, statutory, or factual defenses with respect to such crime and this case. He further understands that by pleading "No Contest," he waives a number of important and substantial constitutional, statutory, and procedural rights, which include, but are not limited to, the right to have a trial by jury, the right to confined and cross-examine the State's witnesses who testify against his interests, the right to have compulsory subspaces process for obtaining witnesses in his favor, the right to require the State to prove his guilt beyond a reasonable doubt on the crime herein charged at a trial, and the right to appeal the verdict and rulings of the trial court made before or during trial, should those rulings or the verdict be against his interests. The Defendant, by and through his legal representative's signature hereto, acknowledges his right to remain silent and expressly waives that right with respect to this agreement. He also understands that he is pleading "No Contest to this agreement. He also understands that he is pleading "No Contest to this agreement of the first degree which is punishable by a term of incarceration not to exceed 180 days and a that not to exceed \$1,000. The Defendant understands that court costs, restitution, and other financial examples rights, and that any appeal must be filed within thirty (30) days of his sentence.

The Defendant and the State agree that the resolution stated herein registers a complete, integrated and final settlement of all claims, civil and criminal, arising out of the transportation of four drums of hazardous wastes from 2111 Champlain Street, Toledo, Ohio, to the Ohio Pickling & Processing, LLC location of 1149 Campbell Street, Toledo, Ohio, and their ultimate disposal at Bismark Street in Toledo, Ohio between on or about August 2004 and August 2005. Upon entry of the instant plea and segue cing, the State of Ohio, the Ohio Environmental Protection Agency, Toledo Environmental Services, and any other subdivision of the State of Ohio that may have a claim, civil or criminal, against the Defendant hereby forever release and waive said claims for actions up through the date of the plea and sentencing.

The State agrees that the offense to which the Defendant is pleading on the second, pursuant to R.C. 2953.31 – 2953.36, if an application is filed at the expiration of one year from the date of Defendant's final discharge. Further, the State agrees that it will not oppose a motion to seal the record of the transfer or similar acts are committed by the Defendant prior to the filing of such motion.

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The Defendant understands that the Court, upon acceptance of its plea of "No Contest," will proceed with judgment and sentence. The Defendant hereby asserts that, except as journed in the sentence recommendation and as agreed upon in the foregoing paragraphs, no purson has throughout him, promised him leniency, or in any other way coerced or induced him to plead "No Coptest" as indicated above, and the

decision to plead "No Contest" places a punishment. The plea represents the judgment. The Defendant is completely his counsel.  DEFENDANT:  Richard V	free and voluntary exercise of the satisfied with the legal representation	e Defendants own	will and best
facts and law of this case. I have dil represent that our client's representative Defendant, as indicated herein, and in matter.	e is competent and authorized to pro my opinion he acts knowingly, vo	sscrilors and possib occul with the plea o dumnity, and intelli	le defenses. In behalf of the
ATTORNEY FOR THE DEFI	ENDANT: Kort W. Gatterdam (I	10.40.1.1.1	
entered herein as voluntarily and intelliquence waivers of all applicable rights and defined. The Court finds the Defendant greentence investigation report is NOT or	enses and understanding of the maxi uilty of the offense to which the Def	the corresponders the	rcof, including plea is ordered
APPROVED:  Charles G. Perrin (0078918)  Assistant Attorney General	JUDGE:	;	1 MA 1 C
Kort W. Gatterdam (0040434) Counsel for Defendant			
Joint Recommendation:			
The parties hereby recommend time suspended. The parties further recommend probation and that a fine of \$1,000, plu further sanctions be imposed against the	is Court costs, be imposed. The par	to serve six execut <mark>hs o</mark>	t non-reporting

Karla G. Perrin (0078918) Assistant Attorney General Kort W. Gatterdam (1974)34) Counsel for Defendant

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### JUDGMENT ENTRY OF SENTENCE

The Court, having reviewed the facts of the case, the recommendations of coursel, and the factors set forth in Rev. Code §§ 2929.11 and 2929.18, hereby accepts the recommendation and sentenced Defendant to six months incarceration, all time suspended. The Court further orders Defendant to serve six menths of non-reporting probation and orders Defendant to pay a fine of \$1,000 to the Lucas County Clerk of Courts, plus Court costs. Costs shall also be paid to the Lucas County Clerk of Courts.

Judge 3

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### IN THE COMMON PLEAS COURT, LUCAS COUN Y, OBJO

STATE OF OHIO

Plaintiff.

CASE NO:

G-4801-CR-02(01026)3-000

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JUDGMENT ENTRY

RICHARD VELLA

Defendant.

JUDGE RUTH ANN FRAMKS

\* \* \* \* \*

August 30, 2007. Court Reporter Lynette Shindorf, State's Attancy: KARLA PERRIN. KORT GATTERDAM on behalf of Defendant, and Defendant RICHARD VELLA present in court.

Defendant advised of nature of charge and right to grand jury presentation. Defendant, orally and in writing, waived prosecution by indictment. Written waiver ordered filed.

Defendant acknowledged receipt of copy of the information, white least defects as to time, place or manner of service, and waived its reading in open Court. Defendant entered a plea of No Contest to the offense of Criminal Endangering, in violation of E.C. 2902.05, a misdemeanor of the first degree. Pursuant to statements made by the State of Ohio by and through KARLA PERRIN, plea accepted. Defendant found guilty. Written plea and journal entry ordered filed.

Defendant and State waived any rights to presentence investigation and report. Matter proceeded to sentencing.

Pursuant to Crim.R. 32, all individuals afforded opportunity to be heard. Defendant committed to custody of the Corrections Center of Northwest Ohio for a period of six (6) months until released according to law.

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Imposition of incarceration portion of sentence ordered suspended, the forelant probated for a period of six (6) months inactive probation to the Lucas County April Probation Department conditioned upon compliance with the rules and regulations of the department and with special added conditions: pay a fine of \$1000.00 and pay the costs of proposition.

Defendant found to have, or reasonably may be expected to have, the nearest pay all or part of the applicable costs of supervision, confinement, assigned counted, and prosecution as authorized by law. Defendant ordered to reimburse the State of Ohio and Lacas County for such costs. This order of reimbursement is a judgment enforceable pursuant to law by the parties in whose favor it is entered. Defendant further ordered to pay the cost earliest of a given.

9.92(C), 2929.18 and 2951.021. Notification pursuant to R.C. 2947.23 given.

UDGE LINDA

On Behalf of

JUDGE RUTH ANN PRANKS

## IN THE COURT OF COMMON PLEAS, LUCAS COUNTY CRIMINAL DIVISION – GENERAL DIVISION

State of Ohio	FILED Case No.: <u>CR07-03692</u>
Plaintiff,	LUCAS COUNTYInformation for: (11/10 Adv. Code 3745.52-20:
VS.	¥ (! 3/4d   f c.s.) 37/4 99(A)
Meridian Environmental	Services, Inc. Wabater 10 A II: 1
Environmental Purification	on Industries Co.
Defendant.	COMPLEAS COURT
	DEINNE OUNTED
EN	TRY OF NO CONTREPOND AND JUDGMEN'S AND YOU

Meridian Environmental Services, Inc., dba Environmental Purification Indiagrass Co., Defendant in the above-captioned case, being represented by Kort W. Gatterdam, as legal counsel, has hold its Constitutional and Statutory rights explained to it by the Court and by its counsel. The Defendant has reviewed the facts and law of this case with its counsel and understands the nature of the charge filed against it and the possible defenses it might have. The Defendant now desires to enter a plea of no contest to Pailore to Propose a Hazardous Waste Manifest, Ohio Adm. Code 3745-52-20, R.C. 3734.11 and 3734.99(A), an uncl modified follows.

The Defendant understands that its no contest plea to the crime specified constitutes both an admission of the truth of the facts alleged in the bill of information and a waiver of any and all constitutional, statutory, or factual defenses with respect to such crime and this case. It further understands that by pleading "No Contest," it waives a number of important and substantial constitutional, statutory, and proceedingly rights, which include, but are not limited to, the right to have a trial by jury, the right to confront and cross-examine the State's witnesses who testify against its interests, the right to have compulsory a hopeous process for obtaining witnesses in its favor, the right to require the State to prove its guilt beyond a reaccountle doubt on the crime herein charged at a trial, and the right to appeal the verdict and rulings of the trial court made before or during trial, should those rulings or the verdict be against its interests. The Defendant, by and through its legal representative's signature hereto, acknowledges its right to remain silent and expressly waives that right with respect to this agreement. It also understands that it is pleading "No Contest" to his his by which is punishable by a fine not to exceed \$25,000. The Defendant understands that court costs, residuation, and other financial sanctions may be imposed. The Defendant understands its rights to appeal a match an sentence, its other limited appellate rights, and that any appeal must be filed within thirty (30) days of its systeme.

The Defendant and the State agree that the resolution stated herein repulsaries a gamplete, integrated and final settlement of all claims, civil and criminal, arising out of the transposition of fact draws of hazardous wastes from Defendant's former business location, 2111 Champlain Street, Toledo, Ohio, to the Ohio Pickling & Processing, LLC location of 1149 Campbell Street, Toledo, Ohio, and their whichte disposal at Bismark Street in Toledo, Ohio between on or about August 2004 and August 2005. Upon early of the instant plea and sentencing, the State of Ohio, the Ohio Environmental Protection Agency, Toledo Fas incremental Services, and any other subdivision of the State of Ohio that may have a claim, civil or candigal, against the Defendant or its employees, and Ohio Pickling & Processing, LLC, or its employees, hereby forever release and waive said claims for actions up through the date of the plea and sentencing.

The State agrees that the offense to which the Defendant is pleading out to sealed, pursuant to R.C. 2953.31 – 2953.36, if an application is filed at the expiration of three years from the date of Defendant's final discharge. Further, the State agrees that it will not oppose a motion to seal the regard of conviction filed by the Defendant provided that all fines, restitution, and court costs are paid and that no same or similar acts are committed by the Defendant prior to the filing of such motion.

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The Defendant understands that the Court, upon acceptance of its plea of "No Contest," will proceed with judgment and sentence. The Defendant hereby asserts that, except as payched in the sentence recommendation and as agreed upon in the foregoing paragraphs, no person has thremend it, promised it leniency, or in any other way coerced or induced it to plead "No Contest" as hall could always, and the decision to plead "No Contest" places the Defendant completely upon the mercy of the fourt with respect to punishment. The plea represents the free and voluntary exercise of the Inflendant's own will and best judgment. The Defendant is completely satisfied with the legal representation and advice it has received from its counsel.

Meridian Environmental Services. Inc. dba Environmental Purification Industries Co. by: DEFENDANT:

I hereby certify that I have counseled my client to the best of my professional willies with respect to the facts and law of this case. I have diligently investigated its cause and assertions and possible defenses, 1 represent that our client's representative is competent and authorized to proceed with the plea on behalf of the Defendant, as indicated herein, and in my opinion it acts knowingly, voluntarily, and intelligently in such matter.

ATTORNEY FOR THE DEFENDANT: Kort W. Gatterdam (004014.3-4)

The Court, being fully advised as to the facts, hereby accepts the limiting it's plea of "No Contest," entered herein as voluntarily and intelligently made, with full knowledge of the transcriptions thereof, including waivers of all applicable rights and defenses and understanding of the maximum penaltics. The plea is ordered filed. The Court finds the Defendant guilty of the offense to which the Defendant has entered its plea. A presentence investigation report is NOT ordered.

APPROVED:

Karla G. Perrin (0078918) Assistant Attorney General

Kort W. Gatterdam (0040434) Counsel for Defendant

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Joint Sentence Recommendation:

The parties hereby recommend to the Court that a fine of \$25,000, this Court costs, be imposed. In lieu of payment on the \$25,000 fine, the Defendant shall pay a total sum of \$35,000, to follows: \$7,500 shall be paid to the Ohio Environmental Protection Agency and \$7,500 to the Ohio Attorney General's Office, representing the Defendant's share of the payment for clean-up and investigative custor \$5,000 to the Midwest Environmental Enforcement Association; and \$5,000 to the Northeast Project of the Surfacement Project.

The State of Ohio hereby acknowledges receipt from the Defendant of \$15,000 ga provided herein. The parties additionally recommend that no further sanctions be imposed against the Defendant.

Karla G. Perrin (0078918) Assistant Attorney General Kort W. Gatterdam (1940433) Counsel for Defendant

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## JUDGMENT ENTRY OF SENTENCE

The Court, having reviewed the facts of the case, the recommendations of counter, and the factors set forth in Rev. Code §§ 2929.11 and 2929.18, hereby accepts the recommendation and imposses a sonction of a \$25,000 fine, plus Court costs. The Court hereby suspends payment of such fine upon Defereigna's payment of \$25,000 as provided in the joint recommendation. Costs shall be paid to the Lucas County Clark of Courts.

Judge

Date

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### IN THE COMMON PLEAS COURT, LUCAS COURTY, OTHO

STATE OF OHIO

Plaintiff.

CASE NO:

G-4801-CR-0209702852-000

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JUDGMENT ENTRY

THE MERIDIAN ENVIRONMENTAL SERVICES INC

Defendant.

JUDGE RUTH ANN PRANKS

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Dated August 30, 2007. Court Reporter Lynette Shindorf ordered States of Ohio: KARLA PERRIN. KORT GATTERDAM present on behalf of the detection. Defendant, THE MERIDIAN ENVIRONMENTAL SERVICES INC present in court.

Defendant in open Court being advised of constitutional rights and the mature of the charge orally and in writing waived prosecution by indictment. See Fig.

Defendant acknowledged receipt of a copy of the information, paived any defects as to time, place or manner of service, and waived its reading in open Court. Defendant entered a plea of No Contest to the offense of Failure to Prepare a Hazardous Waşte Manifest, in violation of Ohio Administrative Code Section 3745-52-20, and Ohio Revised Code Section 3734.11 and 3734.99(A), an unclassified felony. Plea accepted and ordered filest and part part to statements made by the State of Ohio, by and through KARLA PERRIN, finding all guilt guade.

Defendant having waived his rights to a presentence investigation and report the sentencing hearing was held pursuant to R.C. 2929.19. Defendant was afforded all rights pursuant to Crim.R. 32. The Court has considered the record, and statements, and any victim impact statement, as well as the principles and purposes of sentencing under R.C. 2929.11, and

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has balanced the seriousness and recidivism factors under R.C. 2929.13.

The Court herein imposes a \$25,000.00 fine. In lieu of payment of the flite, the defendant corporation is hereby Ordered to pay a total sum of \$25,000.00, to be distributed as follows: \$7500.00 shall be paid to the Ohio Environmental Protection Agency and \$7500.00 to the Ohio Attorney General's Office, representing the Defendant's share of the payment for clean-up and investigative costs; \$5000.00 to the Midwest Environmental Enforcement Association; and \$5000.00 to the Northeast Environmental Enforcement Project. It is further Ordered that Defendant pay the costs of prosecution.

Defendant found to have, or reasonably may be expected to have, the happens to pay all or part of the applicable costs of supervision, confinement, assigned constal, and prospection as authorized by law. Defendant ordered to reimburse the State of Ohio and Lucro County for such costs. This order of reimbursement is a judgment enforceable pursuant to have by the parties in whose favor it is entered. Defendant further ordered to pay the cost assessed promonent to R.C. 9.92(C), 2929.18 and 2951.021. Notification pursuant to R.C. 2947.23 given.

JUDGE LINDA J. JENNINGS

On Behalf of

JUDGE RUTH ANN FRANKS

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#### IN THE COMMON PLEAS COURT, LUCAS COURTY, OTHO

STATE OF OHIO

Plaintiff.

CASE NO:

G-4801-CR-4/0007036924000

JUDGMENT EN LEY

THE MERIDIAN ENVIRONMENTAL

SERVICES INC

٧.

Defendant.

JUDGE RUTH ANN FANKS

Dated August 30, 2007. Court Reporter Lynette Shindorf ordered, State of Ohio: KARLA PERRIN. KORT GATTERDAM present on behalf of the defined and, the fendant, THE MERIDIAN ENVIRONMENTAL SERVICES INC present in court.

Defendant in open Court being advised of constitutional rights and the same of the charge orally and in writing waived prosecution by indictment, See JEL

Defendant acknowledged receipt of a copy of the information, while day defects as to time, place or manner of service, and waived its reading in open Court. Definition entered a plea of No Contest to the offense of Pailure to Prepare a Hazardous Waste Manifest, in violation of Ohio Administrative Code Section 3745-52-20, and Ohio Revised Code Section 3734,11 and 3734,99(A), an unclassified felony. Plea accepted and ordered filed and present to statements made by the State of Ohio, by and through KARLA PERRIN, finding of pulit made.

Defendant having waived his rights to a presentence investigation and report the sentencing hearing was held pursuant to R.C. 2929.19. Defendant was lifter deal all rights pursuant to Crim.R. 32. The Court has considered the record, oral stater sents, and any victim impact statement, as well as the principles and purposes of sentencing under \cdot\.C. 2929.11, and

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has balanced the seriousness and recidivism factors under R.C. 2929.12.

The Court herein imposes a \$25,000.00 fine. In lieu of payment of the time, the defendant corporation is hereby Ordered to pay a total sum of \$25,000.00, to be distributed as follows: \$7500.00 shall be paid to the Ohio Environmental Protection Agency and \$7500.00 to the Ohio Attorney General's Office, representing the Defendant's share of the payment for clean-up and investigative costs; \$5000.00 to the Midwest Environmental Enforcement Association; and \$5000.00 to the Northeast Environmental Enforcement Project. It is further Carle of that Defendant pay the costs of prosecution.

Defendant found to have, or reasonably may be expected to have, the media to pay all or part of the applicable costs of supervision, confinement, assigned counsel, as a protection as authorized by law. Defendant ordered to reimburse the State of Ohio and Lucas County for such costs. This order of reimbursement is a judgment enforceable pursuant to Lucas County for such whose favor it is entered. Defendant further ordered to pay the cost assessed persuant to R.C. 9.92(C), 2929.18 and 2951.021. Notification pursuant to R.C. 2947.23 gives.

JUDGE LINDAY, JENNINGS

On Behalf of

JUDGE RUTH ANN FRANKS

LUCAS COUNTY CLERK OF COUR'S
700 ADAMS STREET
TOLEDO OHIO 43624
PH# (419)213-4483
FAX# (419)213-4291

#### FAX TRANSMITTAL

DATE: 9-18-07	,
To: Doug Journey atty San	1. Mec. C
FROM: Valeulu	/ .v.\$1
FAX#: 866-672-3279	
CASE #: CR-67-2693/CR-0116	1693-

COMMENTS:

FAX OPERATOR:

IF YOU HAVE TROUBLE RECEIVING THIS FAX PLEASE CONTACT OUR OFFICE