PART I: CLAIMANT INFORMATION – GENERAL

United States Bankruptcy Court for the District of Delaware

CONTAMINANT-RELATED PROPERTY DAMAGE PROOF OF CLAIM

Exide Technologies et al, Case Number 02-11125 (KJC) Jointly Administered

This form should be used to assert a CONTAMINANT-RELATED PROPERTY DAMAGE CLAIM against any of the Debtor(s) To assert such a claim, YOU MUST COMPLETE AND EXECUTE THIS FORM SO THAT IT IS ACTUALLY RECEIVED BY THE DEBTORS' CLAIM AGENT, BANKRUPTCY MANAGEMENT CORPORATION, AT PO BOX 1063, EL SEGUNDO, CALIFORNIA 90245 FOR MAIL DELIVERIES OR 1330 E FRANKLIN AVENUE, EL SEGUNDO, CALIFORNIA 90245 FOR HAND DELIVERY OR COURIER DELIVERY ON OR BEFORE 4 00 P M PREVAILING EASTERN TIME ON AUGUST 15, 2003 (THE "CONTAMINANT BAR DATE") OR YOU WILL BE FOREVER BARRED FROM ASSERTING THE CLAIM

Check box if you are aware that anyone else has filed a proof of claim relating to your
claim Attach a copy of statement giving particulars

- Check box if you have never received any notices from the Bankruptcy Court in this case
- Check box if your current address differs from the address on the envelope sent to by the Bankruptcy Court and/or Bankruptcy Management Corporation

 AUG 1 5 2003
- □ Check here if this claim

□ Replaces

BMC

☐ Amends a previously filed claim, dated _____

Name of Debtor against which this claim is asserted Dixie Metals Company

Name of Claimant (the person or other entity to whom the debtor owes money or property)

The St Paul Companies, Inc, St Paul Fire and Marine Insurance Company, St Paul Guardian Insurance Company, St Paul Mercury Insurance Company and Seaboard Surety Company (collectively, "The St Paul Companies")

Name and address where notices should be sent Bruce Corriveau Esq.

The St Paul Companies, Inc, Baltimore Operation – MC53

5801 Smith Avenue Baltimore, MD 21209

Telephone Number (410) 205-0592
Facsimile Number (410) 205-6448

E-Mail Address Bruce Corriveau@stpaul com

Claimant's Age
Birth Date
Social Security Number

n/a
n/a



PART II CLAIMS RELATING TO ENVIRONMENTAL CONTAMINATION OR THE OPERATION OF THE DEBTORS' BUSINESSES

IF YOU BELIEVE THAT YOUR ALLEGED PROPERTY DAMAGE IS THE RESULT OF ENVIRONMENTAL CONTAMINATION OR FROM THE OPERATION OF THE DEBTORS' BUSINESSES, YOU MUST BEGIN ON QUESTION 1 IF YOU BELIEVE THAT YOUR ALLEGED PROPERTY DAMAGE CLAIM IS THE RESULT OF A **DEFECT IN THE DEBTORS'**

PRODUCTS, PLEASE SKIP TO QUESTION 17

QUESTIONS 1-16 AND 37-55 BELOW MUST BE COMPLETED FOR EACH SITE OR

BUILDING OR STRUCTURE (THE "SITE") THAT IS THE BASIS OF A CONTAMINANT-RELATED PD CLAIM IF YOU ARE ASSERTING A CONTAMINANT-RELATED PD CLAIM FOR MORE THAN ONE SITE, THEN YOU MUST FILE A SEPARATE CLAIM FOR EACH SITE
1 What is the exact location, including, if applicable, the name and street address, of the Site Name See Item 3 as set forth in the attached Exhibit 1 Address Same as above
2 What is your property interest in the Site (for example, owner, operator, lessee) and when did you acquire that interest?
Interest At the request of the Debtors, The St Paul Companies issued one or more bonds relating to the Debtors' environmental obligations at the Site
Date Acquired The Debtors executed a General Indemnity Agreement dated January 11, 2000 in favor of The St Paul Companies The date of the pertinent bond(s) is as set forth in the bond documents
3 Is the Site developed? If yes, when was the Site developed? (Please check) Before 1968 \(\precedef{1968} \) Between 1968 and 1973 \(\precedef{1973} \) After 1973 \(\precedef{1973} \)
The Site is believed to be owned by one or more of the Debtors, and the Debtors are
in possession of the information requested in this question
4 What is the address or location of the Debtor's facility or property which you believe caused
the contamination of your Site?
See response to No 1 above
5 Describe the basis for your belief that the Debtor's facility caused contaminant-related damage
The Debtors energies or have energied at the Site and St. Boul has not been
The Debtors operate, or have operated, at the Site and St Paul has not been released from the bond(s) by the obligee(s)
6 Specify the contaminant(s) causing the damage
The Debtors operate, or have operated, at the Site and are in possession of the information
requested in this question
7 Does the property have plumbing?
Yes □No
The Debtors operate, or have operated, at the Site and are in possession of the information
requested in this question The St Paul Companies do not possess this information

If yes, has the plumbing been tested or examined for lead or lead-containing pipes, joints, or solder? Please attach the test reports If you did not perform or request the tests and do not have the reports, please identify the person who obtained the test report

8 Identify the current use of the property Please be specific, detailed and complete

The Debtors operate, or have operated, at the Site and are in possession of the information requested in this question. St. Paul does not possess this information

9 Identify each prior use of the property Please be specific, detailed and complete

The Debtors operate, or have operated, at the Site and are in possession of the information requested in this question. St. Paul does not possess this information

10 Has the pro	operty been teste	ed for lead paint?
		□ No e operated, at the Site and are in possession of the information t Paul does not possess this information
If yes, please a	uttach copy of rep	port
11 Does the p	roperty contain	Venetian blinds?
The Debtors (requested in t	□ Yes operate, or have his question S	□ No e operated, at the Site and are in possession of the information t Paul does not possess this information
12 Has coal e	ver been used as	fuel at the Site?
		□ No e operated, at the Site and are in possession of the information t Paul does not possess this information
13 Has coal as	sh ever been use	d on the Site?
The Debtors or requested in t	□ Yes operate, or have his question So	□ No e operated, at the Site and are in possession of the information t Paul does not possess this information
14 Have you r state or local e	nade complaints	about your claim(s) against any of the Debtors to any federal, public health agency?
	□ Yes	■ No

If yes, please identify each complaint by describing the details of the complaint, agency to whom addressed, and date of complaint Please attach copies of the complaint and any subsequent correspondence sent by you or received from the agency

15 Have you had an appraisal of your Site performed? If yes, when and by whom? Please attach copies of each appraisal report
The St Paul Companies have not had an appraisal performed

16 Have you (or anyone else, including, but not limited to, a lender or prospective purchaser) ever had an environmental assessment done for your property? This includes what are called Phase 1 or Phase 2 assessments, or any property evaluation done for the purpose of identifying potential environmental concerns. To the extent that St. Paul has had any environmental assessments done, such assessments are privileged attorney work product and are not required to be produced at this time.

If yes, please attach each and every evaluation If you do not have the evaluation, identify the person who has the evaluation For further information about environmental property assessments, see, for example, American Society for Testing and Materials (ASTM) Standard No E-1527-00

PLEASE SKIP TO QUESTION 37 AND COMPLETE QUESTIONS 37-55

PART III: CLAIMS RELATED TO PRODUCT DEFECT

QUESTIONS 17-36 AND 37-55 MUST BE COMPLETED FOR EACH CLAIM THAT IS THE RESULT OF A DEFECT IN THE DEBTORS' PRODUCTS IF YOU ARE ASSERTING A CONTAMINANT-RELATED PD CLAIM FOR MORE THAN ONE OF THE DEBTORS' PRODUCTS, THEN YOU MUST FILE A SEPARATE CLAIM FOR EACH PRODUCT

17 What is the name, trade name and/or number of the exact Exide product?

Not Applicable

18 Describe the product by content (example, lead-acid battery, nickel cadmium battery, etc.), size, shape and color?

Not Applicable

19 What is the make, model number and year of the vehicle or machinery in which the product was being used (or in which you intended to use the product)?

Not Applicable

20 What is the name and address of the store or person from whom you purchased or obtained the Exide product?

Not Applicable

21 What is the exact date that you purchased or obtained the product?

Not Applicable

22 Describe the packaging for the product

Not Applicable

23 When you purchased or obtained the product, was it new or used?

Not Applicable

24 Was the product ever installed into any vehicle or equipment?

Not Applicable

If so, identify the name and address of the person who installed the product (including yourself), the date of installation, and the vehicle or machinery into which it was installed

Not Applicable

If the product was installed in more than one vehicle or piece of equipment, identify each

Not Applicable

25 Was any maintenance by anyone ever performed on the product?

Not Applicable

26 If so, what is the name and address of the person performing that maintenance (including yourself)?

Not Applicable

27 What maintenance was performed?

Not Applicable

28 Specify each of the dates that maintenance was performed on the product

Not Applicable

29 Did you or anyone else ever pour water or any other fluid or substance into the product? If so, what was poured into the product, how much was poured, and under what circumstances? Please describe why this was done

Not Applicable

30 Was any maintenance or repair done to the starter/ignition system or electrical system of the vehicle or machinery (at a time when the product was installed)?

Not Applicable

If so, describe the repair/maintenance that was done, and the date(s) on which such repair/maintenance work was done

Not Applicable

31 Was the vehicle or equipment (in which you were using the product) ever involved in any accidents?

Not Applicable

If so, describe the accident, the exact location where it occurred (streets, name of town and state/province), the date of the accident, and whether any accident report was filled out and by whom Please attach copies of any such accident report

Not Applicable

32 In what location(s) have you operated the vehicle or equipment (in which the product was installed)?

Not Applicable

33 Describe the basis for your belief that the product is defective

Not Applicable

34 Did you witness any incident involving the product?

Not Applicable

If so, please describe it fully

Not Applicable

35 Describe the damage or injury which occurred that you contend resulted from the product defect

Not Applicable

36 Have you made complaints about your claims against Exide to any federal, state, local or consumer product safety agency or authority?

Not Applicable

If yes, please identify each complaint by describing the details of the complaint, the agency/authority to whom it was addressed, and date of complaint Please attach copies of the complaint and any subsequent correspondence sent by you or received from the agency

QUESTIONS 37-55 MUST BE COMPLETED BY ALL CLAIMANTS FILING THIS FORM

PART IV: LITIGATION

37 Has any contaminant-related lawsuit ever been filed on behalf of this injured party? ☐ Yes ■ No (other than litigation in the Bankruptcy Court)
If Yes, answer the rest of this section If No, skip to Part VI
a Give the two-letter mail code of the state/province where this suit is or was pending Not Applicable b Give the Court in which the case was filed Not Applicable c Give the case number Not Applicable d Has a judgment or verdict been entered?
□ Yes □ No
Not Applicable e If Yes, provide the verdict amount and the names of each defendant to the litigation Not Applicable Verdict Amount
Defendants(s)
f Who represents you or represented you in the matters? Not Applicable
PART V: SETTLEMENTS
38 Has any contaminant-related property damage claim been submitted on behalf of the injured party to any bankruptcy trust or other claim facility or entity?
□ Yes □ No
Not Applicable
39 Who represented you in the matter?
Not Applicable
40 Has any such claim been settled?
□ Yes □ No
Not Applicable

Not	e provide aggregate amount of settlements t Applicable	
\$ 41 Has the Debtors?	injured party settled any contaminant-relati	ted personal injury claim with any of the
	Applicable es □ No	
	r the rest of this section If No, skip to Part VII	I
42 Date of Not	settlement : Applicable <i>Month Day Year</i>	
	ere any others named in the lawsuit? Applicable es No	
	hers named in separate lawsuits, claims or Applicable es □No	demands for the same property?
defendants to Not 45 If the ma concluded, 1 defendant A Not 46 Please cl	prior to April 15, 2002 If yes, please attach executed release	of filing e when and how the matter was settled or ent and the amounts paid by each the settlement ed party and submitted to any of the Debtors
	Settlement agreement executed by or on be the Debtors prior to April 15, 2002 If yes, please attach executed settlement a	-
	Settlement paid in full If Yes, amount \$	Date of Payment
5	Settlement paid in part	Month Day Year
	If Yes, amount \$	Month Day Year
	cuments submitted to any of the Debtors f the injured party	Date of Submission
		Month Day Year

Day

	Date of	Executi	ion	
Release executed by or on behalf of injured party and any of the Debtors authorizing additional claim for certain				
diseases manifesting after date of settlement				
(known as a limited disease release)	Month	Day	Year	_

PART VI: DEPENDENT OR RELATED PARTY CLAIM

- This section is to be completed only by dependents or related parties (such as spouse or child) of an injured party who believes he/she has a current contaminant-related claim against any of the Debtors that does not involve property damage to himself/herself. If a dependent or related party has a current claim against any of the Debtors for containment-related damages that does involve property damage to his/her property as the result of contaminants, then such dependent or related party is considered a separate "injured party" and he/she or the legal representative must fill out a separate Exide Contaminant-Related Property Damage Proof of Claim Form
- This section is to be used by only one dependent or related party. If you wish to submit more than one dependent or related-party claim, please photocopy this page prior to filling it out and complete a separate page for each person making a claim.
- This claim form must be signed by the dependent or related party or the person filing the claim on his/her behalf (such as the personal representative or his/her attorney)

	through rig	hts of subrogation or otherwis	e
Last Name		First Name	MI
48 Address Not Applicable			
Street Address			
City State/ Zip Code/ Province Postal Code			
Country (if not US)			
49 Social Security Number Not Applicable			
50 Financially Dependent Not Applicable	□ Yes	□ No	
51 Date of Birth			
Not Applicable Month Day Year			

54 Injured Party Social Security Number Not Applicable

Not Applicable

Not Applicable

53 Injured Party Name

Last Name First Name MI

52 Relationship to Injured Party

Spouse

Child

□ Other, specify

Please state the nature of the claim specifically, providing any test information required You must include all available information responding to the previous parts of this Form

PART VII: SUPPORTING DOCUMENTATION

55 Supporting Documents and Materials

This space is for the Court Use Only

Attach copies of all supporting documents or materials, including, but not limited to, purchase orders, invoices, contracts, specifications, architectural drawings, appraisals, environmental reports, product samples or test results, relating or referring to your claim DO NOT SEND ORIGINAL DOCUMENTS

If the documents are not available, explain why not If the documents are too voluminous to attach, attach a summary of the documents identifying and providing a brief description of each document, identifying the location of the document and who has possession and control of it

If you provide a summary of documents rather than the documents themselves, you are required to consent to the production and release of those documents to the Debtors upon the Debtors' further request

See additional documents attached.

PART VIII: SIGNATURE PAGE

All claims must be signed by the injured party or the person filing on his/her behalf (such as the personal representative or attorney)

1 I have reviewed the information submitted on this Form and all documents submitted in support of my claim. To the best of my knowledge, the information is accurate and complete. 2a I hereby authorize and request each medical professional listed in this claim form and all other parties with custody of any documents or information concerning the injuried party's medical history and treatment disclose any and all records concerning the injuried party's medical history, diagnoses and treatment to the Debtors or their representatives.

2b I hereby authorize the release of the injured party's Social Security Number for use in comparing information provided separately to other trusts or claims facilities to verify the completeness and accuracy of the information contained in this form

SIGNATURE OF INJURED PARTY, REPRESENTATIVE, OR ATTORNEY 8 | 14 | 03 Month Day Year

REPRESENTATIVE, OR ATTORNEY

Lisa Tancredi, Esq.

IF THE SIGNATURE IS NOT THAT OF THE INJURED PARTY,
PLEASE PRINT THE NAME OF THE SIGNATORY ABOVE AND INDICATE THE
RELATIONSHIP TO THE INJURED PARTY

THE PENALTY FOR SUBMITTING A FRAUDULENT CLAIM IS A FINE OF UP TO \$500,000 OR IMPRISONMENT FOR UP TO 5 YEARS, OR BOTH 18 U S C §§ 152, 3571

KEEP A COPY OF THIS PROOF OF CLAIM FORM AND ALL ATTACHMENTS FOR YOUR FILES AND MAIL AN ORIGINAL PROOF OF CLAIM FORM AND COPIES OF ALL ATTACHMENTS TO **BANKRUPTCY MANAGEMENT CORPORATION**, AT P O BOX 1063, EL SEGUNDO, CALIFORNIA 90245 **FOR MAIL DELIVERIES** OR 1330 E FRANKLIN AVENUE, EL SEGUNDO, CALIFORNIA 90245 **FOR HAND DELIVERY OR COURIER DELIVERY**

ATTACHMENT TO PROOF OF CLAIM OF THE ST. PAUL COMPANIES, INC

The St Paul Companies, Inc , St Paul Fire and Marine Insurance Company, St Paul Guardian Insurance Company, St Paul Mercury Insurance Company and Seaboard Surety Company (collectively, "The St Paul Companies") file this proof of Contaminant Related Property Claim against Exide Technologies, et al. (collectively, the "Debtors") As more fully discussed below, The St. Paul Companies file this protective proof of claim as an administrative claim and as a secured claim, to the extent that these claims are secured.

Before the Debtors' April 15, 2002 petition date, certain of The St. Paul

Companies ("St. Paul") issued various necessary bonds on behalf of the Debtors

(collectively, the "Bonds") including but not limited to the Bonds identified on Exhibit 1

attached hereto. Copies of the Bonds identified on Exhibit 1 are available to the Debtors upon request. The face amount of the Bonds exceeds \$52 million, and they include financial assurance bonds exceeding \$30 million to guarantee closure/postclosure.

obligations of the Debtors at various of their facilities across the United States, guarantee bonds exceeding \$9 million issued in connection with Exide's workers' compensation program (as required by Zurich Insurance Company, Exide's workers' compensation insurer), and a bond of \$15 million issued to guarantee obligations of Exide relating to construction of a facility in Uzbekistan (the "Uzbekistan Bond")

In connection with the issuance of the Bonds, Exide Corporation ("Exide"), on behalf of the Debtors, executed a General Indemnity Agreement in favor of St Paul, dated January 11, 2000 (the "GIA") A copy of the GIA is available to the Debtors upon request Exide also provided St Paul with a letter of credit in the amount of

\$12,568,379 50 (the "Letter of Credit"), to secure its obligations under the GIA The Debtors' liability to St Paul for losses, premiums, expenses, attorneys' fees, costs and any other amounts incurred by reason of having executed the Bonds is secured by the Letter of Credit and any proceeds thereof

The Letter of Credit was issued by Fleet National Bank, one of Exide's prepetition lenders, and it had an expiration date of September 27, 2002 Prior to the expiration date, St. Paul was notified that Fleet National Bank did not intend to renew the Letter of Credit. The Debtors advised St. Paul that the Letter of Credit would not be replaced, and St. Paul drew down the Letter of Credit on September 26, 2002 and retained the proceeds (the "LOC Proceeds")

St Paul has suffered losses and incurred expenses on account of the Bonds, and it has applied \$5,061,491 72 of the LOC Proceeds to losses and expenses and is holding in a segregated St Paul account the remaining \$7,506,887 78

All of the Bonds are, or will be, due for renewal on an annual basis, and are necessary for the Debtors' continued business operations. The Bonds are financial accommodations under §365(c) of the Bankruptcy Code, and they cannot be assumed by the Debtors. Postpetition use and renewal of the Bonds by the Debtors are extensions of credit pursuant to §364 of the Bankruptcy Code. Pursuant to §363(c) of the Bankruptcy. Code, to the extent that postpetition use of the Bonds by the Debtors may be use of property, such use must be conditioned upon providing adequate protection. St. Paul expressly reserves the right to demand adequate protection, terminate the Bonds, and refuse renewal thereof.

Notwithstanding the filing of this Proof of Claim, The St. Paul Companies hold claims for payment as administrative expenses on account of the bonding relationship. This Proof of Claim is filed for protective purposes as to such claims for payment of administrative expenses under 11 U.S.C. § 503

St Paul holds claims against the Debtors through subrogation, including but not limited to subrogation under 11 U S C § 509, other statutory law, state and federal common law and general principles of equity. Such claims through subrogation include but are not limited to those claims held by various governmental units and entities relating to reclamation, clean-up and/or other environmental claims, which claims may be secured by state and federal statutory liens, and/or are entitled to status as administrative claims under 11 U S C § 503

The St Paul Companies reserve (1) any and all claims, rights and/or remedies they may have, including, but not limited to, claims for indemnification, contribution, rescission, breach of contract, fraud, misrepresentation, specific performance, injunctive relief, reimbursement and/or subrogation, related to or arising from transactions by or among or involving The St Paul Companies, the Debtors and/or any of their respective affiliates, successors, predecessors or assigns, arising as a matter of law or equity, (11) any rights, claims and/or remedies they may have, including, but not limited to, claims for indemnification, contribution, rescission, breach of contract, fraud, misrepresentation, specific performance, injunctive relief, reimbursement and/or subrogation, related to, arising from or on account of any and all past, present or future litigation in which the Debtors and/or any of their affiliates, successors, predecessors or assigns is or may become a party in interest (whether named or unnamed) and any claims asserted in

connection therewith, and (iii) any and all claims, (a) under applicable law or equity, and/or (b) arising, in connection with and/or related to any and all transactions and/or transfers between or involving The St. Paul Companies and the Debtors including, but not limited to, any and all contracts, pledges, security interests, leases, guaranties, indemnities, letters of credit, contributions, fiduciary obligations, trusts, quasi-contracts, properties, replevins, conversions, misrepresentations, set offs or fraud

The St Paul Companies are continuing to investigate the elements of their claims Accordingly, this Proof of Claim is also a protective proof of claim and is filed to protect. The St Paul Companies from potential forfeiture of any rights against the Debtors. The filing of this Proof of Claim shall not constitute. (i) a waiver or release of the rights of. The St Paul Companies against the Debtors or any other person or property, (ii) a waiver of The St Paul Companies' rights to contest the jurisdiction of the Bankruptcy Court with respect to the subject matter of the claims set forth herein, any objection or other proceeding commenced with respect thereto or any other proceeding commenced in this case against or otherwise involving The St. Paul Companies, or (iii) an election of remedies or choice of law.

The St Paul Companies expressly reserve the right to amend and/or supplement this Proof of Claim from time to time for any purpose or reason including, but not limited to, adding additional bonds or amounts, or asserting administrative or secured claims. In addition, The St. Paul Companies expressly reserve the right to take such actions as may be appropriate to enforce their administrative and secured claims. Further, the filing of this proof of claim is without prejudice to St. Paul's right to contend that the Debtors' environmental obligations are not "claims" and/or that such obligations may not be

compromised or discharged

EXHIBIT 1

SUMMARY OF EXIDE BONDS (as of 8/1/2003)

Item		Obligee a market	Principal :	*Penal	Site Address
No.	32375501	PA Turnpike Commission	Exide	Sum	D1 T 1
1	32373301	FA Tumpike Commission		7,500	Pennsylvania Turnpike
2	32375601	Zurich Insurance Company	Corporation Exide Corp	2 004 440	System All Exide Sites
3	37600301	Zurich Insurance Company Zurich Insurance Company	 	2,004,440	
'	37000301	Zurien hisurance Company	Exide	7,099,000	All Exide Sites
4	32377701	Indiana Dept of Envir Mgt	Corporation Refined	000 617	D-C11(/ 1
7	32377701	indiana Dept of Envir Wigt	Metals Corp	999,617	Refined Metals
			Wietals Corp		Facility
		ł			3700 South Arlington Avenue
1		1			Beech Grove, Indiana
5	400JT6559	Tilden Township	Exide	124,300	Roads of Tilden
"		Theor township	Corporation	124,500	Township, PA
6	37645903	Customs Bond	Exide Corp	200,000	Township, FA
7	281122	Supply Performance Bond	Exide Corp	500	
	201122	SD SD	Laide Corp	300	
8	323788	Permit Bond Palm Beach, FL	Exide Corp	10,000	
9	400JT6545	Indiana Dept of Envir Mgt	Exide General	1,820,202	Exide Corporation,
			Battery Corp		2601 W Mt Pleasant
	j				Blvd, Munice, IN
ļ					47302
10	400JT6547	LA Dept of Environ Quality	Exide Corp	192,903	Exide Corporation,
ļ	•		Schuylkıll		2400 Brooklawn Dr
			Metals	1	Baton Rouge, LA
	1007776510				70874-4040
11	400JT6548	LA Dept of Environ Quality	Exide Corp	1,449,285	Exide Corporation,
			Schuylkıll		2400 Brooklawn Dr
			Metals		Baton Rouge, LA
12	400JT6549	Marrow David (CNL)	T. ,	070 405	70874-4040
12	400310349	Missouri Dept of Natural Resources	Exide	879,435	Exide Corporation
		Resources	Corporation		P O Box 156
					Forest City, MO
13	400JT6550	TN Dept of Environment	Exide Corp	56,565	64451
13	400310330	The Dept of Environment	Refined	30,303	Refined Metals
			Metals		Corporation 257 West Mallory
i			Wictais		Avenue, Memphis, TN
					38109
14	400JT6552	PA Muhlenberg Tip &	Exide	1,572,274	Exide Corporation
j l		Laureldale Borough Permit	Corporation		Spring Valley Road &
		No PAD 990753089			Nolan Street
<u> </u>					Laureldale, PA 19605
15	400ЈТ6546	US EPA	Exide Corp	135,270	Exide Corporation
			General		RR#1, Grant Street,
			Battery Corp		Manchester, IA 52031

ılmer	Exide Corporation	3,500	Property of Mr Balmer known as the "Access Area" as set
	Corporation		
			"Access Area" as set
	1	1	
			forth in the Bond
nental Protect	Exide	9,453,781	Exide Corporation
	Corporation		3639 Joy Road
			Columbus, GA 31906
ent of	Exide	15,682,97	Exide Corporation
nental Protection	Corporation	8	3521 South 50th St
			Tampa, FL 33619
onmental Protection	Exide	1,572,274	Exide Corporation
f Land Recycling	Corporation		Spring Valley Road &
le, PA			Nolan Street
			Laureldale, PA 19605
ike Authority	Exide	1,000	New Jersey Turnpike
	Corporation		
1	onmental Protection f Land Recycling e, PA	ent of Exide Corporation conmental Protection Exide Corporation f Land Recycling Corporation e, PA lke Authority Exide	ent of Exide 15,682,97 Corporation 8 conmental Protection Exide Corporation 1,572,274 Exide Corporation Exide Corporation e, PA Land Recycling Exide 1,000