INDIANA DEPARTMENT OF ENVIRONMENTAL MANAGEMENT



100 N. Senate Avenue • Indianapolis, IN 46204 (800) 451-6027 • (317) 232-8603 • Fax (317) 233-6647 • www.idem.IN.gov

Mike Braun Governor Clint Woods
Commissioner

August 20, 2025

<u>Via Certified Mail:</u> 7004 1160 0004 6518 1897

Axia Indiana Management, Inc. Attn: Verna McGuire, Lab Director 11405 N Pennsylvania St. Carmel, IN 46032

Via Certified Mail: 7004 1160 0004 6518 1910

Axia Indiana Management, Inc. 227 Laurel Rd., Ste. 300 Voorhees, NJ 08043

Via Certified Mail: 7004 1160 0004 6518 1903

Axia Indiana Management, Inc. Attn: Richard Gates, M.D., President 11595 N Meridian St., Ste. 375 Carmel, IN 46032

Via Certified Mail: 7004 1160 0004 6518 1927

CT Corporation System, Registered Agent for Axia Indiana Management, Inc. 150 W Market St., Ste. 800 Indianapolis, IN 46204

Dear Interested Parties:

Re: Notice of Violation and Proposed Agreed Order

Axia Indiana Management, Inc.

Case No. 2025-30814-H EPA ID No. INR000155069 Carmel, Hamilton County

Qualified offer of settlement: inadmissible per Rule 408 of the Ind. Rules of Evidence. IDEM asserts that any offer to compromise a claim or any acceptance of such offer does not bind or obligate the parties of this enforcement action in the absence of a final order of the agency.

IDEM conducted an investigation of the site with EPA ID No. INR000155069 and has made a preliminary determination that violations of environmental management laws and rules exist. Per IC 13-30-3-3, enclosed please find a Notice of Violation that sets forth the alleged violations and a proposed Agreed Order which constitutes a qualified offer of settlement.

You may request a settlement conference to discuss the allegations and the actions necessary to correct and resolve the violations, which may include injunctive relief and the establishment of a compliance schedule. Payment of a civil penalty will also be discussed. The civil penalty amount noted in the proposed Agreed Order contains a preliminary penalty figure for settlement discussion purposes only and is based on penalty calculations associated with the alleged violations set forth in the Notice of Violation.



Letter and ROW Rid 1202 (

The individual signing the enclosed Agreed Order should be fully authorized to execute the document and legally bind the parties. The timely entry into an Agreed Order, which saves you and IDEM time and resources, may lead to a reduction in the civil penalty.

IDEM is not required to extend the offer of entry into an Agreed Order for more than 60 days. You may enter into an Agreed Order without admitting that the violations occurred.

Additionally, to encourage a timely agreement, IDEM may offer a one-time twenty percent reduction (20%) to the Civil Penalty for 60 days after receipt of this Notice of Violation.

If an Agreed Order is not entered into, IDEM may proceed to issue a unilateral notice and order requiring compliance with the environmental laws and rules, including payment of a civil penalty. Please contact me at (317) 233-5954 or via email at lmcclure@idem.IN.gov if you have any questions or if you wish to request a settlement conference.

Sincerely,

Linda L. McClure, Senior Environmental Manager

Land Enforcement Section

Compliance Branch

Office of Land Quality

Lind en/colone

Enclosures

cc: Hamilton County Health Department

Vanessa Hast, OLQ HW Compliance vhast@idem.in.gov

IDEM Virtual File Cabinet

INDIANA DEPARTMENT OF ENVIRONMENTAL MANAGEMENT



100 N. Senate Avenue • Indianapolis, IN 46204 (800) 451-6027 • (317) 232-8603 • Fax (317) 233-6647 • www.idem.IN.gov

Mike Braun Governor Clint Woods Commissioner

NOTICE OF VIOLATION

Axia Indiana Management, Inc. Attn: Verna McGuire, Lab Director 11405 N Pennsylvania St. Carmel, IN 46032

Axia Indiana Management, Inc. 227 Laurel Rd., Ste. 300 Voorhees, NJ 08043 Axia Indiana Management, Inc. Attn: Richard Gates, M.D., President 11595 N Meridian St., Ste. 375 Carmel, IN 46032

CT Corporation System, Registered Agent for Axia Indiana Management, Inc. 150 W Market St., Ste. 800 Indianapolis, IN 46204

Case No. 2025-30814-H

Pursuant to Indiana Code ("IC") 13-30-3-3, the Indiana Department of Environmental Management ("IDEM") issues this Notice of Violation. Based on an investigation including an inspection conducted on April 15, 2025, by an IDEM representative, IDEM has reason to believe Axia Indiana Management, Inc. ("Respondent") violated environmental statutes and rules. The violations are based on the following:

- Respondent is Axia Indiana Management, Inc. ("Respondent"), which operates the facility with United States Environmental Protection Agency ("EPA") ID No. INR000155069 located at 11405 N Pennsylvania St., in Carmel, Hamilton County, Indiana ("Site").
- 329 Indiana Administrative Code ("IAC") 3.1 incorporates certain federal hazardous waste management requirements found in 40 Code of Federal Regulations ("CFR") Parts 260 through 270 and Part 273, including those identified below.
- 3. Pursuant to 40 CFR 262.20, a generator who transports, or offers for transportation, hazardous waste for offsite treatment, storage, or disposal, must prepare a manifest. A generator must designate on the manifest one facility which is permitted to handle the waste described on the manifest. A generator may designate an alternate facility to handle his waste in the event that an emergency prevents delivery of the waste to the primary designated facility.

Pursuant to IC 13-30-2-1(12), a person may not cause or allow the transportation of a hazardous waste without a manifest if a manifest is required by law.

Pursuant to 329 IAC 3.1-1-13, the commissioner shall require the use of identification numbers issued by the U.S. Environmental Protection Agency.



Axia Indiana Management, Inc. Case No. 2025-30814-H EPA ID No. INR000155069 Carmel, Hamilton County Page 2 of 3

As noted during the inspection, Respondent failed to include an EPA ID number on manifests dating back to April 2022. The facility did not obtain an EPA ID number until notifying as a small quantity generator of hazardous waste in 2024.

4. Pursuant to 40 CFR 262.16(b)(8)(vi)(A), the small quantity generator must attempt to make arrangements with the local police department, fire department, other emergency response teams, emergency response contractors, equipment suppliers and local hospitals, taking into account the types and quantities of hazardous wastes handled at the facility. Arrangements may be made with the Local Emergency Planning Committee, if it is determined to be the appropriate organization with which to make arrangements.

As noted during the inspection, Respondent had not attempted to make arrangements with the local authorities as required.

 Pursuant to 329 IAC 3.1-1-10, every hazardous waste generator, transporter, or owner or operator of a hazardous waste facility shall notify the commissioner of its hazardous waste activity on the approved forms.

As noted during the inspection, Respondent operated as a Small Quantity Generator of hazardous waste in 2022 and 2023 but did not notify accordingly.

 Pursuant to 40 CFR 262.16(b)(6)(i)(C), a small quantity generator must mark or label its containers with the date upon which each period of accumulation begins clearly visible for inspection on each container.

As noted during the inspection, Respondent had not marked one (1) 55-gallon steel drum located in the waste storage area with the accumulation start date.

 Pursuant to 40 CFR 262.16(b)(6)(i)(A), a small quantity generator must mark or label its containers with the words "Hazardous Waste."

As noted during the inspection, Respondent had not marked one (1) 55-gallon steel drum located in the waste storage area with the words "Hazardous Waste."

- Pursuant to IC 13-22-4-3.1(b), a hazardous waste small quantity generator (SQG), i.e., a
 person that generates, in any one or more calendar months of a calendar year:
 - a) more than one hundred (100) kilograms but less than one thousand (1,000) kilograms of hazardous waste;
 - less than one (1) kilogram of acute hazardous waste; or
 - less than one hundred (100) kilograms of material from the cleanup spillage of acute hazardous waste; or

accumulates at least one thousand (1,000) kilograms of hazardous waste or less than one (1) kilogram of acute hazardous waste shall, before March 1 of each year, submit to the

Axia Indiana Management, Inc. Case No. 2025-30814-H EPA ID No. INR000155069 Carmel, Hamilton County Page 3 of 3

department on forms provided by the department, a report that summarizes the person's hazardous waste shipments during the previous calendar year.

Respondent notified IDEM of SQG activities at the Site on April 1, 2024. IDEM has no indication that Respondent ceased SQG activities at the Site in 2022 and thus believes that Respondent should have submitted a 2022 annual manifest report by March 1, 2023.

In accordance with IC 13-30-3-3, the Commissioner herein provides notice that the violations may exist and offers an opportunity to enter into an Agreed Order providing for the actions required to correct the violations and, as necessary and appropriate, for the payment of a civil penalty. The Commissioner is not required to extend this offer for more than sixty (60) days.

As provided in IC 13-30-3-3, an alleged violator may enter into an Agreed Order without admitting the violations occurred. IDEM encourages settlement by Agreed Order, thereby resulting in quicker correction of the environmental violations and avoidance of extensive litigation. Timely settlement by Agreed Order may result in a reduced civil penalty. Also, settlement discussions will allow Respondent the opportunity to present any mitigating factors that may be relevant to the violations.

If an Agreed Order is not entered into within sixty (60) days of receipt of this Notice of Violation, the Commissioner may issue a Notice and Order under IC 13-30-3-4 containing the actions that must be taken to correct the violations and requiring the payment of an appropriate civil penalty. Pursuant to IC 13-30-4-1, the Commissioner may assess penalties of up to \$25,000 per day for each violation.

Please contact Linda McClure at (317) 233-5954 or lmcclure@idem.IN.gov within fifteen (15) days of receipt of this Notice to discuss resolution of this matter.

For the Commissioner:

Date: August 18, 2025

Lori Freeman, Chief Compliance Branch

Office of Land Quality

INDIANA DEPARTMENT OF ENVIRONMENTAL MANAGEMENT



100 N. Senate Avenue • Indianapolis, IN 46204 (800) 451-6027 • (317) 232-8603 • Fax (317) 233-6647 • www.idem.IN.gov

Mike Braun Governor Clint Woods Commissioner

STATE OF INDIANA)	SS:	BEFORE T	HE INDIANA DEPARTMENT OF
COUNTY OF MARION)		ENVIRON	MENTAL MANAGEMENT
COMMISSIONER OF THE DEPA OF ENVIRONMENTAL MANAC))	
v.)	Case No. 2025-30814-H
AXIA INDIANA MANAGEMEN	T, INC.,))	
	Respond	ent.)	

AGREED ORDER

Complainant and Respondent desire to settle and compromise this action without hearing or adjudication of any issue of fact or law, and consent to the entry of the following Findings of Fact and Order. Pursuant to Indiana Code ("IC") 13-30-3-3, entry into the terms of this Agreed Order does not constitute an admission of any violation contained herein. Respondent's entry into this Agreed Order shall not constitute a waiver of any defense, legal or equitable, which Respondent may have in any future administrative or judicial proceeding, except a proceeding to enforce this order.

I. FINDINGS OF FACT

- Complainant is the Commissioner ("Complainant") of the Indiana Department of Environmental Management ("IDEM"), a department of the State of Indiana created by IC 13-13-1-1.
- Respondent is Axia Indiana Management, Inc. ("Respondent"), which operates the facility with United States Environmental Protection Agency ("EPA") ID No. INR000155069 located at 11405 N Pennsylvania St., in Carmel, Hamilton County, Indiana ("Site").
- IDEM has jurisdiction over the parties and the subject matter of this action.
- Pursuant to IC 13-30-3-3, IDEM issued a Notice of Violation ("NOV") via certified mail to:

Axia Indiana Management, Inc.

Axia Indiana Management, Inc.



Axia Indiana Management, Inc. Case No. 2025-30814-H EPA ID No. INR000155069 Carmel, Hamilton County Page 2 of 8

> Attn: Verna McGuire, Lab Director 11405 N Pennsylvania St. Carmel, IN 46032

Attn: Richard Gates, M.D., President 11595 N Meridian St., Ste. 375 Carmel, IN 46032

Axia Indiana Management, Inc. 227 Laurel Rd., Ste. 300 Voorhees, NJ 08043 CT Corporation System, Registered Agent for Axia Indiana Management, Inc. 150 W Market St., Ste. 800 Indianapolis, IN 46204

- Respondent notified EPA of Small Quantity Generator activities on April 1, 2024.
- Respondent operates a women's health laboratory.
- 329 Indiana Administrative Code ("IAC") 3.1 incorporates federal hazardous waste management requirements found in 40 Code of Federal Regulations ("CFR") Parts 260 through 270 and Part 273, including those identified below.
- During an investigation including an inspection on April 15, 2025, conducted by a representative of IDEM, the following violations were found:
 - a. Pursuant to 40 CFR 262.20, a generator who transports, or offers for transportation, hazardous waste for offsite treatment, storage, or disposal, must prepare a manifest. A generator must designate on the manifest one facility which is permitted to handle the waste described on the manifest. A generator may designate an alternate facility to handle his waste in the event that an emergency prevents delivery of the waste to the primary designated facility.

Pursuant to IC 13-30-2-1(12), a person may not cause or allow the transportation of a hazardous waste without a manifest if a manifest is required by law.

Pursuant to 329 IAC 3.1-1-13, the commissioner shall require the use of identification numbers issued by the U.S. Environmental Protection Agency.

As noted during the inspection, Respondent failed to include an EPA ID number on manifests dating back to April 2022. The facility did not obtain an EPA ID number until notifying as a small quantity generator of hazardous waste in 2024.

b. Pursuant to 40 CFR 262.16(b)(8)(vi)(A), the small quantity generator must attempt to make arrangements with the local police department, fire department, other emergency response teams, emergency response contractors, equipment suppliers and local hospitals, taking into account the types and quantities of hazardous wastes handled at the facility. Arrangements may be made with the Local Emergency Planning Committee, if it is determined to be the appropriate organization with which to make arrangements.

As noted during the inspection, Respondent had not attempted to make arrangements with the local authorities as required.

Axia Indiana Management, Inc. Case No. 2025-30814-H EPA ID No. INR000155069 Carmel, Hamilton County Page 3 of 8

> c. Pursuant to 329 IAC 3.1-1-10, every hazardous waste generator, transporter, or owner or operator of a hazardous waste facility shall notify the commissioner of its hazardous waste activity on the approved forms.

As noted during the inspection, Respondent operated as a Small Quantity Generator of hazardous waste in 2022 and 2023 but did not notify accordingly.

Respondent notified EPA of Small Quality Generator activities on April 1, 2024.

d. Pursuant to 40 CFR 262.16(b)(6)(i)(C), a small quantity generator must mark or label its containers with the date upon which each period of accumulation begins clearly visible for inspection on each container.

As noted during the inspection, Respondent had not marked one (1) 55-gallon steel drum located in the waste storage area with the accumulation start date.

Subsequent to discovery by the inspector but prior to the inspection report being written, on April 15, 2025, Respondent marked container with the accumulation start date.

 e. Pursuant to 40 CFR 262.16(b)(6)(i)(A), a small quantity generator must mark or label its containers with the words "Hazardous Waste."

As noted during the inspection, Respondent had not marked one (1) 55-gallon steel drum located in the waste storage area with the words "Hazardous Waste."

Subsequent to discovery by the inspector but prior to the inspection report being written, on April 15, 2025, Respondent marked container with the words "Hazardous Waste."

- f. Pursuant to IC 13-22-4-3.1(b), a person that generates, in any one or more calendar months of a calendar year:
 - a) more than one hundred (100) kilograms but less than one thousand (1,000) kilograms of hazardous waste;
 - less than one (1) kilogram of acute hazardous waste; or
 - less than one hundred (100) kilograms of material from the cleanup spillage of acute hazardous waste; or

accumulates at least one thousand (1,000) kilograms of hazardous waste or less than one (1) kilogram of acute hazardous waste shall, before March 1 of each year, submit to the department on forms provided by the department, a report that summarizes the person's hazardous waste shipments during the previous calendar year. Axia Indiana Management, Inc. Case No. 2025-30814-H EPA ID No. INR000155069 Carmel, Hamilton County Page 4 of 8

Respondent notified IDEM of SQG activities at the Site on April 1, 2024. IDEM has no indication that Respondent ceased SQG activities at the Site in 2022 and thus believes that Respondent should have submitted a 2022 annual manifest report by March 1, 2023.

 Orders of the Commissioner are subject to administrative review by the Office of Administrative Law Proceedings under IC 4-21.5; however, in recognition of the settlement reached, Respondent acknowledges notice of this right and waives any right to administrative and judicial review of this Agreed Order.

II. ORDER

- This Agreed Order shall be effective ("Effective Date") when it is approved by Complainant or Complainant's delegate and has been received by Respondent. This Agreed Order shall have no force or effect until the Effective Date.
- Respondent shall comply with the statutes and rules listed in the findings of fact above.
- Within thirty (30) days of the Effective Date, Respondent shall comply with 40 CFR 262.20, IC 13-30-2-1(12), and 329 IAC 3.1-1-13. Specifically, Respondent shall correct manifest without an EPA ID number sent in 2022, 2023, and 2024, and submit documentation to IDEM once corrections have been made.
- Within thirty (30) days of the Effective Date, Respondent shall comply with 40 CFR 262.16(b)(8)(vi)(A). Specifically, Respondent shall attempt to make the required arrangements with local authorities and submit documentation of these attempts to IDEM.
- 5. Within thirty (30) days of the Effective Date, Respondent shall submit the annual manifest report for 2023. The Annual Report for 2022 hazardous waste activity must be submitted electronically via the Annual Report module in RCRAinfo. Instructions can be found here: https://www.in.gov/idem/waste/resources/annual-report-and-biennial-report/. RCRAinfo may be accessed at: https://rcrainfo.epa.gov/rcrainfoprod/action/secured/login.
- All submittals required by this Agreed Order, unless IDEM notifies the Respondent otherwise in writing, shall be sent to:

Linda McClure, Enforcement Case Manager
Office of Land Quality
Indiana Department of Environmental Management
100 North Senate Avenue
Indianapolis, IN 46204-2251

 Pursuant to IC 13-30-4-1, Respondent is assessed and agrees to pay a civil penalty of Nine Thousand Two Hundred Fifty Dollars (\$9,250). After this Agreed Order is adopted (signed by the Assistant Commissioner of the Office of Land Quality), Respondent shall Axia Indiana Management, Inc. Case No. 2025-30814-H EPA ID No. INR000155069 Carmel, Hamilton County Page 5 of 8

> pay by the due date printed on the Invoice that will be attached to the adopted Agreed Order.

Civil and stipulated penalties are payable to the "Indiana Department of Environmental Management" by:

Mail:

Civil penalties are payable by check to the "Indiana Department of Environmental Management." Checks shall include the Case Number of this action and shall be mailed to:

Indiana Department of Environmental Management Accounts Receivable P.O. Box 3295 Indianapolis, IN 46206

Online:

Accounts Receivable is accepting payments online by e-Check, Master Card, Visa or Discover. Please visit www.IN.gov/IDEM. Under Online Services, click Online Payment options and follow the prompts. A processing fee of \$0.40 plus 2.06% will be charged for credit card payments. A processing fee of \$0.15 will be charged for eCheck payments. The Case Number is required to complete the process.

Phone:

You may also call us at 317-234-3099 and follow the instructions for Master Card, Visa or Discover payments. A processing fee of \$0.40 plus 2.06% will be charged for credit card payments. A processing fee of \$0.15 will be charged for eCheck payments. The Case Number is required to complete the process.

In the event the terms and conditions of the following paragraphs are violated,
 Complainant may assess, and Respondent shall pay a stipulated penalty in the following amount:

<u>Paragraph</u>	Stipulated Penalty
Order paragraph 3	\$100 per week
Order paragraph 4	\$100 per week
Order paragraph 5	\$100 per week

Stipulated penalties shall begin to be assessed on the date after the Effective Date and shall continue until the documentation is submitted as required by the associated paragraph.

9. Stipulated penalties shall be due and payable no later than the thirtieth day after Respondent receives written notice that Complainant has determined a stipulated penalty is due; at which time, a separate invoice will be issued. Complainant may notify Respondent at any time that a stipulated penalty is due. Failure to notify Respondent in writing in a timely manner of a stipulated penalty assessment shall not waive Complainant's right to collect such stipulated penalty or preclude Complainant from

Ax ia Indiana Management, Inc. Case No. 2025-30814-H EPA ID No. INR000155069 Carmel, Hamilton County

Page 6 of 8

seeking additional relief against Respondent for violation of this Agreed Order. Neither assessment nor payment of stipulated penalties shall preclude Complainant from seeking additional relief against Respondent for a violation of this Agreed Order; such additional relief includes any remedies or sanctions available pursuant to Indiana law, including, but not limited to, civil penalties pursuant to IC 13-30-4.

- In the event that the monies due to IDEM pursuant to this Agreed Order are not paid on 10. or before their Due Date, Respondent shall pay an additional penalty of 10 percent, payable to "Indiana Department of Environmental Management" and shall be payable to IDEM in the manner specified in Paragraph 8, above.
- 11. Signatories to this Agreed Order certify that they are fully authorized to execute this Agreed Order and legally bind the party they represent.
- This Agreed Order shall apply to and be binding upon Respondent and all successors and 12. assigns. Respondent shall provide a copy of this Agreed Order, if in force, to any subsequent owners, successors, or assigns before ownership rights are transferred.
- 13. No change in ownership, corporate, or partnership status of Respondent shall in any way alter the Respondent's status or responsibilities under this Agreed Order.
- 14. Respondent shall ensure that all contractors, firms, and other persons performing work under this Agreed Order comply with the terms of this Agreed Order.
- 15. In the event that any terms of this Agreed Order are found to be invalid, the remaining terms shall remain in full force and effect and shall be construed and enforced as if this Agreed Order did not contain the invalid terms.
- 16. This Agreed Order is not and shall not be interpreted to be a permit or a modification of an existing permit. This Agreed Order, and IDEM's review or approval of any submittal made by Respondent pursuant to this Agreed Order, shall not in any way relieve Respondent of the obligation to comply with the requirements of any applicable permits or any applicable Federal or State laws or regulations.
- 17. Complainant does not, by its approval of this Agreed Order, warrant or aver in any manner that Respondent's compliance with any aspect of this Agreed Order will result in compliance with the provisions of any permit, order, or any applicable Federal or State law or regulation. Additionally, IDEM or anyone acting on its behalf shall not be held liable for any costs or penalties Respondent may incur as a result of Respondent's efforts to comply with this Agreed Order.
- Nothing in this Agreed Order shall prevent or limit IDEM's rights to obtain penalties or 18. injunctive relief under any applicable Federal or State law or regulation, except that IDEM may not, and hereby waives its right to seek additional civil penalties for the violations specified in the NOV.

Axia Indiana Management, Inc. Case No. 2025-30814-H EPA ID No. INR000155069 Carmel, Hamilton County Page 7 of 8

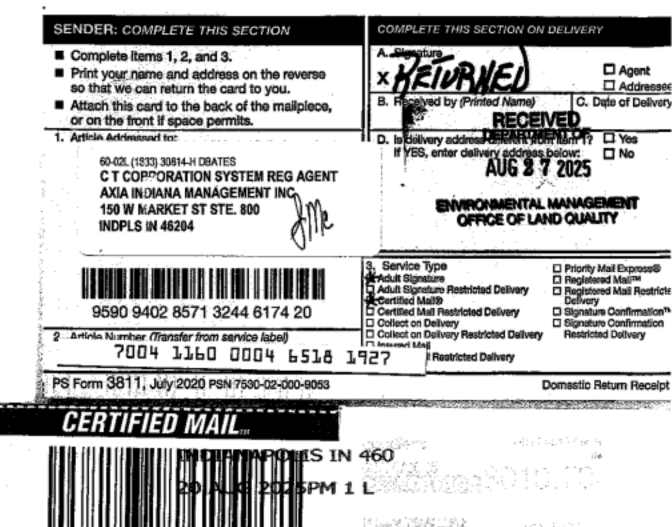
- 19. Nothing in this Agreed Order shall prevent IDEM or anyone acting on its behalf from communicating with the U.S. Environmental Protection Agency (U.S. EPA) or any other agency or entity about any matters relating to this enforcement action. IDEM or anyone acting on its behalf shall not be held liable for any costs or penalties Respondent may incur as a result of such communications with the U.S. EPA or any other agency or entity.
- This Agreed Order shall remain in effect until IDEM issues a Resolution of Case letter to Respondent.

REMAINDER OF PAGE LEFT BLANK INTENTIONALLY

Axia Indiana Management, Inc. Case No. 2025-30814-H EPA ID No. INR000155069 Carmel, Hamilton County Page 8 of 8

	INICAL RECOMMENDATION: ment of Environmental Management	RESPONDENT:
Ву:	gennifeckeno	By:
	Jennifer Reno, Chief Land Enforcement Section Compliance Branch Office of Land Quality	Printed: Title:
Date:	7/31/2025	Date:
		COUNSEL FOR RESPONDENT:
		By:
		Printed:
		Date:
	OVED AND ADOPTED BY THE IN AGEMENT THIS DAY OF	DIANA DEPARTMENT OF ENVIRONMENTAL , 20,
		For the Commissioner:
		Brian Wolff
		Assistant Commissioner Office of Land Quality

SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
 Complete items 1, 2, and 3. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mailpiece, or on the front if space permits. 	A gignature X PINUL (xy)
1. Article Addressed to: 60°E2L (1833) 30814-H DBATES AXIA INDIANA MANAGEMENT INC 227 LAUREL RD STE. 300 VOORHEES NJ 08043	D. ts delivery address different from Item 17 N Yes If YES, enter delivery address below:
9590 9402 8571 3244 6174 13	3. Service Type B.Acut Signature D. Acut Signature Restricted Delivery D. Certified Mail Signature Restricted Delivery D. Cortified Mail Restricted Delivery D. Cortified Mail Restricted Delivery D. Signature Confirmation D. Collect on Delivery D. Signature Confirmation
7 Afficia Number (Transfer from Spraice Jahol) 7004 1160 0004 6518	1910 Collect on Delivery Restricted Delivery Restricted Delivery



STATE OF INDIANA DEPARTMENT OF ENVIRONMENTAL MANAG 100 N SENATE AVE RM N045 INDIANAPOLIS, IN 46204-2251

> INDIANA DEPARTMENT OF ENVIRONMENTAL MANAGEMENT OFFICE OF LAND QUALITY **ECEIVE**

7004 1160 0000

60-02L (1833) 30614-H DBATES C T CORPORATION SYSTEM REG AGENT AXIA INDIANA MANAGEMENT INC 150 W MARKET ST STE, 800 INDPLS IN 46204

RECEIVED

AUG 2 7 2025

ENVIRONMENTAL MANAGEMENT OFFICE OF LAND QUALITY

NIXIE

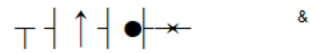
452 FE 4

0008/25/25

RETURN TO SENDER ATTEMPTED - NOT KNOWN UNABLE TO FORWARD

ANK 4**623442EEE20**0

46204227399 *1712-01339-20-39 իդինիիրդիրիրիիիիիիիիիիիիիինինինինիիիիի



!"#\$•%

|'()*+--./ 01'-

¹ 1/ : A1•X

23345563333467585892

8':;< • ==∞: 4 ?'/ 1=411@A1'<+BC>>; D+EE+ ?'/ 1==1@A1'<F.D; DF):/ EG

f (f≯iD≫ii; =(≯

HIJKALINNO-PORHKINNIKSNTANIAWIN-RNSTNIKIS-VJWIRNAKYZX[XY-QMA]^X_O-LS-VabcdZef-^g[hX-iNjQiRN-ik-QS-LS-jlO_INNIK-QTTKN-RRm

(0) >

D.??+)+1,>> =='1DD éyãè àÄEÑ√I,Â,,~• yz{z|}•~ÇÄ~Â~ÇÄ"ēl~-ìî

□ •|'(, D**>**∞: •**1** 1x >f!() **@**< yz{z|}•·□Ä··Å··Ç

''+A1=•(>‼□□•l1-+,(@d()+@e< EÑÖÉyÑyÜáà Eâ£Ñ•ÖEâäãEâçäEáÑ•éèÑäèã• yz{z|}•~ÀÄ⊷Â~ÇÄê®tí•ìî

ïño•l++ ¶ \$pr +ó

òô öỗuúù•ûü†ü•j¢ö£∕¥f§•üỗöỗ¤'"'•«"öƒ<••fppf\$v∞•e+—†t\$f\$1†r‡∞\$∞-+p wo∞ foi→oµ\$ppbó pf+l ← o¶

Я

◘ ┸┰Ф ☐╂¶Ж ┞ → ╏┦┢╸Ж

Я

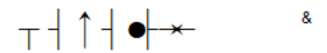
fffffflffi||ff4

+ ffl! "#\$%f& '%

EFGH ffBJKLNFNffDJfPJI KOQHfFRS PH T

- . / 0120fB 454fB71289 : ffl<==. 70fH 7fFk 70?@ffl; ; 9 01 / 2@A

BCD|



!"#\$•%

|'()*+-•1./01'-

[」]1/ ; B1•X

2334556333346758593:

8; <= • >>•?, ₫ @'/ 1>•¶ 1AB1'=•D??<E+T+; @'/ 1>>1AB1'=GE<EG; / FH

f (f?liE?•!! <>(?l

IJKLMNOPNORETUJVSVOX SZSVYZR[\]\ \WRXJLPNWFETJVYNOPYJ•_RFRSVRLRFYY OFESWFFRTYSWYSIVISCY STOKLLRWYGESYYLWYTSYYJYZRWREYENOSSOD

; B+ - •| D'; . - D•‡ 1?∞, '*

) 🖥 •|'(,E-?•?;•‡1–?#1()+A?=

q~[~ÄÅ}†v}{}Ç

***()(,?**

pqrstuwwx•yz{|}• q~!!~ÄÅ}}v}{}Q∧|ÉÇÑÖÜ

''+B1>•(?•‼□□•¹1-+;,(Ad()+A?=

wxáwqxqàâu wä•wx•áwäãrwåçãwâx •ptxãtr• q~ll~ÄÅ}{v}{}QwÑÉyz∙ÖÜ

éèg•l++ •é\$hj+ê

eí ìî«ïñ«óòôò«öãiúùûù†«òîìî¡¢£¢»£ ìü¥•y§hh¤\$nh'n+n"«t\$¤\$«j‹'\$"↔+h og"»§ g-+gf\$feãif¤⊩ ← gfl

ŀg‡h• μ« oπ ¤è+hg\$

1

Я

◘ ┸┰Ф ☐╂¶Ж ┞ → ╏┦┢╸Ж

Я

fffffflffi||ff4

+ ffl! "#\$%f& '%

EFGH ffBJKLNFNffDJfPJI KOQHfFRS PH T

- . / 0120fB 454fB71289 : ffl<==. 70fH 7fFk 70?@ffl; ; 9 01 / 2@A

BCD|