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November 3, 2011

### Via Federal Express

Regional Hearing Clerk (E-19J) U.S. EPA, Region 5 77 West Jackson Boulevard Chicago, IL 60604 DECEIVED NOV - 4 2011

REGIONAL HEARING CLERK U.S. ENVIRONMENTAL PROTECTION AGENCY

RE:

In re the Matter of Babic Rental Ventures, LLC

Belleville, IL

Dear Sir or Madam:

Enclosed please find an original and one copy of respondent's Answer, relative to the above-captioned matter. Please return a file-marked copy of same to the attention of the undersigned in the self-addressed, stamped envelope provided.

Thank you.

Very truly yours

Angela Davidson-Garlick

ADG:tad Enclosures

cc: Mr. John Tielsch (w/enc.)

# UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION 5

In the Matter of	)
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Dahia Dantal Vanturaa III C	) \Decket No. TSCA 05 2011 0019
Babic Rental Ventures, LLC	)Docket No. TSCA-05-2011-0018
Belleville, Illinois,	
Respondent,	
Respondent,	NOV - 4 2011

#### **ANSWER**

REGIONAL HEARING CLERK U.S. ENVIRONMENTAL

COMES NOW Respondent, Babic Rental Ventures, LLOROYEATHONNAGENTY
counsel, Paul J. Evans and Angela Davidson-Garlick of the Evans Law Firm,
P.C., and for and in support of its Answer to Complainant's Complaint, states as follows:

- 1. Respondent lacks sufficient information to either admit or deny paragraph 1 and therefore denies same.
- 2. Respondent lacks sufficient information to either admit or deny paragraph 2 and therefore denies same.
- 3. Respondent denies such part of paragraph 3 that alleges Respondent is a corporation. By way of further answer, Respondent states it is a Limited Liability Company. Respondent admits all other allegations in paragraph 3.

#### Statutory and Regulatory Background

- 4. Respondent acknowledges the existence of the statute referenced in paragraph 4 and states the Court may read and interpret the statute as it is written. Respondent lacks sufficient information to either admit or deny all other statements contained within paragraph 4.
- 5. Respondent acknowledges the existence of the statute referenced in paragraph 5 and states the Court may read and interpret the statute as it is written.

- 6. Respondent acknowledges the existence of the statute referenced in paragraph 6 and states the Court may read and interpret the statute as it is written.
- 7. Respondent acknowledges the existence of the statute referenced in paragraph 7 and states the Court may read and interpret the statute as it is written.
- 8. Respondent acknowledges the existence of the statute referenced in paragraph 8 and states the Court may read and interpret the statute as it is written.
- Respondent acknowledges the existence of the statute referenced in paragraph 9 and states the Court may read and interpret the statute as it is written.
- 10. Respondent acknowledges the existence of the statute referenced in paragraph 10 and states the Court may read and interpret the statute as it is written.
- 11. Respondent acknowledges the existence of the statute referenced in paragraph 11 and states the Court may read and interpret the statute as it is written.
- 12. Respondent acknowledges the existence of the statute referenced in paragraph 12 and states the Court may read and interpret the statute as it is written.
- 13. Respondent acknowledges the existence of the statute referenced in paragraph 13 and states the Court may read and interpret the statute as it is written.

#### **General Allegations**

- 14. Respondent incorporates by reference its responses to paragraphs 1-13 as if set forth in this paragraph.
- 15. Respondent admits the allegations contained within paragraph 15.
- 16. Respondent admits the allegations contained within paragraph 16.
- 17. Respondent lacks sufficient information to either admit or deny paragraph 17 and therefore denies same.
- 18. Respondent admits the allegations contained within paragraph 18.

- 19. Respondent admits the allegations contained within paragraph 19.
- 20. Respondent admits the allegations contained within paragraph 20.
- 21. Respondent acknowledges the existence of the statute referenced in paragraph 21 and states the Court may read and interpret the statute as it is written. Respondent lacks sufficient information to either admit or deny all other statements contained within paragraph 21.
- 22. Respondent acknowledges the existence of the statute referenced in paragraph 22 and states the Court may read and interpret the statute as it is written. Respondent lacks sufficient information to either admit or deny all other statements contained within paragraph 22.
- 23. Respondent admits the allegations contained within paragraph 23.
- 24. Respondent admits the allegations contained within paragraph 24.
- 25. Respondent admits the allegations contained within paragraph 25. By way of further answer Respondent has actively cooperated with the Claimant regarding this matter and is in the process of providing proposals for Supplemental Environmental Projects.

### Counts 1 through 2

- 26. Respondent incorporates by reference its responses to paragraphs 1-25 as if set forth in this paragraph.
- 27. Respondent acknowledges the existence of the statute referenced in paragraph 27 and states the Court may read and interpret the statute as it is written.
- 28. Count 1: Respondent admits that the date on the Lead Warning Statement was November 1, 2008 and the date on the lease was October 31, 2008. By way of further answer, Respondent states that upon information and belief the Lead Warning Statement was provided to the tenant at the time of the lease's execution.
- 29. Count 2: Respondent admits that the date on the Lead Warning Statement was January 23, 2009 and the date on the lease was signed on January 16, 2009. By way of further answer, Respondent states that as soon as the oversight was recognized the tenant was provided a Lead Warning Statement. At no time was a request made by lessee to terminate the lease nor did Respondent take any steps to prevent the termination of the lease if requested by tenant.

30. Respondent acknowledges the existence of the statute referenced in paragraph 30 and states the Court may read and interpret the statute as it is written.

## Counts 3 through 8

- 31. Respondent incorporates its responses to paragraphs 1 through 25 as if set forth in this paragraph.
- 32. Respondent acknowledges the existence of the statute referenced in paragraph 32 and states the Court may read and interpret the statute as it is written.
- 33. Count 3: Respondent denies the allegations contained within paragraph 33. By way of further answer, Respondent states that a Disclosure of Lead-Based Paint and/or Lead Based Paint Hazards was provided at the time of the lease's execution. Respondent's Agent initialed the line that noted "Agent has no records/reports of lead-based paint and/or lead-based paint hazards in the dwelling. Pamphlet provided." Respondent admits that the "box" noting that the "Agent has no knowledge of lead-based paint and/or lead-based paint hazards in the dwelling" was not checked.
- 34. Count 4: Respondent denies the allegations contained within paragraph 34. By way of further answer, Respondent states that a Disclosure of Lead-Based Paint and/or Lead Based Paint Hazards was provided at the time of the lease's execution. Respondent's Agent initialed the line that noted "Agent has no records/reports of lead-based paint and/or lead-based paint hazards in the dwelling. Pamphlet provided." Respondent admits that the "box" noting that the "Agent has no knowledge of lead-based paint and/or lead-based paint hazards in the dwelling" was not checked.
- 35. Count 5: Respondent denies the allegations contained within paragraph 35. By way of further answer, Respondent states that a Disclosure of Lead-Based Paint and/or Lead Based Paint Hazards was provided at the time of the lease's execution. Respondent's Agent initialed the line that noted "Agent has no records/reports of lead-based paint and/or lead-based paint hazards in the dwelling. Pamphlet provided." Respondent admits that the "box" noting that the "Agent has no knowledge of lead-based paint and/or lead-based paint hazards in the dwelling" was not checked.
- 36. Count 6: Respondent denies the allegations contained within paragraph 36. By way of further answer, Respondent states that a Disclosure of Lead-Based Paint and/or Lead Based Paint Hazards was

provided at the time of the lease's execution. Respondent's Agent initialed the line that noted "Agent has no records/reports of lead-based paint and/or lead-based paint hazards in the dwelling. Pamphlet provided." Respondent admits that the "box" noting that the "Agent has no knowledge of lead-based paint and/or lead-based paint hazards in the dwelling" was not checked.

- 37. Count 7: Respondent admits the allegation contained within paragraph 37 that the time of the lease's execution a Lead Warning Statement was not provided. By way of further answer, Respondent states that at the time of the Disclosure of Lead-Based Paint and/or Lead Based Paint Hazards, Respondent's Agent initialed the line that noted "Agent has no records/reports of lead-based paint and/or lead-based paint hazards in the dwelling. Pamphlet provided." Respondent admits that the "box" noting that the "Agent has no knowledge of lead-based paint and/or lead-based paint hazards in the dwelling" was not checked. At no time was a request made by lessee to terminate the lease nor did Respondent take any steps to prevent the termination of the lease if requested by tenant.
- 38. Count 8: Respondent denies the allegations contained within paragraph 38. By way of further answer, Respondent states that a Disclosure of Lead-Based Paint and/or Lead Based Paint Hazards was provided at the time of the lease's execution. Respondent's Agent initialed the line that noted "Agent has no records/reports of lead-based paint and/or lead-based paint hazards in the dwelling. Pamphlet provided." Respondent admits that the "box" noting that the "Agent has no knowledge of lead-based paint and/or lead-based paint hazards in the dwelling" was not checked.
- 39. Respondent acknowledges the existence of the statutes referenced in paragraph 39 and states the Court may read and interpret the statutes as they are written. By way of further answer, Respondent states that a penalty is not warranted as it is clear that a Disclosure of Lead-Based Paint and/or Lead Based Paint Hazards was provided.

### Counts 9 through 10

- 40. Respondent incorporates its responses to paragraphs 1 through 25 as if set forth in this paragraph.
- 41. Respondent acknowledges the existence of the statutes referenced in paragraph 41 and states the Court may read and interpret the statutes as they are written.

- 42. Count 9: Respondent denies the allegations contained within paragraph 42. By way of further answer, Respondent states that a Disclosure of Lead-Based Paint and/or Lead Based Paint Hazards was provided at the time of the lease's execution. Respondent's Agent initialed the line that noted "Agent has no records/reports of lead-based paint and/or lead-based paint hazards in the dwelling. Pamphlet provided."
- 43. Count 10: Respondent admits the allegation contained within paragraph 43 that the time of the lease's execution a Lead Warning Statement was not provided. By way of further answer, Respondent states that at the time of the Disclosure of Lead-Based Paint and/or Lead Based Paint Hazards, Respondent's Agent initialed the line that noted "Agent has no records/reports of lead-based paint and/or lead-based paint hazards in the dwelling. Pamphlet provided."
- 44. Respondent acknowledges the existence of the statutes referenced in paragraph 44 and states the Court may read and interpret the statutes as they are written. By way of further answer, Respondent states that a penalty is not warranted as it is clear that a Disclosure of Lead-Based Paint and/or Lead Based Paint Hazards was provided and the Respondent attempted to comply with the applicable statutes.

### Counts 11 through 12

- 45. Respondent incorporates its responses to paragraphs 1 through 25 as if set forth in this paragraph.
- 46. Respondent acknowledges the existence of the statutes referenced in paragraph 46 and states the Court may read and interpret the statutes as they are written.
- 47. Count 11: Respondent denies the allegations contained within paragraph 47. By way of further answer, Respondent states that a Disclosure of Lead-Based Paint and/or Lead Based Paint Hazards was provided at the time of the lease's execution. By way of further answer, Lessee initialed the acknowledgement of receipt of all information listed above on the Disclosure of Lead-Based Paint and/or Lead Based Paint Hazards.
- 48. Count 12: Respondent admits the allegation contained within paragraph 48 that the time of the lease's execution a Lead Warning Statement was not provided. By way of further answer, Respondent states that at the time of the Disclosure of Lead-Based Paint and/or Lead Based Paint Hazards, Lessee initialed the acknowledgement of

receipt of all information listed above on the Disclosure of Lead-Based Paint and/or Lead Based Paint Hazards.

49. Respondent acknowledges the existence of the statutes referenced in paragraph 49 and states the Court may read and interpret the statutes as they are written. By way of further answer, Respondent states that a penalty is not warranted as it is clear that a Disclosure of Lead-Based Paint and/or Lead Based Paint Hazards was provided, the lessees acknowledged receipt of said disclosure, and the Respondent attempted to comply with the applicable statutes.

### Counts 13 through 18

- 50. Respondent incorporates its responses to paragraphs 1 through 25 as if set forth in this paragraph.
- 51. Respondent acknowledges the existence of the statutes referenced in paragraph 51 and states the Court may read and interpret the statutes as they are written.
- 52. Count 13: Respondent admits that the Disclosure of Lead-Based Paint and/or Lead Based Paint Hazards provided at the time of the lease's execution did not contain a signature. By way of further answer, Agent's and Lessee's initials do appear on the Disclosure of Lead-Based Paint and/or Lead Based Paint Hazards, and as such it is clear Respondent was attempting to comply with the statute.
- 53. Count 14: Respondent admits that the Disclosure of Lead-Based Paint and/or Lead Based Paint Hazards provided at the time of the lease's execution did not contain a signature. By way of further answer, Agent's and Lessee's initials do appear on the Disclosure of Lead-Based Paint and/or Lead Based Paint Hazards, and as such it is clear Respondent was attempting to comply with the statute.
- 54. Count 15: Respondent admits that the Disclosure of Lead-Based Paint and/or Lead Based Paint Hazards provided at the time of the lease's execution did not contain a signature. By way of further answer, Agent's and Lessee's initials do appear on the Disclosure of Lead-Based Paint and/or Lead Based Paint Hazards, and as such it is clear Respondent was attempting to comply with the statute.
- 55. Count 16: Respondent admits that the Disclosure of Lead-Based Paint and/or Lead Based Paint Hazards provided at the time of the lease's execution did not contain a signature. By way of further answer, Agent's and Lessee's initials do appear on the Disclosure of Lead-

- Based Paint and/or Lead Based Paint Hazards, and as such it is clear Respondent was attempting to comply with the statute.
- 56. Count 17: Respondent admits that the Disclosure of Lead-Based Paint and/or Lead Based Paint Hazards provided to the lessee did not contain a signature. By way of further answer, Agent's and Lessee's initials do appear on the Disclosure of Lead-Based Paint and/or Lead Based Paint Hazards, and as such it is clear Respondent was attempting to comply with the statute.
- 57. Count 18: Respondent admits that the Disclosure of Lead-Based Paint and/or Lead Based Paint Hazards provided at the time of the lease's execution did not contain a signature. By way of further answer, Agent's and Lessee's initials do appear on the Disclosure of Lead-Based Paint and/or Lead Based Paint Hazards, and as such it is clear Respondent was attempting to comply with the statute.
- 58. Respondent acknowledges the existence of the statutes referenced in paragraph 58 and states the Court may read and interpret the statutes as they are written. By way of further answer, Respondent states that a penalty is not warranted as it is clear that a Disclosure of Lead-Based Paint and/or Lead Based Paint Hazards was provided, was initialed by both the lessee and the Agent, the lessees acknowledged receipt of said disclosure, and the Respondent attempted to comply with the applicable statutes.

# **Proposed Civil Penalty**

- 59. Respondent states that a civil penalty is not warranted against Respondent as it is clear that Respondent attempted to comply with the applicable statutes. Further, Respondent states that after contact by the Complainant, Respondent has cooperated with Complainant in resolving this matter. Alternatively, a reduced penalty should be assessed based upon the Respondent's willingness to cooperate with the Complainant.
- 60. Respondent acknowledges the existence of the statutes referenced in paragraph 60 and states the Court may read and interpret the statutes as they are written.
- 61. Respondent acknowledges the existence of the statutes referenced in paragraph 61 and states the Court may read and interpret the statutes as they are written.
- 62. Respondent admits that the letter dated July 19, 2010, EPA advised Respondent that EPA was planning to file a civil administrative

complaint. By way of further answer, Respondent also received a letter from EPA dated August 25, 2011 that offered a penalty of \$21,000 and required a response on or before September 12, 2011. Respondent provided a response on September 12, 2011 accepting the offer of \$21,000 and proposed several Supplemental Environmental Projects.

WHEREFORE, Respondent, BABIC RENTAL VENTURES, LLC, by and through its attorneys, Paul J. Evans and Angela Davidson-Garlick of the Evans Law Firm, P.C., pray this Court to enter an order:

- a. denving the relief requested by Complainant or
- b. alternatively enter an Order consistent with the August 25, 2011 letter from EPA to Respondent,
- c. setting this matter for hearing and settlement conference, and
- d. for such other relief as the Court deems just and reasonable.

Respectfully Submitted,

NOV - 4 2011

REGIONAL HEARING CLERK U.S. ENVIRONMENTAL PROTECTION AGENCY Paul J. Evans, #6201148

Angela Davidson-Garlick, #6294944

Attorney at Law

817 West U.S. Highway 50

O'Fallon, IL 62269 (618) 628-9092

#### **CERTIFICATE OF SERVICE**

Under penalties as provided by law, the undersigned certifies that a copy of the foregoing instrument was served upon each party, or attorney of record, by enclosing the same in an envelope addressed to each, at the address stated below, with postage fully prepaid, and by depositing said envelop in a U.S. Post Office mail box in O'Fallon, Illinois, prior to 5:00 p.m. on the \_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_, 2011.

Mr. John Tielsch, Counsel for Complainant/C-14J Region 5 77 W. Jackson Blvd. Chicago, IL 60604-3590