STATE OF MICHIGAN CIRCUIT COURT FOR THE SOTH JUDICIAL CIRCUIT INGHAM COUNTY

MICHIGAN DEPARTMENT OF ENVIRONMENTAL QUALITY,

Plaintiff,

No. 19- 217-CE

V

HON. JAMES S. JAMO

PETER ADAMO, HRT ENTERPRISES, AND GRS CORPORATION,

Defendants.

Elizabeth Morrisseau (P81899)
Assistant Attorney General
Environment, Natural Resources, and
Agriculture Division
P.O. Box 30755
Lansing, MI 48909
(517) 335-7664
MorrisseauE@michigan.gov
Attorney for Plaintiff

Mark S. Demorest (P35912)
Michael K. Hayes (P75419)
322 W. Lincoln Ayenue
Royal Oak, MI 48067
(248) 723-5500
mark@demolaw.com
mike@demolaw.com
Attorneys for HRT Enterprises

James P. O'Neill (P35028)
Law Offices of James P. O'Neill
1499 West Horseshoe Bend Drive
Rochester Hills, MI 48306
(248) 656-8080
Jponeill110@gmail.com
Attorney for GRS Corporation

ORDER TO ENTER DEFAULT JUDGMENT

At a session of said court held in the courtroom, City of Lansing, Michigan, on the 18th day of September 2019 at 3:15 p.m.

Present: Honorable James S. Jamo, Circuit Court Judge

This matter having come before the court on the motion of Elizabeth

Morrisseau, Assistant Attorney General of Michigan, on behalf of Plaintiff Michigan

Department of Environment, Great Lakes, and Energy for entry of a default

judgment against Defendant Peter Adamo, and this Court finds that:

Plaintiff duly served Defendant Peter Adamo with the complaint on May 9, 2019, and with the motion for default judgment on June 28, 2019;

Count I of the complaint alleged Defendant Peter Adamo violated six categories of asbestos laws and regulations, specifically pre-demolition inspection requirements (¶ 49, a.), pre-demolition notice requirements (¶ 49, b., c., and d.), pre-demolition asbestos removal requirements (¶ 49, e.), emission control requirements during demolition (¶ 49, f.), asbestos waste emission control requirements (¶ 49, g. and h.), and asbestos waste disposal requirements (¶ 49, i. and j.). The complaint also alleged how penalties for these violations "can by computation be made certain" in accordance with MCR 2.603. (Compl. at ¶ 50); and

Defendant Peter Adamo failed to answer or otherwise defend as required by the Michigan Court Rules.

The court, having considered all matters presented and having been duly advised of this matter, and for the reasons stated on the record at the hearing for this motion states:

IT IS HEREBY ORDERED that:

1. Plaintiff's motion for default judgment against Defendant Peter Adamo is GRANTED;

- 2. Defendant Peter Adamo is liable to Plaintiff in the amount of \$60,000.00 in civil penalties within 30 days of entry of this Order;
- 3. Defendant Peter Adamo may not violate Part 55 of the NREPA in future demolition or renovation activities.

IT IS SO ORDERED, ADJUDGED, AND DECREED this 18 day of September 2019.

This does not resolve all pending claims in this case.

MUDGE JAMES S. JAMO

HONORABLE JAMES S. JAMO Circuit Court Judge