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January 9, 2002

Ms. Annette Lang Trial Attorney Environmental Enforcement Section U.S. Department of Justice P.O. Box 7611 Washington, D.C. 20044-7611

Re: Skinner Landfill Superfund Site

Seventh Tolling Agreement

JFB, Inc.

John F. Bushelman Revocable Trust

Dear Annette:

I enclose herewith the original executed Seventh Tolling Agreement, signed by Tracy Engel on behalf of both the corporation and the Trust.

Thank you for your cooperation in this regard.

Very truly yours,

G. Robert Hines

GRH/jr enc.

cc: Craig Melodia, USEPA. (312/886-7160)

This Seventh Tolling Agreement is made and entered by and between the United States and the Potentially Responsible Parties which are listed on Attachment A to this Agreement ("PRPs").

The United States contends that it has a cause of action against the PRPs, pursuant to the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA), 42 U.S.C. §§ 9601 through 9675, to reimburse the United States for costs incurred by the United States Environmental Protection Agency (U.S. EPA) in connection with response actions taken at the Skinner Landfill Site (the Site), located in West Chester, Ohio. The U.S. EPA may ask the United States Department of Justice to file a complaint in the United States District Court for the Southern District of Ohio with respect to the alleged cause of action for, at a minimum, reimbursement of response costs incurred in connection with response actions taken at the Site.

The Parties to this Seventh Tolling Agreement desire to eliminate the need for, or to defer, any litigation of CERCLA claims relating to the Site without thereby altering the claims or defenses available to any party hereto, except as specifically provided herein.

The Parties enter into this Seventh Tolling Agreement to provide time to conduct good faith negotiations and, if appropriate, enter into an agreement that may resolve certain controversies between the Parties.

NOW THEREFORE, the United States and the PRPs stipulate and agree as follows:

- 1. The Parties agree that, subject to the provisions of Paragraph 5, the period commencing on March 1, 1999, and ending on March 31, 2002, inclusive (the Tolling Period), will not be included in computing the running of any statute of limitations applicable to any action brought by the United States, on behalf of U.S. EPA, pursuant to CERCLA for costs incurred in connection with response actions taken at the Site (Tolled Claims).
- 2. The Parties further agree that any defenses or claims asserting laches, estoppel, waiver, or other similar equitable defenses based upon the running or expiration of any time period shall not include the Tolling Period for the Tolled Claims.
- 3. This Seventh Tolling Agreement does not constitute any admission or acknowledgment of any fact, conclusion of law, or liability by any Party to this Seventh Tolling Agreement. Nor does this Seventh Tolling Agreement constitute any admission or acknowledgment on the part of the United States that any statute of limitations, or similar defense concerning the timeliness of commencing a civil action, is applicable to the Tolled Claims.
- 4. This Seventh Tolling Agreement contains the entire agreement between the PRPs and the United States, and no statement, promise, or inducement made by any Party to this

Seventh Tolling Agreement that is not set forth in writing in this Seventh Tolling Agreement will be valid or binding. This Seventh Tolling Agreement may not be modified except in writing signed by all PRPs and endorsed herein by the United States.

- 5. It is understood that the United States may terminate settlement negotiations and commence suit at any time upon notice to the PRPs.
- 6. The undersigned representative of each of the Parties certifies that he or she is fully authorized to enter into the terms and conditions of this Seventh Tolling Agreement and to legally bind such party to all terms and conditions of this document.
- 7. This Seventh Tolling Agreement is intended to be executed on separate signature pages.

The United States Department of Justice consents to the terms and conditions of this

| Seventh Tolling Agreement representative on this | | r Landfill Superfund Site by its duly authorized2001. |
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| | Ву: | William D. Brighton Assistant Section Chief Environmental Enforcement Section Environment and Natural Resources Division U.S. Department of Justice |

Seventh Tolling Agreement Skinner Landfill Superfund Site

| The authorized representative of <u>JFB</u> , <u>Inc.</u> consents to the terms and |
|--|
| conditions of this Seventh Tolling Agreement for the Skinner Landfill Superfund Site on this |
| The day of January 2002. |
| JFB, Inc. Name of Individual or Entity |
| Tracy Ann Engel If Entity, Name of Authorized Representative |
| Gracy Gen Engel, President. |
| Signature of Authorized Representative |
| <u>President</u> Title |
| |
| Name and address where any Notice should be sent: |
| G. Robert Hines Attorney at Law 2525 Kroger Building 1014 Vine Street Cincinnati, Ohio 45202 |

Seventh Tolling Agreement Skinner Landfill Superfund Site

The John F.

The authorized representative of <u>Bushelman Trust</u> consents to the terms and

conditions of this Seventh Tolling Agreement for the Skinner Landfill Superfund Site on this

Hh day of January 2002.

John F. Bushelman Revocable Trust

Name of Individual or Entity

Tracy Ann Engel

If Entity, Name of Authorized Representative

Signature of Authorized Representative

Trustee Title

Name and address where any Notice should be sent:

G. Robert Hines Attorney at Law 2525 Kroger Building 1014 Vine Street Cincinnati, Ohio 45202

Seventh Tolling Agreement Skinner Landfill Superfund Site