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February 25, 2015

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Ms. Cynthia T. Brown  
Chief of the Section of Administration, Office of Proceedings  
Surface Transportation Board  
395 E Street, S.W.  
Washington, D.C. 20423-0001

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ENTERED  
Office of Proceedings  
February 25, 2015  
Part of  
Public Record

**Re: Docket No. FD 35817, JGB Properties, LLC-Petition for Declaratory Order**

Dear Ms. Brown:

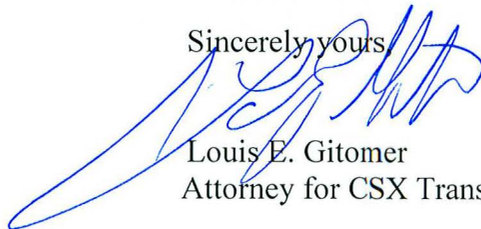
CSX Transportation, Inc. moves to strike JGB Properties, LLC's ("JGB") Response that was filed on February 5, 2015, as an impermissible reply-to-reply in violation of 49 CFR 1104.13(c). JGB filed a Supplement to Petition for Declaratory Order on December 9, 2014. CSXT and Ironwood, LLC ("Ironwood") and Steelway Realty Corporation ("Steelway") filed replies on January 16, 2015. JGB then filed the Response.

Both the Supplement and the Response are efforts by JGB to submit irrelevant information in order to avoid the conclusion that JGB is not entitled to preemption under 49 U.S.C. §10501 because: (1) JGB is not a railroad; and (2) JGB has interfered, and continues to interfere with railroad operations.

The Rules of the Surface Transportation Board (the "Board") state "A reply to a reply is not permitted." 49 CFR 1104.13(c). Regardless of the title given to the document by JGB, it is nothing more than a prohibited reply to a reply. CSXT respectfully requests the Board to strike the Response.

CSXT is efilng this pleading. Thank you for your assistance. If you have any questions, please contact me.

Sincerely yours,



Louis E. Gitomer  
Attorney for CSX Transportation, Inc.

Cc: Mr. Pfohl  
Ms. Booth