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BEFORE THE
SURFACE TRANSPORTATION BOARD

AB - 290 (Sub No. 311 - X)

226539

NORFOLK SOUTHERN RAILWAY COMPANY

- PETITION FOR EXEMPTION -
- ABANDONMENT OF RAIL FREIGHT SERVICE -
- IN BALTIMORE CITY AND BALTIMORE COUNTY MD -

NOTICE OF INTENT TO PARTICIPATE

I, **Eric S. Strohmeyer**, hereby serves notice of my intent to participate as a party of record in the above captioned proceeding. Please add my name to the service list in this proceeding. Copies of all pleadings should be served upon the undersigned at the address provided herein below:

Eric S. Strohmeyer
c/o Central Railroad Company of New Jersey LLC d/b/a CNJ Rail Corporation
81 Century Lane
Watchung, NJ 07069
Phone (908) 361 - 2435

Should any party desire to, upon prior notification and agreement with the undersigned, may also serve copies of their pleadings electronically upon the undersigned via Email in lieu of transmitting a hard copy at either one of the following email addresses:

CNJRail@yahoo.com
ESStrohmeyer@yahoo.com

In pleadings filed on January 14, 2010, and March 2, 2010, Norfolk Southern raised issues with regards to pleadings previously submitted.. While it is opinion of the undersigned that those pleadings are legally sufficient, I am transmitting this *second notice* to ensure that the Board lists me (in my individual capacity) as an official party of record in this proceeding. It should be noted that the signature which Mr Riffin affixed to those documents was done simply for administrative convenience. Mr Riffin is domiciled in Maryland. I reside in New Jersey. It was simply easier for him to affix a signature and submit the documents. He did so with my advance knowledge and permission.

I would like to inform the Board that I am fully aware of, and have had the chance to review all of the pleadings made in this proceeding which contain my name, prior to the document's submission to the Board.. In addition, Norfolk Southern has raised certain additional arguments that the undersigned has sole knowledge of and will address in a separate pleading in the immediate future.

In order to resolve this controversy surrounding who the parties are, I would simply suggest to the Board that the Director may wish to promulgate an official service list soon. This way if any effected party does not feel that they are not listed correctly, there will be sufficient time for those parties, either included, or excluded, from the list to correct their status before the Board renders a final decision in this matter.

Respectfully submitted,

Eric S. Strohmeyer /s/

Eric S. Strohmeyer

Dated : March 4, 2010