



Court Dismisses Private Claim for CERCLA Contribution Based on Potentially Responsible Party's Failure to Explicitly Waive CERCLA Contribution Protection in Private Tolling Agreement

Prepared for the Katten Environmental Advisory Group

July 9, 2013

On July 1, 2013, Judge Joseph Bataillon of the U.S. District Court for the District of Nebraska (the "Court") issued summary judgment for Union Pacific Railroad Company (Union Pacific) in a suit for contribution under the Comprehensive Environmental Response, Compensation, and Liability Act, 42 U.S.C. § 9601 et seq. (CERCLA) filed by Asarco LLC (Asarco). *Asarco LLC v. Union Pac. R.R. Co.*, No. 8:12CV416, 2013 WL 3322003 (D. Neb. July 1, 2013). Asarco sought contribution for remediation costs associated with the Omaha Lead Superfund Site (Site) in Omaha, Nebraska. Asarco and Union Pacific had jointly operated a metals refinery and smelter at the Site....

Full access to Katten Environmental Advisory Group alerts is restricted to members. If you are interested in membership in KEAG, please email KattenEnvironmental.AdvisoryGroup@katten.com.

CONTACTS

For more information, contact your Katten attorney or any of the following attorneys.



Nancy J. Rich

+1.312.902.5536

nancy.rich@katten.com

Attorney advertising. Published as a source of information only. The material contained herein is not to be construed as legal advice or opinion.

©2025 Katten Muchin Rosenman LLP.

All rights reserved. Katten refers to Katten Muchin Rosenman LLP and the affiliated partnership as explained at katten.com/disclaimer.