

BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

ROXANA LANDFILL, INC.

Petitioner,

vs.

No. PCB 15-65

VILLAGE BOARD OF THE VILLAGE OF
CASEYVILLE, ILLINOIS;
VILLAGE OF CASEVILLE, ILLINOIS; and
CASEYVILLE TRANSFER STATION, L.L.C.

(Pollution Control Facility Siting
Application)

Respondents.

VILLAGE OF FAIRMONT CITY, ILLINOIS,

No. PCB 15-69

Petitioner,

vs.

(Pollution Control Facility Siting
Application)

VILLAGE OF CASEYVILLE, ILLINOIS BOARD OF
TRUSTEES and CASEYVILLE TRASFER STATION,
L.L.C.

Respondents.

**JOINDER IN PETITIONER VILLAGE OF FAIRMONT CITY'S
MOTION TO EXCLUDE**

TO:	J. Brian Manion Weilmuenster Law Group, P.C. 3201 West Main Street Belleville IL 62226 <i>Hand delivery</i>	Donald J. Moran Pedersen & Houpt 161 N. Clark Street, Ste 2700 Chicago, Illinois 60601 <i>Hand delivery</i>	Robert J. Sprague Sprague & Urbana 26 E. Washington Street Belleville, Illinois 62220 <i>Via email</i>
	Hearing Officer Carol Webb <i>Hand delivery</i>	Penni S. Livingston 5701 Perrin Rd. Fairview Heights, IL 62208 <i>Hand delivery</i>	

PLEASE TAKE NOTICE that on October 28, 2014, we filed with the Illinois Pollution Control Board at the Public Hearing, (1) this Notice of Filing and (2), the attached **Joinder in Petitioner Village of Fairmont City's Motion to Exclude**, a copy of each is attached and served upon you.

Dated: October 28, 2014

PETITIONER ROXANA LANDFILL, INC.

Clark Hill PLC
150 N. Michigan Ave., Suite 2700
Chicago, Illinois 60601
Phone: 312-985-5912

BY: /s/ Jennifer J. Sackett Pohlenz
One of its attorneys

PROOF OF SERVICE

I, Jennifer J. Sackett Pohlenz an attorney, certify¹ that I served the above referenced documents on the persons identified above by the method of delivery identified above, and if by email, at the email addresses listed, before 5:00 p.m. on this 28th day of October 2014.

 /s/ Jennifer J. Sackett Pohlenz

¹ Under penalties as provided by law pursuant to Illinois Rev. Stat. Chap. 110-, Sec. 1-109, I do certify that the statements set forth herein are true and correct.

Now comes Petitioner Roxana Landfill, Inc., by and through one of its attorneys, Jennifer J. Sackett Pohlenz at Clark Hill PLC, and files this JOINDER IN PARTICIPANT VILLAGE OF FAIRMONT CITY'S MOTION TO EXCLUDE. Petitioner Roxana Landfill, Inc. states as follows:

Petitioner Roxana Landfill, Inc. respectfully joins in Petitioner Village of Fairmont City's Motion to Exclude and adopts and repeats that Motion as if it were its own.

Wherefore, Petitioner Roxana Landfill, Inc. respectfully requests that the following documents be removed from the Record:

1. Applicant Caseyville Transfer Station LLC's Post-Trial Summary;
2. Applicant Caseyville Transfer Station LLC's Memorandum in Opposition to Roxana Landfill, Inc.'s Motion to Dismiss Based on Jurisdiction;
3. Applicant Caseyville Transfer Station LLC's Memorandum in Opposition to Roxana Landfill, Inc.'s Motion to Dismiss Based on Fundamental Fairness;
4. Applicant Caseyville Transfer Stations LLC's Objection to False Information Presented By Opponents Regarding 1000 Foot Setback Requirement.

Dated: October 28, 2014

Respectfully submitted,

ROXANA LANDFILL, INC.

By: /s/ Jennifer J. Sackett Pohlenz

One of Its Attorneys

Jennifer J. Sackett Pohlenz
CLARK HILL PLC
150 N Michigan Ave | Suite 2700 | Chicago,
Illinois 60601
312.985.5912 (direct) | 312.985.5971 (fax) |
312.802.7810 (cell)
jpohlenz@clarkhill.com | www.clarkhill.com