

BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

CLINTON LANDFILL, INC.,)	
)	
Petitioner,)	PCB _____
)	(Permit Appeal)
v.)	
)	
ILLINOIS ENVIRONMENTAL)	
PROTECTION AGENCY,)	
)	
Respondent.)	

NOTICE OF ELECTRONIC FILING

TO: All Parties of Record

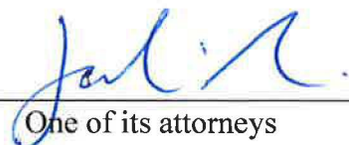
PLEASE TAKE NOTICE that on June 17, 2015, I filed the following documents electronically with the Clerk of the Pollution Control Board of the State of Illinois:

1. Entries of Appearances
2. Petition for Review of Permit Modification No. 54
3. Notice of Electronic Filing

Copies of the above-listed documents were served upon you in the manner stated in the Certificate of Service attached hereto.

Respectfully submitted,

CLINTON LANDFILL, INC.,
Petitioner

By: 
One of its attorneys

Brian J. Meginnnes, Esq. (bmeginnnes@emrslaw.com)
Janaki Nair, Esq. (jnair@emrslaw.com)
Elias, Meginnnes & Seghetti, P.C.
416 Main Street, Suite 1400
Peoria, IL 61602
Telephone: (309) 637-6000
Facsimile: (309) 637-8514

915-0528

BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

CLINTON LANDFILL, INC.,)	
)	
Petitioner,)	PCB _____
)	(Permit Appeal)
v.)	
)	
ILLINOIS ENVIRONMENTAL)	
PROTECTION AGENCY,)	
)	
Respondent.)	

PETITION FOR REVIEW OF PERMIT MODIFICATION NO. 54

NOW COMES the Petitioner, CLINTON LANDFILL, INC. (“CLI”), by and through its undersigned attorneys, and as and for its Petition for Review of Modification No. 54 to Permit No. 2005-070-LF, issued by the Illinois Environmental Protection Agency (the “Agency”) on June 12, 2015, pursuant to 415 ILCS §5/40 and 35 Ill. Adm. Code Parts 101 and 105, states as follows:

Introduction and Procedural History

1. In this Petition for Review, CLI seeks review of Modification No. 54 to Permit No. 2005-070-LF *solely* in regard to the the changes made to the permit by the Agency in Modification No. 47. The changes made in Modification No. 47 were incorporated into Modification No. 54. These changes are the subject of PCB 2015-060, pending in the Pollution Control Board (the “Board”).

2. To date, CLI has filed Petitions for Review of Modification Nos. 48, 49, 50, 51, 52, and 53 to Permit No. 2005-070-LF, on the same grounds set forth herein. These Petitions were docketed as follows:

- PCB 2015-076 (Modification No. 48)
- PCB 2015-111 (Modification No. 49)

- PCB 2015-113 (Modification No. 50)
- PCB 2015-166 (Modification No. 51)
- PCB 2015-194 (Modification No. 52)
- PCB 2015-195 (Modification No. 53)

All of the above cases have been consolidated, and are referred to hereinafter as the “Consolidated Case.”

3. CLI will likely be filing a motion requesting that the Board consolidate this case with the Consolidated Case shortly.

Modification No. 47

4. On August 28, 2014, CLI filed a Petition for Review of Modification No. 47 to Permit No. 2005-070-LF, which was issued by the Agency on July 31, 2014, with the Board. A copy of Modification No. 47 to Permit No. 2005-070-LF is attached hereto as Exhibit A. Notably, Modification No. 47 includes the entire text of Permit No. 2005-070-LF, as amended through the date of Modification No. 47, in accordance with the standard practice of the Agency. As above, the Board docketed the case as PCB 2015-060, and accepted the Petition for Review for hearing.

5. There were three (3) substantive changes to Permit No. 2005-070-LF made by the Agency in Modification No. 47, which are the subject of the Petition for Review filed in PCB 2015-060:

A. First, the Agency modified Special Condition Section II.10.f, “to add obtaining local siting approval as a precondition to accepting PCB waste.” (Ex. A, pg. 2 of cover letter). In particular, as of July 30, 2014, Section II.10.f provided that there were three (3) conditions before the Chemical Waste Unit at CLI’s Clinton Landfill No. 3 (the

“Chemical Waste Unit” or “CWU”) could accept certain types of polychlorinated biphenyl (PCB) wastes. (*See Consolidated Case, R18348*). On July 31, 2014, the Agency added a fourth condition: “The local siting authority for Clinton Landfill 3 (currently the DeWitt County Board) grants local siting approval specifically allowing such waste to be disposed of in CWU.” (Ex. A, pg. 17, §II.10.f).

B. Second, the Agency modified Special Condition Section III.A.2.f “to prohibit the disposal of Manufactured Gas Plant (MGP) waste exceeding the regulatory levels specified in 35 Ill. Adm. Code 721.124(b) in the CWU.” (Ex. A, pg. 2 of cover letter). In particular, as of July 30, 2014, Section III.A.2.f included the following exception to the Agency’s general policy prohibiting disposal of Manufactured Gas Plant (MGP) waste exceeding the regulatory levels specified in 35 Ill. Adm. Code 721.124(b) in landfills in Illinois: “Manufactured gas plant waste exceeding the regulatory levels specified in 35 Ill. Adm. Code 721.124(b) can be disposed in the CWU.” (*Consolidated Case, R18355*). On July 31, 2014, the Agency deleted this exception. (*See Ex. A, pg. 25, §III.A.2.f*).

C. Finally, the Agency modified Special Condition Section VII.12 “to reflect the need to obtain local siting approval before accepting PCB waste....” (Ex. A, pg. 2 of cover letter). Section VII.12 of the Permit relates to management of leachate from the CWU. (*See Consolidated Case, R18377*). On July 31, 2014, the Agency added the following as a condition to triggering of the leachate management protocols in the section: “the local siting authority for Clinton Landfill 3 grants local siting approval specifically allowing PCB waste to be disposed of in the CWU....” (Ex. A, pg. 46, §VII.12).

6. In PCB 2015-060, CLI challenged the above changes to the permit on the grounds that they were arbitrary, capricious, unreasonable, unlawful, and beyond the regulatory authority of the Agency. CLI incorporates its Petition for Review filed in PCB 2015-060 as though set forth in its entirety herein.

7. On June 12, 2015, the Agency issued Modification No. 54 to Permit No. 2005-070-LF, at CLI's request. A copy of Modification No. 54 is attached herewith as Exhibit B. In Modification No. 54, the Agency "approve[d] alternate source demonstration for 3rd quarter 2014 groundwater exceedances and the establishment of intrawell AGQS values for these parameters," which modifications were not the subject of Modification No. 47. (*See* Ex. B, pg. 4). CLI requested these modifications, and does not seek review of same.

8. However, Modification No. 54 includes the entire text of Permit No. 2005-070-LF, as amended since its initial issuance, including the changes made in Modification No. 47 that are on appeal in the Consolidated Case, namely:

A. Special Condition Section II.10.f includes the following condition prior to acceptance of PCB waste at the CWU: "The local siting authority for Clinton Landfill 3 (currently the DeWitt County Board) grants local siting approval specifically allowing such waste to be disposed of in CWU." (Ex. B, pg. 18, §II.10.f.i).

B. Special Condition Section III.A.2.f does not include the following exception to the Agency's general policy prohibiting disposal of Manufactured Gas Plant (MGP) waste exceeding the regulatory levels specified in 35 Ill. Adm. Code 721.124(b) in landfills in Illinois, which exception was in Permit No. 2005-070-LF prior to Modification No. 47: "Manufactured gas plant waste exceeding the regulatory levels

specified in 35 Ill. Adm. Code 721.124(b) can be disposed in the CWU.” (See Consolidated Case, R18355; see Ex. B hereto, pgs. 25-26, §III.A.2.f).

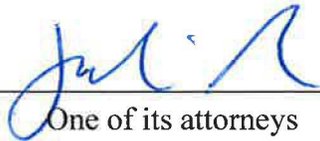
C. Finally, Special Condition Section VII.12 includes the following as a condition to triggering of the leachate management protocols in the section: “the local siting authority for Clinton Landfill 3 grants local siting approval specifically allowing PCB waste to be disposed of in the CWU and....” (Ex. B, pg. 47, §VII.12).

9. In this Petition for Review, CLI seeks review of the changes made to Permit No. 2005-070-LF in Modification No. 47, as incorporated into Modification No. 54, set forth above, for the reasons set forth in CLI’s Petition for Review filed in PCB 2015-060, which is incorporated herein in its entirety.

WHEREFORE, CLI respectfully requests that the Board (A) declare the Agency’s action issuing Modification No. 47, as incorporated into Modification No. 54, to be arbitrary, capricious, unreasonable, unlawful, and/or beyond the regulatory authority of the Agency; (b) vacate the Agency’s action issuing Modification No. 47, as incorporated into Modification No. 54; and (c) grant CLI such other and further relief as is deemed appropriate under the circumstances.

Respectfully submitted,

CLINTON LANDFILL, INC.,
Petitioner

By: 
One of its attorneys

Brian J. Meginnes, Esq. (bmeginnes@emrslaw.com)

Janaki Nair, Esq. (jnair@emrslaw.com)

Elias, Meginnes & Seghetti, P.C.

416 Main Street, Suite 1400

Peoria, IL 61602

Telephone: (309) 637-6000

Facsimile: (309) 637-8514

915-0526

CERTIFICATE OF SERVICE

The undersigned certifies that on June 17, 2015, the foregoing document will be served upon each party to this case in the following manner:

- X Enclosing a true copy of same in an envelope addressed to the attorney of record of each party or the party as listed below, with FIRST CLASS postage fully prepaid, and depositing each of said envelopes in the United States Mail at 5:00 p.m. on said date.

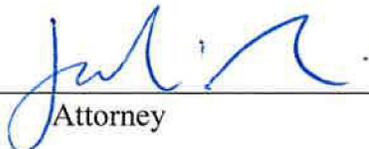
Division of Legal Counsel
Illinois Environmental Protection Agency
1021 N. Grand Avenue East
P.O. Box 19276
Springfield, Illinois 62794-9276
(Per 35 Ill. Adm. Code §101.304(g)(1))

X VIA EMAIL ONLY

Jennifer A. VanWie, Esq., Assistant Attorney General
Stephen Sylvester, Esq., Assistant Attorney General
Environmental Bureau
69 W. Washington St., Suite 1800
Chicago, Illinois 60602
Emails: jvanwie@atg.state.il.us
ssylvester@atg.state.il.us

Matthew J. Dunn
Division Chief, Environmental Enforcement and Asbestos
Litigation Division
Illinois Attorney General's Office
500 South Second Street
Springfield, Illinois 62706
Email: mdunn@atg.state.il.us

Hearing Officer Carol Webb
VIA EMAIL ONLY: Carol.Webb@illinois.gov

By: 
Attorney

Brian J. Meginnes, Esq. (bmeginnes@emrslaw.com)

Janaki Nair, Esq. (jnair@emrslaw.com)

Elias, Meginnes & Seghetti, P.C.

416 Main Street, Suite 1400

Peoria, IL 61602

Telephone: (309) 637-6000

Facsimile: (309) 637-8514

CERTIFICATE OF SERVICE

The undersigned certifies that on June 17, 2015, the foregoing document will be served upon each party to this case in the following manner:

- X Enclosing a true copy of same in an envelope addressed to the attorney of record of each party or the party as listed below, with FIRST CLASS postage fully prepaid, and depositing each of said envelopes in the United States Mail at 5:00 p.m. on said date.

Division of Legal Counsel
Illinois Environmental Protection Agency
1021 N. Grand Avenue East
P.O. Box 19276
Springfield, Illinois 62794-9276
(Per 35 Ill. Adm. Code §101.304(g)(1))

X VIA EMAIL ONLY

Jennifer A. VanWie, Esq., Assistant Attorney General
Stephen Sylvester, Esq., Assistant Attorney General
Environmental Bureau
69 W. Washington St., Suite 1800
Chicago, Illinois 60602
Emails: jvanwie@atg.state.il.us
ssylvester@atg.state.il.us

Matthew J. Dunn
Division Chief, Environmental Enforcement and Asbestos
Litigation Division
Illinois Attorney General's Office
500 South Second Street
Springfield, Illinois 62706
Email: mdunn@atg.state.il.us

Hearing Officer Carol Webb
VIA EMAIL ONLY: Carol.Webb@illinois.gov

By: 
Attorney

Brian J. Meginnes, Esq. (bmeginnes@emrslaw.com)
Janaki Nair, Esq. (jnair@emrslaw.com)
Elias, Meginnes & Seghetti, P.C.
416 Main Street, Suite 1400
Peoria, IL 61602
Telephone: (309) 637-6000
Facsimile: (309) 637-8514

CERTIFICATE OF SERVICE

The undersigned certifies that on June 17, 2015, the foregoing document will be served upon each party to this case in the following manner:

- X Enclosing a true copy of same in an envelope addressed to the attorney of record of each party or the party as listed below, with FIRST CLASS postage fully prepaid, and depositing each of said envelopes in the United States Mail at 5:00 p.m. on said date.

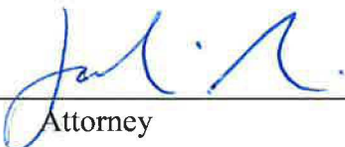
Division of Legal Counsel
Illinois Environmental Protection Agency
1021 N. Grand Avenue East
P.O. Box 19276
Springfield, Illinois 62794-9276
(Per 35 Ill. Adm. Code §101.304(g)(1))

X VIA EMAIL ONLY

Jennifer A. VanWie, Esq., Assistant Attorney General
Stephen Sylvester, Esq., Assistant Attorney General
Environmental Bureau
69 W. Washington St., Suite 1800
Chicago, Illinois 60602
Emails: jvanwie@atg.state.il.us
ssylvester@atg.state.il.us

Matthew J. Dunn
Division Chief, Environmental Enforcement and Asbestos
Litigation Division
Illinois Attorney General's Office
500 South Second Street
Springfield, Illinois 62706
Email: mdunn@atg.state.il.us

Hearing Officer Carol Webb
VIA EMAIL ONLY: Carol.Webb@illinois.gov

By: 
Attorney

Brian J. Meginnes, Esq. (bmeginnes@emrslaw.com)

Janaki Nair, Esq. (jnair@emrslaw.com)

Elias, Meginnes & Seghetti, P.C.

416 Main Street, Suite 1400

Peoria, IL 61602

Telephone: (309) 637-6000

Facsimile: (309) 637-8514