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/s/ NANCY J TIKALSKY

**BEFORE THE ILLINOIS POLLUTION CONTROL BOARD**

BOARD OF TRUSTEES OF EASTERN	)	
ILLINOIS UNIVERSITY,	)	
	)	
Petitioner,	)	
	)	
v.	)	PCB No. 04-110
	)	(CAAPP Permit Appeal - Air)
ILLINOIS ENVIRONMENTAL	)	
PROTECTION AGENCY,	)	
	)	
Respondent.	)	

**ILLINOIS ATTORNEY GENERAL'S NOTICE OF SCREENING**

To: ALL PERSONS ON THE ATTACHED CERTIFICATE OF SERVICE

In conformance with the requirements of Rule 101.112(b) of the Illinois Pollution Control Board Rules, 35 Ill. Adm. Code 101.112(b), Rule 1.12 of the Illinois Rules of Professional Conduct, and the Illinois Pollution Control Board's October 16, 2003 order in *People v. Skokie Valley Asphalt Co., Inc., et al.*, PCB 96-98, notice is hereby given that on September 1, 2017, Daniel Robertson began working as an Assistant Attorney General for the Office of the Illinois Attorney General ("AGO") in the Environmental Bureau in Chicago ("EBN").

Prior to joining the AGO, during the period beginning March 2010 and continuing through June 30, 2017, AAG Robertson worked as an Attorney Assistant to Jennifer Burke, a former Board Member on the Illinois Pollution Control Board ("Board"). AAG Robertson resigned from the Board effective August 31, 2017. From March 2010 through August 31, 2017, AAG Robertson was an employee of the Board.

Because of AAG Robertson's former duties as an Attorney Assistant to former Board Member Burke, and as an employee of the Board, the management of the EBN has required AAG Robertson to adhere to certain screening protocols that prohibit him from: 1) participating

as an AAG in any enforcement or permit appeal matter in which the AGO is a party or represents a party, that was pending before the Board as of the date AAG Robertson began employment with the AGO; 2) participating as an AAG in any matter in which the AGO was a party, represented a party, or otherwise participated, including any regulatory proceedings, during the period AAG Robertson was employed by the Board, including any of these matters which were closed on the Board's docket as of the date AAG Robertson began employment with the AGO; 3) discussing with anyone employed by the AGO, including the EBN, any of the matters described in 1) and 2) above; and 4) accessing any files or information maintained by the EBN related to any of the matters described in 1) and 2) above.

Respectfully Submitted,

By: /s/ Nancy J. Tikalsky  
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