BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

PAUL CHRISTIAN PRATAPAS,)	
)
Complainant,)	
) PCB No: <u>23-62</u>
v.) (Citize	ens Enforcement – Water))
)
,)	
CHARLESTON BUILDING AND DI	EVELOPMENT; and
OZINGA CONCRETE YARD 281)	
Respondents)	
)	

NOTICE OF FILING

TO: See Attached Service List

PLEASE TAKE NOTICE that on 07/02/2023, PAUL CHRISTIAN PRATAPAS electronically filed with the Office of the Clerk of the Illinois Pollution Control Board

Faul Christian Fratagos

MOTION FOR EXTENSION TO FILE POS, a copy of which is hereby served upon you.

Paul Christian Pratapas Complainant

Paul Christian Pratapas paul.pratapas@gmail.com 1779 Kirby Parkway, STE 1-92 Memphis, TN 38138 630.210.1637

CERTIFICATE OF SERVICE

I, Paul Christian Pratapas, certify that I caused the foregoing MOTION FOR EXTENSION TO FILE POS to be served all parties of record, as shown below:

Paul Christian Pratapas paulpratapas@gmail.com 1779 Kirby Parkway, Ste 1, #92 Memphis, Tennessee 38138

Illinois Pollution Control Board
Don Brown - Clerk of the Board
don.brown@illinois.gov
100 W. Randolph St. Suite 11-500
Chicago, Illinois 60601
(312)-814-3620

Patrick J. Connor
patrick.connor@lawpjc.com
3233 N Arlington Heights Rd, Ste. 204
Arlington Heights, IL 60004
Law Office of Patrick J. Connor
(847)-222-7557

Hinshaw & Culbertson LLC Richard S. Porter rporter@hinshawlaw.com 100 Park Ave., PO Box 1389 Rockford, IL 61105 (815)-490-4947

by causing a copy of same to be sent via email transmission to the email addresses reflected above, on the Second day of June, 2023.

Paul Christian Pratapas

Complainant

Paul Christian Pratapas

7/2/23

Electronic Filing: Received, Clerk's Office 07/03/2023

07/02/2023 IPCB 2023-062

Paul Christian Pratapas Complainant

V

CHARLESTON BUILDING AND DEVELOPMENT; and OZINGA READY MIX CONCRETE, INC.

Respondents

COMPLAINANTS MOTION FOR EXTENSION TO FILE POS FOR OZINGA CONCRETE YARD 281

WHEREAS The Board set a July 3, 2023 deadline to refile the POS for the formal complaint IPCB 2023-062

WHEREAS Ozinga is named in other formal complaints which included washing out concrete chutes directly into a curbside inlet and on an active playground of an elementary school

WHEREAS the project site for this complaint 2023-062 did not have required signage posted for determining permit info

WHEREAS Complainant has expended significant time and money addressing violations by Ozinga, homebuilders and their industry partners

WHEREAS Complainant currently cannot afford to re-serve Respondent via certified mail

WHEREAS Complainant still has not been able to identify a registered agent to receive service

COMPLAINANT REQUESTS AN EXTENSION TO REFILE THE POS FOR RESPONDENTS AND TO PROVIDE A NAME AND ADDRESS OF A REGISTERED AGENT, OFFICER, OR OTHER AGENT TO RECEIVE SERVICE

Paul Christian Pratapas

1779 Kirby Parkway, Ste 1, #92

Memphis, TN 38138

630.210.1637