BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

PEOPLE OF THE STATE OF ILLINOIS, ex rel. Eric Rinehart, State's Attorney for Lake County, Illinois,)	PCB No. 2023-108 (Enforcement Noise)
Complainant,)	
vs.)	
DEPARTMENT OF TRANSPORTATION of the State of Illinois,)	
Respondent.)	

NOTICE OF FILING

To: Erin Walsh
Special Assistant Attorney General
Assistant Chief Counsel
Illinois Department of Transportation
69 West Washington Street, Suite 2100
Chicago, IL 60602
Erin.walsh2@illinois.gov

PLEASE TAKE NOTICE that today, September 24, 2024, I have filed with the Office of the Clerk of the Pollution Control Board the following Motion to Withdraw as Counsel for Complainant, a true and correct copy which is herewith served upon you.

PEOPLE OF THE STATE OF ILLINOIS

by ERIC F. RINEHART State's Attorney of Lake County

By: /s/ Lisle A. Stalter
LISLE A. STALTER

Lisle A. Stalter
Assistant State's Attorney
Lake County State's Attorney's Office
18 N. County Street
Waukegan, IL 60085
847-377-3050
lstalter@lakecountyil.gov

CERTIFICATE OF E-MAIL SERVICE

I, the undersigned, on oath state the following: That I have served the attached Motion to Withdraw as Counsel and Notice by e-mail upon the person listed below at the e-mail address identified:

Erin Walsh
Special Assistant Attorney General
Assistant Chief Counsel
Illinois Department of Transportation
69 West Washington Street, Suite 2100
Chicago, IL 60602
Erin.walsh2@illinois.gov

From <u>Istalter@lakecountyil.gov</u>, the number of pages in the e-mail transmission is 4. The e-mail transmission took place before 5:00 p.m. on September 24, 2024.

By: /s/ Lisle A. Stalter
Lisle A. Stalter

Lisle A. Stalter
Assistant State's Attorney
Lake County State's Attorney's Office
18 N. County Street
Waukegan, IL 60085
847-377-3050
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Complainant,))) PCB No. 2023-108
VS.) (Enforcement Noise)
DEPARTMENT OF TRANSPORTATION of the State of Illinois,)
Respondent.	<i>)</i>)

MOTION TO WITHDRAW AS COUNSEL

Counsel for Complainant, PEOPLE OF THE STATE OF ILLINOIS, Lisle A. Stalter,
Assistant State's Attorney, hereby moves to withdraw as Counsel for the Complainant effective
immediately where:

- 1. Lisle A. Stalter will end her employment with the Lake County State's Attorney's Office on October 4, 2024;
- 2. Co-Counsel, Jamie Helton, has filed an appearance and will remain counsel of record for Complainant.

WHEREFORE, Lisle A. Stalter respectfully moves that the Pollution Control Board permit her withdrawal effective immediately.

Respectfully submitted,

PEOPLE OF THE STATE OF ILLINOIS

ex rel. ERIC F. RINEHART
State's Attorney of Lake County

By: /s/ Lisle A. Stalter
Lisle A. Stalter
Assistant State's Attorney

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