ILLINOIS POLLUTION CONTROL BOARD

MINUTES OF REGULAR BOARD MEETING APRIL 21, 1994 CHICAGO, ILLINOIS

After calling the meeting to order, Chairman Manning thanked Board Member J. Theodore Meyer, for chairing the meeting while she was on vacation, and then asked the Clerk of the Board for a roll call. All Board Members answered present.

An Interim Opinion and Order was adopted in #AC 93-30, Sangamon County v. The Illinois National Bank of Springfield, n/k/a First of America Trust Company and Ray Landers, by a vote of 6-0. **(ED)**

An Interim Opinion and Order was adopted in #AC 93-45, Montgomery County v. Rita Hefley, by a vote of 6-0. (McF)

An Opinion and Order was adopted in #93-65, Albert Warner, by a vote of 6-0. G. Tanner Girard concurred. (RCF)

An Opinion and Order was adopted in #93-215, Marvin Damron, by a vote of 6-0. (GTG)

An Opinion and Order was adopted in #93-260, Glenbard Wastewater Authority, by a vote of 6-0. (ED)

In R90-26(A), Steel and Foundry Industry Amendments to the Landfill Regulations (35 Ill. Adm. Code 810 through 815 and 817), a Proposed Rule, Second Notice, Opinion and Order was adopted by a vote of 5-0. (RCF)

In R93-16, RCRA Update, USEPA Regulations (January 1, 1993 through June 30, 1993), an Adopted Rule, Final Order, Opinion and Order was adopted by a vote of 6-0. (ED)

In R94-7, RCRA Subtitle C Update, USEPA Regulations (July 1, 1993 through December 31, 1993), a Proposal for Public Comment, Proposed Opinion and Order was adopted y a vote of 6-0. (ED)

A Default Order was adopted in this Administrative Citation by a vote of 6-0: #94-11, Sangamon County v. ESG Watts, Inc.

An Order accepting the status report, renewing the stay until June 23, 1994, and directing the Petitioner to file a timely status report on or before June 15, 1994, was adopted in #AS 88-2, Stepan Company, by a vote of 6-0. (CAM)

An Order granting the Petitioner's joint motion for an extension of time until May 27, 1994 to file an amended adjusted standard petition, was adopted in #AS 94-2, Solar Corporation, by a vote of 6-0. (McF)

An Order granting the Petitioner's joint motion for an extension of time until May 27, 1994 to file an amended adjusted standard petition, was adopted in #AS 94-4, Chase Products Company, by a vote of 6-0. (McF)

An Order granting the Petitioner's joint motion for an extension of time until May 27, 1994, to file an amended petition remedying the deficiencies identified in the Board's march 3, 1994 Order, was adopted in #AS 94-5, Abbott Laboratories, by a vote of 6-0. (JTM)

An Order granting the Petitioner's joint motion for an extension of time until May 27, 1994 to file an amended petition remedying the deficiencies identify in the Board's March 3, 1994 Order, was adopted in #AS 94-6, Hydrosol, Inc., by a vote of 6-0. (JTM)

An Order granting the Petitioner's motion for leave to file a reply to the Agency's response to its petition for an adjusted standard, was adopted in #AS 94-7, Rhone-Poulenc Basic Chemicals and Thorn Creek Basin Sanitary District, by a vote of 6-0. (RCF)

An Order accepting the status report, reminding the Petitioner that it has a continuing obligation to submit status reports every 90 days, and directing the Agency to file a status report no later than July 1, 1994, which shall include an estimated schedule for the resolution of the matter, was adopted in #89-177, CWM Chemical Services, by a vote of 6-0. (JTM)

An Order granting a stay in the matter until September 1, 1994, advising the Petitioner that it may petition the Board for an extension of the stay, providing that an appropriate waiver of the decision deadline is also filed, and directing the parties to file an updated status report on or before August 26, 1994, was adopted in ##90-164, -91-161, Riverside Laboratories, by a vote of 6-0. (CAM)

An Order granting a stay in the matter until September 1, 1994, advising the Petitioner that it may petition the Board for an extension of the stay providing that an appropriate waiver of the decision deadline is also filed, and directing the parties to file an updated status report on or before August 26, 1994, was adopted in #90-165, Riverside Laboratories, by a vote of 6-0. (CAM)

An Order granting the joint motion to stay the review of the matter until after June 30, 1994, was adopted in #91-38, American Waste Processing, by a vote of 6-0. (ED)

An Order directing the parties to file an additional status report on or before August 26, 1994, was adopted in #91-87, Olin Corporation, by a vote of 6-0. (CAM)

An Order directing the parties to file a status report on or before May 16, 1994, which shall indicate whether a hearing will be

necessary, was adopted in #91-160, General Motors Corporation Electro-Motive Division, by a vote of 6-0. (CAM)

An Order directing the parties to file an additional status report on or before August 26, 1994, was adopted in #91-207, Olin Corporation, by a vote of 6-0. (CAM)

An Order granting a temporary 120-day stay of the proceedings to allow the Petitioner to continue its investigation and settlement attempts, and directing the Petitioner to file an updated status report, or a settlement agreement with the Board no later than August 22, 1994, was adopted in #92-102, Moline/Dutchway Dry Cleaners, by a vote of 6-0. (JTM)

An Order granting the Petitioner's motion to withdraw the petition, was adopted in #92-163, DJM Oil Company, by a vote of 6-0. (ED)

An Order granting the Petitioner's motion for voluntary dismissal of its variance petition, was adopted in #92-172, Olin Corporation, by a vote of 6-0. (GTG)

An Order directing the parties to file a status report in the matter on or before May 9, 1994, in the event the appeal has not dismissed, was adopted in #92-175, Olin Corporation, by a vote of 6-0. (RCF)

An Order granting the Petitioner's motion to withdraw the petition, was adopted in #92-184, Braun's Standard Service, by a vote of 6-0. (CAM)

An Order granting the Petitioner's motion to withdraw the petition for review, was adopted in #92-214, Legg and Sons Oil Company, by a vote of 6-0. (JTM)

An Order directing the parties to file, jointly or individually, a status report on or before May 27, 1994, was adopted in #92-216, U.S. department of the Army (Rock Island Arsenal), by a vote of 6-0. (CAM)

An Order directing the parties to file a joint status report on or before July 14, 1994, and advising the parties to feel free to file a stipulated settlement agreement in lieu of a status report if one is negotiated on or before the above date, was adopted in #93-3, Archer Daniels Midland, by a vote of 6-0. (CAM)

An Order directing the parties to file status reports with the Board on or before August 15, 1994, was adopted in #93-15, Dorothy and Michael Furlan, by a vote of 6-0. (ED)

An Order directing the Clerk of the Board to cause publication of the required newspaper notice of the parties request for relief from the hearing requirement, and advising the parties that the Board will reserve ruling on its request until after the statutory 21 days has passed, was adopted in #93-25, D & B Refuse Service, by a vote of 6-0. (RCF)

An Order dismissing the proceedings because the parties have failed to show cause why the matter should not be dismissed, determining that the matter is frivolous, noting that the Order in no way prohibits the Complainants' from filing a new complaint, and that the parties may file a motion for reconsideration of the dismissal Order pursuant to 35 Ill. Adm. Code 102.246, was adopted in #93-44, James and Jeanine Tonne, by a vote of 6-0. (ED)

An Order granting the Petitioner's motion for an extension of time through May 30, 1994, to file a stipulated agreement on settlement and dismissal of the appeal, and advising the parties that the Board will not view further requests for an extension with favor, was adopted in #93-104, Griffin Service, by a vote of 6-0. (GTG)

An order directing the Petitioner to file a status report with the Board by July 11, 1994, was adopted in #93-137, Safety-Kleen Corporation, by a vote of 6-0. (ED)

An Order denying the Vale-E-Vue Improvement Association's motion to intervene as a Respondent in the proceeding, but allowing the Association to file an amicus curiae brief at the close of the hearing pursuant to the briefing schedule developed by the Hearing Officer, was adopted in #94-43, American Tree Service, by a vote of 6-0. (CAM)

Or Order denying the Petitioners' motion for continuance and affirming the Hearing Officer's decision denying a continuance, was adopted in #94-44, City of Havana and Southwest Energy Corporation, by a vote of 5-0. Chairman C.A. Manning abstained. (GTG)

An Order construing the Petitioner's letter to the Board dated March 8, 1994, as a motion to dismiss, and noting that if the letter was not intended to dismiss the matter, the Petitioner may file a motion for reconsideration pursuant to 35 Ill. Adm. Code 102.246, was adopted in #94-49, Ted Horton Chevrolet, by a vote of 6-0. (ED)

An Order granting the Respondent, William Lans Son's motion to appear for Donald P. Gallo and Cynthia E. Smith, denying the Respondent's motion to dismiss as untimely filed, and granting the Complainant leave until May 12, 1994 to amend the complaint, was adopted in #94-84, Winnebago Reclamation Service, by a vote of 6-0. (CAM)

An Order granting the Agency's motion for an extension of time until July 15, 1994 to file the record, was adopted in #94-85, Nichols Aluminum, by a vote of 6-0. (McF)

These cases were discussed and held to May 5, 1994 for further discussion or possible decision: ##90-24, Rock-Ola Manufacturing; AS 91-9, City of East Moline; 92-67, People of the State of Illinois v. Escast, Inc.; AC 92-86, EPA v. Al Seaman; 93-59, People of the State of Illinois v. Freedom Oil Company; 93-158, Wheaton Park District; 94-60, Mobil Oil Corporation; 94-76, AKZO Chemicals; 94-86, Auburn, Divernon, Girard et al.; 94-95, City of Staunton.

These regulatory matters were discussed and held to May 5, 1994 for further discussion or possible decision: R87-33, Amerock Effluent Standard, Proposed Rule, Second Notice, Opinion and Order; R93-20, Pretreatment (NPDES) Update, USEPA Regulations; R93-30, Contingency Measure for PM-10 Emissions, Proposed Rule, Second Notice, Opinion and Order; R94-11, Procedural Rules for Appeals from Office of State Fire Marshal Eligibility/Deductibility Determination: 35 Ill. Adm. Code 107.

In Amended Petitions, these actions were taken by a vote of 6-0: ##94-51, -58, Rodney B. Nelson, III, Waste Management's motion to dismiss Rodney B. Nelson's petition was granted, City of Geneva's motion for summary judgment was denied, City of Geneva's request to compel the production or documentation was granted, County Board ordered to deliver to the City of Geneva, by noon April 25, 1994, a clear transcript of any portions of the County Board meetings that contain discussion concerning the Settler's Hill Landfill, and if no written transcription exists, the actual tape made by the Clerk of the Kane County Board, if audible, Order by C.A. Manning; 94-72, Laidlaw Waste Systems, accepted for hearing and 120-day decision timeclock restarted with its filing, Order by G. Tanner Girard; 94-82, H.C.T.K., Inc., accepted for hearing and 120-day decision timeclock restarted with its filing, Order by J. Theodore Meyer.

In new cases these actions were taken by a vote of 6-0: ##94-106, Sheridan Towers Partnership Beneficiary Under Trust No. 11862 LaSalle National Trust, N.A., Trustee v. Office of the Illinois accepted for hearing; State Fire Marshal, 94-107, Independent Oil Company v. EPA, accepted for hearing; 94-108, People of the State of Illinois v. Amoco Oil Company, Clerk of the Board directed to cause publication of the required newspaper notice of the parties agreed motion to request relief from the hearing requirement, and the Board reserved ruling on the request until after the statutory 21 day notice has passed; 94-109, People of the State of Illinois v. Dietzgen Corporation, Clerk of the Board directed to cause publication of the required newspaper notice of the parties agreed motion to request relief from the hearing requirement, and the Board reserved ruling on the request until after the statutory 21 day notice has passed; 94-110, Texor Petroleum Company, Inc. v. EPA, accepted for hearing; 94-111, People of the State of Illinois v. Hexagon Packaging Corporation, Clerk of the Board directed to cause publication of the required newspaper notice of the parties agreed motion to request relief

from the hearing requirement, and the Board reserved ruling on the request until after the statutory 21 day notice has passed; 94-112, People of the State of Illinois v. Teepak, Inc., Clerk of the Board directed to cause publication of the required newspaper notice of the parties agreed motion to request relief from the hearing requirement, and the Board reserved ruling on the request until after the statutory 21 day notice has passed; 94-113, People of the State of Illinois v. the Pillsbury Company, Clerk of the Board directed to cause publication of the required newspaper notice of the parties agreed motion to request relief from the hearing requirement, and the Board reserved ruling on the request until after the statutory 21 day notice has passed; 94-114, People of the State of Illinois v. Olympic Oil Ltd., Clerk of the Board directed to cause publication of the required newspaper notice of the parties agreed motion to request relief from the hearing requirement, and the Board reserved ruling on the request until after the statutory 21 day notice has passed; 94-115, People of the State of Illinois v. Schumacher Electric Corporation, Clerk of the Board directed to cause publication of the required newspaper notice of the parties agreed motion to request relief from the hearing requirement, and the Board reserved ruling on the request until after the statutory 21 day notice has passed; 94-116, People of the State of Illinois v. Clark Foam Products, Inc., Clerk of the Board directed to cause publication of the required newspaper notice of the parties agreed motion to request relief from the hearing requirement, and the Board reserved ruling on the request until after the statutory 21 day notice has passed; 94-117, People of the State of Illinois v. Alcan-Toyo America, Inc., Clerk of the Board directed to cause publication of the parties agreed motion to request relief from the hearing requirement, and the Board reserved ruling on the request until after the statutory 21 day notice has passed; 94-118, Ike Buick-Nissan, Ltd. v. EPA, accepted for 94-119, Safety-Kleen Corporation (Caseyville Service hearing; EPA, accepted for hearing; 94-120, Safety-Kleen v. Corporation (Pekin Service Center, Supplemental Generics) v. EPA, accepted for hearing; 94-121, Safety-Kleen Corporation (Pekin Service Center) v. EPA, accepted for hearing; 94-122, Thrall Car Manufacturing Company v. EPA, accepted for hearing; 94-123, People of the State of Illinois v. Archer Daniels Midland Company, hearing mandatory; R94-11, Procedural Rules for Appeals from Office of State Fire Marshall Eligibility/Deductibility Determination: 111. Adm. Code 107, See Discussions Agenda.

These Administrative Citations were accepted by the Board: 94-19, EPA v. Carl J. Lingo and Mary E. Lingo; 94-20, County of DuPage v. Waste Management of Illinois; 94-21, EPA v. Dennis W. Gaebel; 94-22, EPA v. Gallatin National Company; 94-23, Sangamon County v. Halverson Construction Company, Inc..

Because a Petition for Review was filed, this Administrative Citation will be set for hearing: #94-16, Sangamon County v. Leroy Donley & Donley, Inc..

An Order determining that the petition is neither duplications or frivolous, and accepting the matter for hearing, was adopted in #AS 94-8, Acme Steel Company and LTV Steel Company, by a vote of 6-0.

<u>ADDENDUM</u>

in new cases these actions were taken by a vote of 6-0: ##94-124, Broncosky Oil Company v. EPA, accepted for hearing; 94-125, People of the State of Illinois v. Beloit Corporation and All States Asbestos Professionals, hearing mandatory; 94-126, Grayslake Feed Sales, Inc./Outdoor Power Equipment v. EPA, additional information requested; 94-127, People of the State of Illinois v. James Lee Watts, individually and d/b/a Watts Trucking Service, Inc., and ESG Watts, Inc., hearing mandatory; 94-128, City of Shelbyville v. EPA, provisional variance granted; 94-129, Village of Swansea v. EPA, provisional variance granted; 94-130, Stewart Warner v. EPA, provisional variance granted; 94-131, Daubs Landfill, Inc., d/b/a Wayne County Regional Landfill, a subsidiary of Mid-American Waste Systems, Inc. v. County Board of Wayne County, Illinois, accepted for hearing and additional information requested.

This regulatory matter was discussed and held to May 5, 1994 for further discussion or possible decision: R94-4, SDWA Update, USEPA Regulations (July 1, 1993 through December 31, 1993), Proposal for Public Comment, Proposed Opinion and Order.

Minutes of the March 31, 1994 Minutes were approved by a vote of 6-0.

All other matters not disposed of as listed were ordered held to May 5, 1994 for possible consideration.

The meeting was adjourned at 11:35 a.m..

I, Dorothy M. Gunn, Clerk of the Illinois Pollution Control Board, hereby certify that the above Minutes were approved this _______, 1994, by a vote of

Dorothy M. Gunn, Clerk

Illinois Pol/Lution Control Board

ILLINOIS POLLUTION CONTROL BOARD FINAL AGENDA APRIL 21, 1994 CHICAGO, ILLINOIS CONFERENCE ROOM 9-040 10:30 A.M.

ADDENDUM

NEW CASE	<u>8</u> :
94-124	Broncosky Oil Company v. EPA
94-125	People of the State of Illinois v. Beloit Corporation and All States Asbestos Professionals
94-126	Grayslake Feed Sales, Inc./Outdoor Power Equipment
94-127	People of the State of Illinois v. James Lee Watts, Individually and d/b/a Watts Trucking Service, Inc., and ESG Watts, Inc.
94-128	City of Shelbyville v. EPA (Provisional Variance)
94-129	Village of Swansea v. EPA (Provisional Variance)
94-130	Stewart Warner v. EPA (Provisional Variance) (CAM)
94-131	Daubs Landfill, Inc., d/b/a Wayne County Regional Landfill, a subsidiary of Mid-American Waste Systems, Inc. v. County Board of Wayne County, Illinois
REGULATOR	RY DISCUSSIONS:
R94-4	SDWA Update, USEPA Regulations (July 1, 1993 through December 31, 1993), Proposal for Public Comment (RCF)

ILLINOIS POLLUTION CONTROL BOARD FINAL AGENDA APRIL 21, 1994 CHICAGO, ILLINOIS CONFERENCE ROOM 9-040 10:30 A.M.

DECISIONS:

AC	93-30	Sangamon County v. The Illinois National Bank of Springfield, n/k/a First of America Trust Company and Ray Landers, Interim Opinion and Order (ED)
AC	93-45	Montgomery County v. Rita Hefley, Interim Opinion and Order (McF)
	93-65	Albert Warner (RCF)
*	93-215	Marvin Damron (GTG) (due)
*	93-260	Glenbard Wastewater Authority (ED) (due 5/19)
	R93-16	RCRA Update, USEPA Regulations (January 1, 1993 through June 30, 1993), Adopted Rule, Final Order, Supplemental Opinion and Order (ED)
	R90-26 (A)	Steel and Foundry Industry Amendments to the Landfill Regulations (35 Ill. Adm. Code 810 through 815 and 817), Proposed Rule, Second Notice, Opinion and Order (RCF)
	R94-7	RCRA Subtitle C Update, USEPA Regulations (July 1, 1993 through December 31, 1993), Proposal for Public Comment (ED)

^{*} INDICATES VARIANCE OR PERMIT APPEAL

AC DEFAULT ORDERS:

94-11 Sangamon County v. ESG Watts, Inc.

MC	TIONS:	
88	i-2	Stepan Company - Petitioner's Status Report in Response to February 17, 1994 Board Order (4/14)
91	-10	<u>Cabot Corporation</u> - Petitioner's Motion for Leave to File Status Report Instanter in Response to January 6, 1994 Board Order and Motion for Summary Determination (4/18)(RCF)
94	-2	The Solar Corporation - Joint Motion for Extension of Time (4/1) (McF)
94	-4	<pre>Chase Products Company - Joint Motion for Extension of Time (4/1)(McF)</pre>
94	- 5	<u>Abbott Laboratories</u> - Joint Motion for Extension of Time (4/1)(JTM)
94	-6	<pre>Hydrosol, Inc Joint Motion for Extension of Time (4/1)(JTM)</pre>
94	- 7	Rhone-Poulenc Basic Chemicals - Petitioner's Motion for Leave to Reply and Reply to Agency Response (4/11)(RCF)
89	-177	CWM Chemical Services - Petitioner's Status Report in Response to January 6, 1994 Board Order (4/1)(JTM)
	-164) -161)	Riverside Laboratories - Joint Status Report in Response to January 6, 1994 Board Order and Motion for Continuance of Stay (4/8)(CAM) (CAM)
90	- 165	Riverside Laboratories - Joint Status Report in Response to January 6, 1994 Board Order and Motion for Continuance of Stay (4/8)(CAM)

MOTIONS:	(Cont'd)
91-38	American Waste Processing - Joint Motion to Stay Review of the Record until June 30, 1994 (3/30)(ED)
91-86	Raymond and Mary Moore - Petitioners' Status Report in Response to December 16, 1993 Board Order (2/15), Petitioners' Supplemental Status Report (2/28), Petitioners' Motion for Partial Summary Judgment (3/15) (McF)
91-87	Olin Corporation - Joint Status Report in Response to January 20, 1994 Board Order (4/18)(CAM)
91-160	General Motors Corporation - Joint Status Report in Response to January 20, 1994 Board Order (4/14) (CAM)
91-207	Olin Corporation - Joint Status Report in Response to January 20, 1994 Board Order (4/18)(CAM)
92-102	Moline-Dutchway Dry Cleaners - Petitioner's Status Report in Response to January 20, 1994 Board Order (4/18)(JTM)
92-163	<u>DJM Oil Company</u> - Petitioner's Voluntary Motion to Withdraw Petition for Review (4/1)(ED)
92-172	Olin Corporation - Petitioner's Motion to Dismiss (4/18)(GTG)
92-175	Olin Corporation - Joint Status Report in Response to January 6, 1994 Board Order (4/7)(RCF)
92-178	<u>John and Jean Zarlenga</u> - Complainants' Motion to Join Real Parties in Interest (4/6), Respondents' Agreed Motion to Dismiss (4/11) (McF)
92-184	Braun's Standard Service - Petitioner's Voluntary Motion to Withdraw Petition for Review (4/4)(CAM)

MOTIONS:	(Cont'd)
92-214	<u>Legg and Sons Oil Company</u> - Petitioner's Motion to Withdraw Petition for Review (4/1)(JTM)
92-216	U.S. Dept. of the Army - Status Report Order (CAM)
93-3	Archer Daniels Midland - Joint Status Report in Response to January 20, 1994 Board Order (4/14) (CAM)
93-15	Dorothy & Michael Furlan - Complainants' Status Report in Response to March 31, 1994 Board Order (4/12), Respondent's Status Report in Response to March 31, 1994 Board Order (4/18)(ED)
93-25	<u>D & B Refuse Service</u> - Complainant's Motion for Relief From Hearing Requirement (4/18) (RCF)
93-44	James & Jeanine Tonne - Complainants' Response to March 3, 1994 Board Order (See letter filed with the Board on 3/21) (ED)
93-104	Griffin Service - Petitioner's Response to March 17, 1994 Board Order (3/31)(GTG)
93-137	<u>Safety-Kleen Corporation</u> - Petitioner's Status Report in Response to March 3, 1994 Board Order (4/15)(ED)
93-150	Robert Miehle - Respondent's Motion to Dismiss or in the Alternative Compel Discovery and Order Sanctions (3/28), Complainant's Response to Respondent's Motion to Dismiss or to Compel Discovery and Order Sanctions (4/4), Complainant's Motion for Costs (4/4), Parties' Joint Stipulation to Withdraw Motions for Sanctions and Respondent's Stipulation to Withdraw its Motion to Dismiss or in the Alternative Compel Discovery (4/15)(CAM)
94-43	<u>American Tree Service</u> - Motion to Intervene by the Val-E-Vue Improvement Association (3/28)(CAM)

AS

AC

MOTIONS:	(Cont'd)
94-44	City of Havana - Petitioner's Motion for Continuance (4/14), Southwest Energy Corporation's Response to Petitioner's Motion for Continuance (4/18)(GTG)
94-49	Ted Horton Chevrolet - Board Order (See Petitioner's letter filed with the Board on 3/14) (ED)
94-75	<u>Jay Aquilar</u> - Complainant's Motion for Continuance (4/14)(ED)
94-84	Winnebago Reclamation Service - Respondent William Lans Son's Company's Motion Requesting Approval to Appear and Motion to Dismiss (4/4), Complainant's Response to Motion to Dismiss (4/15)(JTM)
94-85	Nichols Aluminum - Agency Motion for Extension of Time in Which to File Record (3/29), Agency Motion for Extension of Time in Which to File Record (4/14) (McF)
R92-8	<u>Sierra Club Water Quality Amendments</u> - Agency Motion for Clarification of Record (4/4)(RCF)
R94-1	Amendments to 35 Ill. Adm. Code 302.202 etc Agency Motion for Reconsideration of March 17, 1994 Board Order (4/11)(CAM)(RCF)(ED)
DISCUSSIO	<u>NS</u> :
90-24	Rock-Ola Manufacturing (GTG) (due 5/5)
91-9	Petition of the City of East Moline (RCF)
92-67	People of the State of Illinois v. Escast, Inc. (RCF) (Stipulation)
92-86	EPA v. Al Seaman (McF)

	DISCUSSI	ONS: (Cont'd)
	93-59	People of the State of Illinois v. Freedom Oil Company (McF)
*	93-158	Wheaton Park District (CAM) (due 5/5)
*	94-60	Mobil Oil Corporation (RCF) (due 6/2)
*	94-76	AKZO Chemicals (RCF) (due 6/23)
*	94-86	Auburn, Divernon, Girard et al. (ED) (due 6/23)
*	94-95	City of Staunton (ED) (due 7/21)
	REGULATO	RY DISCUSSIONS:
	R87-33	Amerock Effluent Standard, Proposed Rule, Second Notice, Opinion and Order (JTM)
	R93-20	Pretreatment (NPDES) Update, USEPA Regulations (January 1, 1993 through June 30, 1993)(JTM)
	R93-30	Contingency Measures for PM-10 Emissions, Proposed Rule, Second Notice, Opinion and Order (JTM)
	R94-11	Procedural Rules For Appeals from Office of State Fire Marshal Eligibility/Deductibility Determination: 35 Ill. Adm. Code 107 (CAM, McF,

AMENDED PETITIONS:

Rodney B. Nelson, III (filed 2/24) (Consolidated 94-51 with PCB 94-58; See also Motion to Dismiss filed by Waste Management of Illinois 3/1; Motion in Support of Rodney Nelson's Standing filed 3/3; Petitioner's Reply to Standing Challenge filed 3/7; Waste Management of Illinois, Inc.'s Response to Kane County's Motion in Support of Rodney B. Nelson Standing filed 3/9; The City of Geneva's Response to Motion to Dismiss and Other Matters filed 3/14; Petitioner's Motion to Strike Respondent Waste Management's Response to Kane County's Motion in Support of Petitioner's Standing filed 3/21; Waste Management of Illinois, Inc.'s Response to Motion Strike filed by the City of Geneva Petitioner filed 3/25; Petitioner Nelson's Response to Waste Management's Motion (Request) Praying for Denial of the Motion of the City of Geneva to Strike Waste Management's Reply to Kane County's Motion in Support of Nelson's Standing filed 3/30; City of Geneva's Motion for Summary Judgment filed 4/4; Kane County's Response to City of Geneva's Motion for Summary Judgment filed 4/14; Waste Management's Response to Petitioner's Motion for Summary Judgment filed 4/15; Rodney Nelson's Response to Kane County's Response to City of Geneva's Motion for Summary Judgment filed 4/18; City of Geneva's Motion for Leave to File Reply in Support of Petitioner's Motion for Summary Judgment filed 4/18) (CAM)

94-72	Laidlaw Waste Systems (filed 4/18)(GTG)
94-80	Gunite Corporation (filed 4/18)(CAM)
94-82	H.C.T.K., Inc. (filed 4/18)(JTM)
94-92	USA Waste Services, Inc. (filed 4/6)(McF)

NEW CASES:

94 - 2Anne Shepard, James Verhein, and Jerold Leckman v. Northbrook Sports Club, and Village of Hainesville (See also Northbrook Sports Club's Motion to Dismiss as Frivolous filed 1/26; Village Hainesville's Motion to Dismiss filed Northbrook Sports Club's Supplemental Memorandum in Support of Motion to Dismiss as Frivolous filed 1/28; Complainants' Response to January 20, 1994 Board Order filed 4/4; Northbrook Sports Club's Motion for Leave to File a Reply in Support of Motion to Dismiss as Frivolous filed 4/18) (GTG) 94-106 Sheridan Towers Partnership Beneficiary Under Trust No. 11862 LaSalle National Trust, N.A., Trustee v. Office of the Illinois State Fire Marshal 94-107 Illico Independent Oil Company v. EPA People of the State of Illinois v. Amoco Oil 94-108 Company (See also Agreed Motion to Request Relief From Hearing Requirement filed 4/4) 94-109 People of the State of Illinois v. Dietzgen Corporation (See also Agreed Motion to Request Relief From Hearing Requirement filed 4/6) 94-110 Texor Petroleum Company, Inc. v. EPA People of the State of Illinois v. 94-111 Hexagon Packaging Corporation (See also Agreed Motion to Request Relief From Hearing Requirement filed 4/6) 94-112 People of the State of Illinois v. Teepak, Inc. (See also Agreed Motion to Request Relief From Hearing Requirement filed 4/6) 94-113 People of the State of Illinois v. The Pillsbury Company (See also Agreed Motion to Request Relief

From Hearing Requirement filed 4/6)

NEW CASES: (Cont'd)

94-114 People of the State of Illinois v. Olympic Oil Ltd. (See also Agreed Motion to Request Relief From Hearing Requirement filed 4/6) 94-115 People of the State of Illinois v. Schumacher Electric Corporation (See also Agreed Motion to Request Relief From Hearing Requirement filed 4/6) 94-116 People of the State of Illinois v. Clark Foam Products, Inc. (See also Agreed Motion to Request Relief From Hearing Requirement filed 4/6) 94-117 People of the State of Illinois v. Alcan-Toyo America, Inc. (See also Agreed Motion to Request Relief From Hearing Requirement filed 4/6) 94-118 Ike Buick-Nissan, Ltd. v. EPA 94-119 Safety-Kleen Corporation (Caseyville Service Center) v. EPA 94-120 Safety-Kleen Corporation (Pekin Service Center, Supplemental Generics) v. EPA Safety-Kleen Corporation (Pekin Service Center) v. 94-121 94-122 Thrall Car Manufacturing Company v. EPA 94-123 People of the State of Illinois v. Archer Daniels Midland Company R94-11 Procedural Rules For Appeals from Office of State Fire Marshal Eligibility/Deductibility Determination: 35 Ill. Adm. Code 107 (CAM, McF, JTM)

(DOCKET RESERVED) (SEE DISCUSSIONS AGENDA)

NEW AC CASES:

94-19	EPA v. Carl J. Lingo and Mary E. Lingo
94-20	County of DuPage v. Waste Management of Illinois
94-21	EPA v. Dennis W. Gaebel
94-22	EPA v. Gallatin National Company
94-23	Sangamon County v. Halverson Construction Company, Inc.
AC APPEA	LS: Sangamon County v. Leroy Donley & Donley, Inc.
NEW ADJU	STED STANDARDS:
94-8	Petition of Acme Steel Company and LTV Steel Company (See Petitioner's Certificate of Publication, Daily Southtown Newspaper filed 4/7)
MINUTES:	
March 31	, 1994