ILLINOIS POLLUTION CONTROL BOARD

MINUTES OF REGULAR BOARD MEETING MAY 5, 1994 CHICAGO, ILLINOIS

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After calling the meeting to order, Chairman Manning announced that the Board would be reconvening at 2:30 p.m. to consider the matter of PCB 94-19, -21, -22, Village of Summit, and asked the Clerk for a roll call. All Board Members answered present.

An Opinion and Order was adopted in #92-67, People of the State of Illinois v. Escast, Inc., by a vote of 6-0.

An Opinion and Order was adopted in #AC 92-86, EPA v. Al Seaman, by a vote of 5-1. C.A. Manning dissented and G. Tanner Girard concurred. (McF)

An Opinion and Order was adopted in #93-59, People of the State of Illinois v. Freedom Oil Company, by a vote of 6-0. J. Theodore Meyer concurred.

An Opinion and Order was adopted in #94-60, Mobil Oil Corporation, by a vote of 6-0. (RCF)

An Opinion and Order was adopted in #94-76, AKZO Chemicals, by a vote of 6-0. (RCF)

An Opinion and Order was adopted in #94-86, Auburn, Divernon, Girard et al., by a vote of 6-0. (ED)

An Opinion and Order was adopted in #94-95, City of Staunton, by a vote of 6-0. (ED)

An Opinion and Order was adopted in #94-102, People of the State of Illinois v. APV Rockford, Inc., by a vote of 6-0. J. Theodore Meyer concurred.

An Opinion and Order was adopted in #94-109, People of the State of Illinois v. Dietzgen Corporation, by a vote of 6-0. J. Theodore Meyer concurred.

An Opinion and Order was adopted in #94-111, People of the State of Illinois v. Hexagon Packaging Corporation, by a vote of 6-0. J. Theodore Meyer concurred.

An Opinion and Order was adopted in #94-113, People of the State of Illinois v. The Pillsbury Company, by a vote of 6-0. J. Theodore Meyer concurred.

An Opinion and Order was adopted in #94-115, People of the State of Illinois v. Schumacher Electric Corporation, by a vote of 6-0. J. Theodore Meyer concurred.

An Opinion and Order was adopted in #94-116, People of the State of Illinois v. Clark Foam Products, Inc., by a vote of 6-0. J. Theodore Meyer concurred.

An Opinion and Order was adopted in #94-117, People of the State of Illinois v. Alcan-Toyo America, Inc., by a vote of 6-0. J. Theodore Meyer concurred.

In R87-33, Amerock Effluent Standard, a Proposed Rule, Second Notice, Opinion and Order was adopted by a vote of 5-0. M. McFawn abstained. (JTM)

In 93-20, Pretreatment (NPDES) Update, USEPA Regulations (January 1, 1993 through June 30, 1993), a Dismissal Order was adopted by a vote of 6-0. (JTM)

In R93-30, Contingency Measures for PM-10 Emissions, a Proposed Rule, Second Notice, Opinion and Order was adopted by a vote of 6-0. (JTM)

In R94-4, SDWA Update, USEPA Regulations (July 1, 1993 through December 31, 1993), a Proposal for Public Comment, Proposed Opinion and Order was adopted by a vote of 6-0. (RCF)

Board Member, Dr. R.C. Flemal, moved a draft Proposed Rule, First Notice, Opinion and Order in R94-12, 15% ROP Plan Control Measures for VOM Emissions Part I: Pressure/Vacuum Relief Valves and 7.2 RVP: Amendments to 35 Ill. Adm. Code Parts 201, 211, 218, and 219. Motion to amend by Dr. Flemal and seconded by Board Member E. Dunham, to omit from the Order, for mailing purposes, those portions of the table of contents amounting to some 20 pages that are not proposed to be changed in the rulemaking, carried by a vote of 6-0, and the Proposed Rule, First Notice Opinion and Order was then adopted by a vote of 6-0. (RCF)

In R94-13, RCRA Subtitle D Extension (35 Ill. Adm. Code 814), an Adopted Emergency Rule, Final Order, Opinion and Order was adopted by a vote of 6-0. (GTG)

Default Orders were adopted in these Administrative Citations by a vote of 6-0: ##94-12, Sangamon County v. ESG Watts, Inc.; 94-13, Sangamon County v. ESG Watts, Inc.; 94-14, Montgomery County, Illinois v. John O'Brien; 94-15, Sangamon County v. ESG Watts, Inc..

Agency motion to withdraw was granted in #AC 94-22, Gallatin National Company, by a vote of 6-0. (CAM)

An Order granting the Petitioner's motions for leave to file its status report instanter in response to a January 6, 1994 Board Order and for summary determination, and directing the parties to file status reports on or before June 22, 1994, was adopted in #AS

91-10, Cabot Corporation, by a vote of 6-0. (RCF)

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An Order granting the Agency's motion for an extension of time until May 13, 1994 to file its response to the Petitioner's request for an adjusted standard, was adopted in #AS 94-8, Acme Steel Company, by a vote of 6-0. (ED)

An Order directing the parties to file a status report with the Board to be received by the Board no later than August 5, 1994, was adopted in #89-178, Olin Corporation, by a vote of 6-0. (GTG)

An Order directing the parties to file a status report with the Board to be received by the Board no later than July 12, 1994, was adopted in #91-122, Condecor, Inc., by a vote of 6-0. (GTG)

By a vote of 6-0, and pursuant to the Respondents motion for clarification and for leave to file evidence and an argument relating to the penalty instanter, the Board ordered a hearing to be scheduled within 30 days and held within 90 days to address the penalty issues in #92-164, Berniece and Darwin Kershaw. (GTG)

An Order granting the Complainants' motion to join the real parties in interest, granting the Respondents Bloomingdale Partners, Howard Edison, Bruce McClaren, and Gary Laken's motion to have the action dismissed with prejudice as to each of them, granting the Complainants' motion to add Lincoln Eastern Management Corporation and John Hancock Mutual Life Insurance Company as indispensable parties and real parties in interest, and directing the Clerk of the Board to add the two parties to the caption in the case as Respondents, and any future pleadings and motions made on behalf of the Complainants must be served on them, was adopted in #92-178, John and Jean Zarlenga, by a vote of 6-0. (MCF)

An Order directing the parties to file a status report no later than June 17, 1994, was adopted in #93-136, Safety-Kleen Corporation, by a vote of 6-0. (GTG)

An Order accepting the joint stipulation that the parties are in agreement as to Respondent's withdrawing of its motion to dismiss or compel discovery and to Complainant's withdrawing of his motion for costs, and noting that since there are no motions pending before the Board, the case may resume its discovery and hearing schedule, was adopted in #93-150, Robert Miehle, by a vote of 6-0. (CAM)

An Order granting the Agency's motion to file the Agency's Recommendation instanter, was adopted in #93-196, TRW, Inc., by a vote of 6-0. (JTM)

An Order granting the Petitioner's motion to dismiss, was adopted in #93-202, by a vote of 6-0. (RCF)

An Order granting the Petitioner's motion to dismiss, was adopted in #93-246, City of Elgin, by a vote of 6-0. (RCF)

An Order dismissing the proceedings, directing the parties to effectuate their agreement as outlined in the stipulation of settlement, was adopted in #94-38, Park District of Highland, by a vote of 6-0. (CAM)

An Order granting the Respondent's motion to quash the subpoena, denying the Complainant's request for an extension of time, and dismissing the proceedings without prejudice and closing the docket, was adopted in #94-75, Jay Aguilar, by a vote of 6-0. (ED)

An Order granting the Agency's motion to file the Agency Recommendation instanter, was adopted in #94-93, White Cap, Inc., by a vote of 6-0. (GTG)

An Order granting the Agency's motion to file the Agency Record instanter, was adopted in #94-107, Illico Independent Oil Company, by a vote of 6-0. (JTM)

An Order granting the Agency's motion to file the Agency Record instanter, was adopted in #94-122, Thrall Car Manufacturer, by a vote of 6-0. (CAM)

An Order granting the Agency's motion for clarification of the Record and the Sierra Club's motion for leave to file its response to the Agency's motion for clarification of the Record instanter, was adopted in R92-8, Proposed Amendments to 35 Ill. Adm. Code Subtitle C (Water Toxics and Bioaccumulation), by a vote of 6-0. (RCF)

An Order granting the Agency's motion for reconsideration of the Board's March 17, 1994 Order, and upon reconsideration, accepted the Agency's proposal as a federally required rule pursuant to Section 2.2 of the Act, was adopted in R94-1, Amendments to 35 Ill. Adm. Code 302.302, 302.208, 302.212, 302.213, 302.407, 304.122 and 304.301 (Ammonia Nitrogen, Lead and Mercury), by a vote of 6-0. (CAM) (RCF) (ED)

These cases were discussed and held to May 19, 1994 for further discussion or possible decision: ##90-24, Rock-Ola Manufacturing; AS 91-9, City of East Moline; 91-195, Scott and Karen Thomas; 93-158, Wheaton Park District; 94-44, City of Havana; 94-99, Village of Mapleton.

This regulatory matter was discussed and held to May 19, 1994 for further discussion or possible decision: R94-11, Procedural Rules For Appeals from Office of State Fire Marshal Eligibility/Deductibility Determination: 35 Ill. Adm. Code 107.

In new cases these actions were taken by a vote of 6-0: ##94-2, Anne Shepard, James Verhein, and Jerold Leckman v. Northbrook Sports Club, and Village of Hainesville, Northbrook Sports Club's motion for leave to file a reply to the Complainants' response to its motion to dismiss the complaint as frivolous was granted, Complainants' motion to file a reply in support of its response to January 20, 1994 Board Order was denied, and the Board found that the sports club is an organized amateur or professional sporting activity and is therefore exempt from the Board's noise standards, and because the sports club is exempt, the case was not properly before the Board and the proceedings were dismissed and the Board directed that the docket be closed, Order by G. Tanner Girard; 94-132, Village of Diamond v. EPA, held for Agency Recommendation; 94-133, TNT Holland Motor Express, Inc. v. Office of the Illinois State Fire Marshal, accepted for hearing; 94-134, People of the State of Illinois v. Bakley Construction Corporation, hearing mandatory; 94-135, People of the State of Illinois v. Reliable Sand and Gravel, Inc., hearing mandatory; 94-136, Elmhurst-Chicago Stone Company v. EPA, accepted for hearing; 94-137, Robert Schwake Stone Company, Inc. v. EPA, additional information requested, Order by M. McFawn; 94-138, Continental Waste Industries of Illinois, Inc. v. City of Mt. Vernon, Illinois, accepted for hearing; 94-139, J.M. Sweeney Company v. EPA, accepted for hearing; 94-140, People of the State of Illinois v. Uniroyal Chemical Company, Inc., Clerk of the Board directed to cause publication of the required newspaper notice of the parties request for relief from hearing requirement, and the Board will reserve ruling on the request until after the statutory 21 day notice has passed; 94-141, People of the State of Illinois v. Parker Hannifin Corporation, Clerk of the Board directed to cause publication of the required newspaper notice of the parties request for relief from hearing requirement, and the Board will reserve ruling on the request until after the statutory 21 day notice has passed; R94-12, 15% ROP Plan Control Measures for VOM Emissions-Part I: Pressure/Vacuum Relief Valves and 7.2 RV: Amendments to 35 Ill. Adm. Code Parts 201, 211, 218, and 219, See Decisions Agenda; R94-13, RCRA Subtitle D Extension (35 Ill. Adm. Code 814), See Decisions Agenda.

These Administrative Citations were accepted by the Board: ##94-24, EPA v. Orville Bartels and Frank Blair; 94-25, EPA v. Frank Record; 94-26, EPA v. Atkinson Landfill Company; 94-27, Sangamon County v. Stephen Bileck and Wilma Bileck; 94-28, Sangamon County v. ESG Watts, Inc.; 94-29, Sangamon County v. ESG Watts, Inc..

ADDENDUM

An Order directing the parties to submit status reports on or before June 22, 1994 in the event the matter has not been dismissed, was adopted in #93-228, Safety-Kleen Corporation, by a vote of 6-0. (RCF)

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In amended petitions, these actions were taken by a vote of 6-0: ##94-131, Daubs Landfill, 120-day decision timeclock restarted with its filing, Order by R.C. Flemal; 94-138, Continental Waste Industries, accepted for hearing and 120-day decision timeclock restarted with its filing.

In new cases these actions were taken by a vote of 6-0: ##94-142, Douglas Furniture Company v. EPA, provisional variance granted, Order by C.A. Manning; 94-143, People of the State of Illinois v. Basler Electric Company, hearing mandatory; 94-144, Airtex Products v. EPA, provisional variance granted, 94-145, Pace - Suburban Bus Division of the RTA v. EPA, accepted for hearing.

Minutes of the April 21, 1994 Board Meeting were approved by a vote of 6-0. (Thereafter, the meeting was recessed until 2:30 p.m.)

P.M SESSION

Chairman Manning reconvened the meeting at 2:30 p.m. All Board Members were present.

Board Member Flemal's motion to vacate a previous Order adopted at the a.m. session, seconded by Board Member Dunham, was granted, and the Order in #94-131, Daubs Landfill, was adopted by a vote of 6-0. (RCF)

An Opinion and Order was adopted in ##94-19, -21, -22, Village of Summit, by a vote of 6-0. (MCF)

All other matters not disposed of as listed were ordered held to May 19, 1994 for possible consideration.

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

Dorothy M. Gunn, Clerk Illinois Pollution Control Board

ILLINOIS POLLUTION CONTROL BOARD FINAL AGENDA MAY 5, 1994 CHICAGO, ILLINOIS CONFERENCE ROOM 9-040 10:30 A.M.

ADDENDUM

MOTIONS:

93-228 <u>Safety-Kleen Corporation</u> - Status Report Order (RCF)_____

AMENDED PETITIONS:

- 94-131 Daubs Landfill, Inc. (filed 5/3) (RCF)
- 94-138 Continental Waste Industries (filed 5/3) (ED)

NEW CASES:

- 94-142 Douglas Furniture Company v. EPA (Provisional Variance)
- 94-143 People of the State of Illinois v. Basler Electric Company_____
- 94-144 Airtex Products v. EPA (Provisional Variance)
- 94-145 Pace Suburban Bus Division of the RTA v. EPA

NEW ADJUSTED STANDARD:

94-9 Petition of the City of Springfield, Illinois, Office of Public Utilities

ILLINOIS POLLUTION CONTROL BOARD FINAL AGENDA MAY 5, 1994 CHICAGO, ILLINOIS CONFERENCE ROOM 9-040 10:30 A.M.

DECISIONS:

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	92-67	People of the State of Illinois v. Escast, Inc. (RCF) (Stipulation)
AC	92-86	EPA v. Al Seaman (McF)
	93-59	People of the State of Illinois v. Freedom Oil Company (McF)
*	94-19) 94-21) 94-22)	Village of Summit (McF)(due 5/19)
*	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)
	94-102	People of the State of Illinois v. APV Rockford, Inc. (Stipulation)
	94-109	People of the State of Illinois v. Dietzgen Corporation (Stipulation)



DECISIONS: (Cont'd)

- 94-111 People of the State of Illinois v. Hexagon Packaging Corporation (Stipulation)
- 94-113 People of the State of Illinois v. The Pillsbury Company (Stipulation)
- 94-115 People of the State of Illinois v. Schumacher Electric Corporation (Stipulation)
- 94-116 People of the State of Illinois v. Clark Foam Products, Inc. (Stipulation)
- 94-117 People of the State of Illinois v. Alcan-Toyo America, Inc. (Stipulation)
- 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), Dismissal Order (JTM)_____
- R93-30 Contingency Measures for PM-10 Emissions, Proposed Rule, Second Notice, Opinion and Order (JTM)
- R94-4 SDWA Update, USEPA Regulations (July 1, 1993 through December 31, 1993), Proposal for Public Comment, Proposed Opinion and Order (RCF)
- R94-12 15% ROP Plan Control Measures for VOM Emissions Part I: Pressure/Vacuum Relief Valves and 7.2 RVP: Amendments to 35 Ill. Adm. Code Parts 201, 211, 218, and 219, Proposed Rule, First Notice, Opinion and Order (RCF)
- R94-13 RCRA Subtitle D Extension (35 Ill. Adm. Code 814), Adopted Emergency Rule, Final Order, Opinion and Order (GTG)

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AC DEFAULT ORDERS:

94-12	Sangamon County v. ESG Watts, Inc. (See also Complainant's Motion for Default filed 4/29)
94-13	Sangamon County v. ESG Watts, Inc. (See also Complainant's Motion for Default filed 4/29)
94-14	Montgomery County, Illinois v. John O'Brien
94-15	Sangamon County v. ESG Watts, Inc. (See also Motion for Default filed 4/29)

MOTIONS:

AC	94-7	Gerald Baltzell - Motion to Reconsider March 3	1,
		1994 Default Order (See Respondent's letter fil	ed
		with the Board on 4/20)	

- AC 94-11 <u>ESG Watts, Inc.</u> Complainant's Motion for Default (4/29) (Note: Default Order was adopted at April 21, 1994 Board meeting) (CAM)
- AC 94-22 <u>Gallatin National Company</u> Agency Motion to Withdraw (4/29) (CAM)
- AS 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)
- AS 94-8 <u>Acme Steel Company</u> Agency Motion for Extension of Time to File Response (4/29)(ED)
 - 83-150 <u>Archer Daniels Midland</u> Joint Motion for Modification of June 3, 1993 Board Order (4/29) (CAM)_____

- MOTIONS: (Cont'd)
- 89-178 <u>Olin Corporation</u> -Joint Status Report in Response to January 20, 1994 Board Order (4/22)(GTG)
- 91-86 <u>Raymond and Mary Moore</u> 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)
- 91-122 <u>Condecor, Inc.</u> Complainant's Status Report in Response to March 3, 1994 Board Order (4/20)(GTG)
- 92-164 <u>Berniece and Darwin Kershaw</u> Respondents' Motion for Clarification March 31, 1994 Board Order and for Leave to File Evidence and Argument Relating to a Penalty Instanter (4/29), Complainant's Compliance Evaluation Inspection Report (4/29) (GTG)
- 92-166 <u>Marathon Oil Company</u> Petitioner's Motion for Stay Pending Appeal (4/27)(RCF)
- 92-178 John and Jean Zarlenga Complainants' Motion to Join Real Parties in Interest (4/6), Respondents' Agreed Motion to Dismiss (4/11) (McF)
- 93-136 <u>Safety-Kleen Corporation</u> Status Report Order (GTG)
- 93-150 <u>Robert Miehle</u> 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)
- 93-196 <u>TRW, Inc.</u> Agency Motion to File Instanter and Motion for Extension of Time to File Recommendation (4/26)(RCF)_____

- MOTIONS: (Cont'd)
- 93-202 <u>Horsehead Resource Development</u> Petitioner's Motion to Dismiss (4/29) (RCF)
- 93-246 <u>City of Elgin</u> Petitioner's Motion to Dismiss (4/27) (RCF)_____
- 94-38 <u>Park District of Highland Park</u> Agreed Order of Dismissal (4/21)(CAM)
- 94-51 <u>Rodney B. Nelson, III</u> Motion to Reconsider April 21, 1994 Board Order (4/25), Addendum to Motion to Reconsider April 21, 1994 Board Order (4/29), Waste Management's Response to Rodney Nelson's Motion for Reconsideration (5/2)(CAM)
- 94-75 <u>Jay Aguilar</u> Complainant's Motion for Continuance (4/14), Respondent's Motion to Dismiss and Motion to Quash Subpoena Duces Tecum (4/27)(ED)
- 94-93 <u>White Cap, Inc.</u> Agency Motion to File Instanter and Agency Recommendation (4/29)(GTG)
- 94-107 <u>Illico Independent Oil Company</u> Agency Motion to File Record Instanter (4/28)(JTM)
- 94-118 <u>Ike Buick-Nissan, Ltd.</u> Petitioner's Motion for Summary Judgment (4/22) (CAM)
- 94-122 <u>Thrall Car Manufacturer</u> Agency Motion to File Record Instanter (4/29) (CAM)
- R92-8 <u>Proposed Amendments to 35 Ill. Adm. Code Subtitle C</u> (Water Toxics & Bioaccumulation) - Agency Motion for Clarification of Record (4/4), The Sierra Club's et al. Motion for Leave to File Instanter and Response to the Agency's Motion for Clarification of Record (4/22)(RCF)

MOTIONS: (Cont'd)

R94-1 <u>Amendments to 35 Ill. Adm. Code 302.202 etc.</u> -Agency Motion for Reconsideration of March 17, 1994 Board Order (4/11), Illinois Environmental Regulatory Group's Response to the Agency's Motion for Reconsideration (4/26) (CAM) (RCF) (ED)

DISCUSSIONS:

*	90-24	Rock-Ola Manufacturing (GTG)(due 5/19)
AS	91-9	City of East Moline (RCF)
	91-195	Scott and Karen Thomas (ED)
*	93-158	Wheaton Park District (CAM)(due 6/2)
*	94-44	City of Havana (GTG)(due 5/19)
*	94-99	Village of Mapleton (ED)(due 7/21)

REGULATORY DISCUSSIONS:

R94-11 Procedural Rules For Appeals from Office of State Fire Marshal Eligibility/Deductibility Determination: 35 Ill. Adm. Code 107 (CAM)(McF) (JTM)______

AMENDED PETITIONS:

94-80 Gunite Corporation (filed 4/18) (CAM)

NEW CASES:

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- 94 2Anne Shepard, James Verhein, and Jerold Leckman v. Northbrook Sports Club, and Village of Hainesville (See also Northbrook Sports Club's Motion to 1/26; Village Dismiss as Frivolous filed of Hainesville's Motion to Dismiss filed 1/27; 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; Jerold Leckman's Motion for Leave to File a Reply in Support of Complainants' Response to Board Order of January 20, 1994 filed 5/2) (GTG)
- 94-132 Village of Diamond v. EPA (McF)
- 94-133 TNT Holland Motor Express, Inc. v. Office of the Illinois State Fire Marshal (JTM)
- 94-134 People of the State of Illinois v. Bakley Construction Corporation (GTG)
- 94-135 People of the State of Illinois v. Reliable Sand and Gravel, Inc. (CAM)
- 94-136 Elmhurst-Chicago Stone Company v. EPA (CAM)
- 94-137 Robert Schwake Stone Company, Inc. v. EPA (McF)
- 94-138 Continental Waste Industries of Illinois, Inc. v. City of Mt. Vernon, Illinois (ED)
- 94-139 J.M. Sweeney Company v. EPA (JTM)
- 94-140 People of the State of Illinois v. Uniroyal Chemical Company, Inc. (See Agreed Motion to Request Relief From Hearing Requirement filed 4/28)

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<u>NEW CASES</u>: (Cont'd)

- 94-141 People of the State of Illinois v. Parker Hannifin Corporation (See Agreed Motion to Request Relief From Hearing Requirement filed 4/28)
- R94-12 In the Matter Of: 15% ROP Plan Control Measures for VOM Emissions-Part I: Pressure/Vacuum Relief Valves and 7.2 RV:: Amendments to 35 Ill. Adm. Code Parts 201, 211, 218, and 219 (SEE DECISIONS AGENDA)
- R94-13 RCRA Subtitle D Extension (35 Ill. Adm. Code 814) (SEE DECISIONS AGENDA)

NEW AC CASES:

94-24	EPA v. Orville Bartels and Frank Blair
94-25	EPA v. Frank Record
94-26	EPA v. Atkinson Landfill Company
94-27	Sangamon County v. Stephen Bileck and Wilma Bileck
94-28	Sangamon County v. ESG Watts, Inc
94-29	Sangamon County v. ESG Watts, Inc

MINUTES:

April 21, 1994_____