## ILLINOIS POLLUTION CONTROL BOARD March 11, 1993

BALL CORPORATION, BALL METAL ) DECORATING & SERVICE DIVISION, )			
	Petitioner,		
	v. )	PCB 91-175	
ILLINOIS ENVIRONMENTAL ) PROTECTION AGENCY,		(Permit Appeal)	
	Respondent. )		
BALL CORPORATION, BALL METAL ) DECORATING & SERVICE DIVISION, )			
	Petitioner,		
	v. )	PCB 91-258	
ILLINOIS ENVIRONMENT PROTECTION AGENCY,	FAL )	) (Permit Appeal) ) (CONSOLIDATED) )	
	Respondent. )		
BALL CORPORATION, BALL METAL ) DECORATING & SERVICE DIVISION, )			
	Petitioner,		
	v.	PCB 92-150	
ILLINOIS ENVIRONMENT PROTECTION AGENCY,	TAL )	) (Permit Appeal) ) (CONSOLIDATED) )	
	Respondent. )		
BALL CORPORATION, BALL METAL ) DECORATING & SERVICE DIVISION, )			
	Petitioner,		
	v. }	PCB 93-33 (Permit Appeal)	
ILLINOIS ENVIRONMENTAL )		(CONSOLIDATED)	
	Respondent. )		

ORDER OF THE BOARD (by B. Forcade):

On February 18, 1993, Ball Corporation, Ball Metal Decorating Service Division (Ball Corp.) filed permit appeal PCB 93-33 along with a request to consolidate this case with PCB 91-175, PCB 91-258 and 92-150. The Board construes this request as a motion for consolidation. The Agency has not filed a response to the motion.

Ball Corp. has filed an open waiver with the petition for appeal and in the other three cases before the Board. From the petition it appears that these permit appeals all relate to the same facility and operations. The Board finds that consolidation of these cases would be in the interests of administrative economy. The motion to consolidate is hereby granted.

Ball Corp. also requests that a hearing be held in this matter. This matter is accepted for hearing.

The hearing officer shall inform the Clerk of the Board of the time and location of the hearing at least 40 days in advance of hearing so that public notice of hearing may be published. After hearing, the hearing officer shall submit an exhibit list, and all actual exhibits to the Board within 5 days of the hearing. Any briefing schedule shall provide for final filings as expeditiously as possible.

Within 10 days of accepting this case, the hearing officer shall enter a hearing officer scheduling order governing completion of the record. That order shall set a date certain for each aspect of the case including: briefing schedule, hearing date(s), completion of discovery (if necessary) and prehearing conference (if necessary). The hearing officer scheduling order may be modified by entry of a complete new scheduling order. Any order by the hearing officer granting cancellation of hearing shall include a complete new scheduling order with a new hearing date at least 40 days in the future.

IT IS SO ORDERED.

I, Dorothy M. Gunn, Clerk of the Illinois Pollution Control Board, hereby certify that the above order was adopted on the \_\_\_\_\_\_\_\_, 1993, by a vote of \_\_\_\_\_\_\_\_\_, 1993.

Dorothy M. Gunn, Clerk

Illinois Pollution Control Board