ILLINOIS POLLUTION CONTROL BOARD March 3, 1994

IN THE MATTER OF:)	
PETITION OF CHASE PRODUCTS COMPANY	<i>)</i> }	
FOR AN ADJUSTED STANDARD FROM)	
35 ILL. ADM. CODE 218 SUBPART DD) AS 94-4) (Adjusted S	tandard)

ORDER OF THE BOARD (By C.A. Manning):

On February 14, 1994, Chase Products Company (Chase) filed a petition for adjusted standard regarding its facility, located in Broadveiw, Cook County, Illinois. Chase is requesting an adjusted standard from the 35 Ill. Adm. Code 218 Subpart DD as it applies to the emissions of Volatile Organic Materials (VOM) from its Aerosol Can Filling process at the facility. The Board received the required notice of publication on February 25, 1994.

The Board finds that the petition, as presently before us, does not yet meet the requirements of 35 Ill. Adm. Code 106 and Section 28.1 of the Act (415 ILCS 5/28.1 (1992).) Specifically the petition does not address Section 28.1(c)(3) of the Act which requires a petitioner for an adjusted standard to provide information as to why the requested standard will not result in environmental or health effects substantially and significantly more adverse than the effects considered by the Board in adopting the rule of general applicability. Chase states that the its VOM emissions will be 0.18 ton per year higher under the adjusted standard than the general rule of applicability but does not state whether this will have any environmental impact.

In addition, 35 Ill. Adm. Code 106.705 requires the petitioner to provide certain information in the petition to the Board. The Board finds that the petition as filed lacks sufficient information concerning the environmental impacts of the adjusted standard as compared to compliance with the general rule of applicability. In particular the petition does not meet the requirements of 35 Ill. Adm. Code 106.705(g), which requires the petitioner to state the quantitative and qualitative impact of the petitioner's activity on the environment if the petitioner were to comply with the regulation of general applicability as compared to the quantitative and qualitative impact on the environment if the petitioner were to comply only with the proposed adjusted standard. Chase relies on the statement about the amount of VOM emissions that will be

¹ Section 28.1 of the Environmental Protection Act (Act) requires petitioners to file, within 14 days of the filing the petition for adjusted standard, proof of publication of the notice that petitioner has filed with the Board a petition seeking an adjusted standard. (415 ILCS 5/28.1(1) (1992).)

emitted but does not state the effect. Chase is directed to describe the qualitative and quantitative differences in environmental impact between compliance under proposed adjusted standard instead of 35 Ill. Adm. Code 218 Subpart DD in terms of (1) air emissions, (2) general air quality impact (3) Chase's contribution to ozone precursor inventory and VOM inventory in the non-attainment area, (4) solid waste generation (5) energy consumption, and (6) other qualitative impacts. Such description should be supported by the relevant data.

The Board at this time accepts Chase's petition for adjusted standard relief, but directs petitioner to file an amended petition on or before April 15, 1994, addressing the above issues. Failure to file an amended petition by this date will subject this matter to dismissal. Chase has requested a hearing in this matter and upon its filing of an amended petition which provides the further requested information this matter will be set for hearing.

On February 28, 1994, the Agency filed a motion for an extension of time until April 29, 1994, to file its response to the adjusted standard petition. The Agency states that the petitioner does not object to the requested extension of time. The Board denies the Agency's motion as being unnecessary at this time since the Agency need not respond until thirty (30) days after the filing of the amended petition which is the subject of this order.

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 ______, 1994, by a vote of _______,

Dorothy M. Sunn, Clerk

Illinois Pollution Control Board