ILLINOIS POLLUTION CONTROL BOARD March 11, 1993

| MATERIAL RECOVERY CORPORATION, |) | |
|--------------------------------|--|-------------------|
| Petitioner, |))) PCB 93-11) (Landfill Siting) | |
| v. | | |
| VILLAGE OF LAKE IN THE HILLS, |) | (Danarrie Ororny) |
| Respondent. |) | |

ORDER OF THE BOARD (by G. T. Girard):

On February 23, 1993, the Board received a motion to intervene filed by the Village of Huntley, LEAC II and the Village of Lakewood. The motion asserts that movants were parties of record in the proceeding before Village of Lake in the Hills and movants would be adversely affected if the Board reverses the Village of Lake in the Hills. The motion also asserts that no party presently before the Board can adequately protect the interests of the movants.

The Board's past practice has been to allow participants at the local level in landfill siting cases to participate before the Board only as amici. (Clean Quality Resources, Inc. v. Marion County Board, PCB 90-216, ____ PCB ____, (February 28, 1991); Laidlaw Waste Systems v. McHenry County Board, 90 PCB 135 (PCB 88-27, June 16, 1988); Waste Hauling, Inc. v. Macon County Board, 129 PCB 321 (PCB 91-223, January 23, 1992).)

Therefore, the Board denies the motion to intervene but will allow the movants to submit amicus curiae briefs according to the briefing schedule to be set by the hearing officer.

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 /The day of march, 1993, by a vote of 6-0.

Dorothy M. Gunn, Clerk

Illinois Pol/lution Control Board

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