ILLINOIS POLLUTION CONTROL BOARD May 7, 1992

MONTGOMERY COUNTY,)
Complainant,)
v.	AC 92-25 (No. MCHD 9201-AC-2) (Administrative Citation)
ENVOTECH ILLINOIS, INC.,	
Respondent.)

ORDER OF THE BOARD:

This matter comes before the Board upon a March 23, 1992 filing of an Administrative Citation pursuant to Section 31.1 of the Illinois Environmental Protection Act (Act) by the County of Montgomery. A copy of that Administrative Citation is attached hereto, but will not be printed in the Board's Opinion Volumes. Service of the Administrative Citation was made upon Envotech, Illinois on March 16, 1992. The County of Montgomery alleges that on January 17, 1992, Envotech Illinois, present owner and/or operator of a facility located in the County of Montgomery, and commonly known to the Agency as the Litchfield-Hillsboro Landfill or Envotech Illinois Landfill, violated Section 21(0)(11) of the Act. The statutory penalty established for this violation is \$500.00 pursuant to Section 42(b)(4) of the Act.

Envotech Illinois has not filed a Petition for Review with the Clerk of the Board within 35 days of the date of service as allowed by Section 31.1(d)(2) of the Act. Therefore, pursuant to Section 31.1(d)(1), the Board finds that Envotech Illinois has violated the provision alleged in the Administrative Citation. Since there is one (1) such violation, the total penalty to be imposed is set at \$500.00.

 It is hereby ordered that, <u>unless the penalty has already been</u> <u>paid</u>, within 30 days of the date of this order Envotech Illinois shall, by certified check or money order payable to the Montgomery County Treasurer, pay a penalty in the amount of \$500.00 which is to be sent to:

> Mr. Tom Larson, Director Montgomery County Health Department South Route 185 Hillsboro, Illinois 62049

- 2. Respondent shall include the remittance form and write the case name and number and their social security or federal Employer Identification Number on the certified check or money order.
- 3. Penalties unpaid after the due date shall accrue interest pursuant to Section 42(g) of the Illinois Environmental Protection Act.
- 4. Payment of this penalty does not prevent future prosecution if the violation continues.

Section 41 of the Environmental Protection Act, Ill. Rev. Stat. 1989, ch. 111¹/₂, par. 1041, provides for appeal of final Orders of the Board within 35 days. The Rules of the Supreme Court of Illinois establish filing requirements.

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 <u>74</u> day of <u>74</u>, 1992, by a vote of <u>7-C</u>.

> Dorothy M. Gunn, Clerk Illinois Pollution Control Board