## ILLINOIS POLLUTION CONTROL BOARD APRIL 16, 1987

IN THE MATTER OF: AMENDMENTS TO 35 ILL. ADM. CODE 211 & 215 ORGANIC MATERIAL EMISSION STANDARDS AND LIMITATIONS FOR SYNTHESIZED PHARMACEUTICAL MANUFACTURING PLANTS. )

ORDER OF THE BOARD (by J.D. Dumelle):

On August 28, 1986, the Board entered an order in this matter in response to various discovery motions which required Abbott Laboratories to "pre-submit any evidence it desires to enter into this record at least 21 days prior to the hearing at which it is presented and [Abbott was] barred from later entering any other information into the record which is objected to." The intent of that order was to ensure that Abbott, which has sole possession of much of the relevant information in this matter, will not be able to present only that information it desires and only when it desires to do so.

Given the agreed to format for hearings whereby hearings will be spaced by approximately 30 days with the Illinois Environmental Protection Agency (Agency) having the opportunity to request a final hearing at least 30 days after Abbott presents its evidence, the necessity of that order is negated. Further, Abbott and the Agency, the only major participants in this matter, have agreed that the order should, therefore, be vacated. For these reasons, the Board's August 28, 1986 Order in this matter is hereby vacated.

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 \_\_\_\_\_\_ day of ay nl, 1987 by a vote of \_\_\_\_\_\_.

Dorothy M. Gunn, Clerk

Illinois Pollution Control Board