## ILLINOIS POLLUTION CONTROL BOARD September 25, 1986

| LAIDLAW WASTE SYSTE<br>a Delaware Corporat   |                                       |     |        |
|--|---------------------------------------|-----|--------|
|  | Petitioner, )                         |     |        |
|  | v. (                                  | PCB | 86-149 |
| MCHENRY COUNTY BOARD,  |                                       |     |        |
|  | Respondent. )                         |     |        |
|  | and )                                 |     |        |
| KAREN BURNS, KENNET<br>JEAN-ETTE SCHOBER,<br>THE VILLAGE OF ALGO<br>VILLAGE OF LAKE IN | THOMAS R. SCHOBER, ) ONQUIN AND THE ) |     |        |
|  | Cross-Petitioners,                    |     |        |
|  | and )                                 |     |        |
| MCHENRY COUNTY BOAT<br>LAIDLAW WASTE SYSTE   | •                                     |     |        |
|  | Cross-Respondents. )                  |     |        |

ORDER OF THE BOARD (by J. Anderson):

On September 17, 1986, Karen Burns, Kenneth Burns, Jean-Ette Schober and Thomas Schober petitioned the Board to hear a cross-appeal of issues not presented by Laidlaw Waste Industries, Inc. (Laidlaw) in its September 16, 1986 appeal of the McHenry County Board's denial of site location suitability approval for a new regional pollution control facility pursuant to Section 39.2 of the Act. A separate cross appeal was also filed on September 17 by the Village of Algonquin and the Village of Lake In The Hills.

These cross-appeals may proceed, for the reasons stated in the Board's Order concerning this issue entered in McHenry County Landfill, Inc. v. McHenry County Board et al., PCB 85-56 and PCB 85-61 through PCB 85-66 (consolidated), May 30, 1985. (The Clerk's Office is directed to supply the parties with a copy of said Order). The cross-appeals will not be provided separate docket numbers, but will proceed under the PCB 86-149 docket number pursuant to the timetable established by the Hearing

Officer consistent with the Board's scheduling Order of September 19, 1986. The Board reminds the cross-petitioners that only Laidlaw may extend the 120 day time period for decision established in Section 40.1 of the Act, and that it is the cross-petitioners' responsibility to expeditiously pursue their case to avoid any delay which could jeopardize the Board's ability to render a timely decision.

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 25th day of September, 1986 by a vote of 6-0.

Dorothy M. Gunn, Clerk

Illinois Pollution Control Board