ILLINOIS POLLUTION CONTROL BOARD June 25, 1981

VILLAGE (OF ARLINGTON HE	EIGHTS,)		
		Petitione	er,)		
	v.)	PCB	80-229
ILLINOIS	ENVIRONMENTAL	PROTECTION AGENC	Y,)		
		Responden	ıt.)		

ORDER OF THE BOARD (by J. Anderson):

On June 2, 1981 the Village of Arlington Heights filed a Petition to Amend the Board's Order of April 16, 1981, to which the Agency responded on June 19, 1981. This petition is denied on two grounds. First, the motion is untimely under Procedural Rule 333. Second, as the Agency points out, notification to users of the grant of a variance and the excursions beyond the standard are an integral part of, and specifically required by, both the Safe Drinking Water Act and the Board's Chapter 6 regulations: this information is "essential information that might otherwise not be brought to the attention of the users" (Motion, p.2).

The Board notes that the Village has interpreted its Order as requiring sampling in addition to that required by Chapter 6. This interpretation is contrary to the Board's intent, which was instead to direct that water users receive the most up-to-date test results available at the time the notice to water users is prepared.

IT IS SO ORDERED.

I, Christan L. Moffett, Clerk of the Illinois Pollution Control Board, hereby certify that the above Order was adopted on the Ref day of Auroland, 1981 by a vote of Auroland.

Christan L. Moffett,/Clerk
Illinois Pollution Control Board