ILLINOIS POLLUTION CONTROL BOARD October 30, 1975

VILLAGE OF PAW PAW, Petitioner, v. PCB 75-416 PCB 75-416 Respondent.

ORDER OF THE BOARD (by Mr. Dumelle):

Petition filed October 28, 1975 is inadequate in that the distance from the proposed burning site to the nearest home is not given. No estimate of contaminants emitted is given nor is any statement given as to resulting air quality in accordance with the Train v. NRDC (April 16, 1975) decision of the U.S. Supreme Court and subsequent Board decisions.

Lastly, the statements as to Village finances are wholly conclusory and thus require submission of financial data to substantiate.

Petitioner shall amend its Petition within 45 days of the date of this Order and supply the needed information to the Board and Agency. A waiver shall be executed with the filing of the Amended Petition to provide that the 90-day decision period set by statute shall run from the date of filing the Amended Petition.

Failure to timely file the Amended Petition shall render the cause liable to dismissal for inadequacy.

IT IS SO ORDERED.

I, Christan L. Moffett, Clerk of the Illinois Pollution Control Board, hereby certify the above Order was adopted on the <u>30⁷</u> day of October, 1975 by a vote of **4**0.

Christan L. Moffe

Illinois Pollution Control Board