ILLINOIS POLLUTION CONTROL BOARD

October 17, 1974

NATIONAL	BY-PRODUCTS	INC.,)		
		Petitioner,)		
vs.)	PCB	74-322
ENVIRONME	NTAL PROTECT	TION AGENCY,)		
		Respondent.)		

INTERIM ORDER OF THE BOARD (by Mr. Henss):

In Paragraph 8 of the Board Order rendered in National By-Products Inc. vs. Environmental Protection Agency, PCB 73-208, March 14, 1974, Petitioner was ordered to conduct an odor nuisance determination test in accordance with the procedure set forth in "Quantitative Odor Measurements" by John L. Mills, as referred to in Rule 802(b) of the Air Pollution Control Regulations. Petitioner was further ordered to provide the Environmental Protection Agency with a complete evaluation of such testing so that the Agency could make a written report to the Board.

The Agency asserts in its Recommendation in the instant case that it is unable to report to the Board regarding the odor evaluation for the reason that National By-Products failed to submit the details to the Agency for analysis.

Therefore, National By-Products is hereby ordered to submit, in accordance with Paragraph 8 of the Board Order dated March 14, 1974, a complete evaluation of the odor test to the Agency within 7 days of the date of this Order. Petitioner shall also submit to the Agency a copy of the paper describing the alternative method for testing odors which Petitioner used for his July 24, 1974 odor test.

Further, the Environmental Protection Agency shall submit its report to the Board, within 7 days of receipt of the evaluation report, regarding the alternative test method used by Petitioner as regards the effectiveness of the hotwell cover program.

IT IS SO ORDERED.

I, Christan L. Moffett, Clerk of the Illinois Pollution Control Board, hereby certain the above Interim Order was adopted this day of day of to ____.

Christen In offett