ILLINOIS POLLUTION CONTROL BOARD March 21, 1974

VALOISE S. FAWCETT

v.

PCB 74-101

ENVIRONMENTAL PROTECTION AGENCY

ORDER OF THE BOARD (by Mr. Dumelle):

Petition filed March 20, 1974 is inadequate in that it does not give the nature and origin of the sewer ban from which relief is requested. Is it an Agency ban upon new connections because of sewers with inadequate transport capacity or is it a ban because of an inadequate sewage treatment plant? The effects upon the environment were the variance to be granted are not detailed in any fashion. Lastly, the financial or other hardship is not specified. What "further loss and expense" is being incurred?

Petitioner is ordered to amend his petition in accordance with the above listed matters within 35 days from the date of this order. The 90-day decision period set by statute shall run from the date of filing of amended petition.

Failure to timely file the required information shall make the petition 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 2/34 day of March, 1974 by a vote of 5-0.

Christan L.

Illinois Pollution Control Board