THON CONTROL BOARD RECEIVED

CLERK'S OFFICE

APR 3 0 2003

STATE OF ILLINOIS

Pollution Control Board

CITY OF KANKAKEE,

Petitioner,

VS.

COUNTY OF KANKAKEE, COUNTY BOARD OF KANKAKEE, and WASTE MANAGEMENT OF ILLINOIS, INC.

Respondents.

MERLIN KARLOCK,

Petitioner,

VS.

COUNTY OF KANKAKEE, COUNTY BOARD OF KANKAKEE, and WASTE MANAGEMENT OF ILLINOIS, INC.

Respondents.

MICHAEL WATSON,

Petitioner,

Vs.

COUNTY OF KANKAKEE, COUNTY BOARD OF KANKAKEE, and WASTE MANAGEMENT OF ILLINOIS, INC.

Respondents.

KEITH RUNYON,

Petitioner,

VS.

COUNTY OF KANKAKEE, COUNTY BOARD OF KANKAKEE, and WASTE MANAGEMENT OF ILLINOIS, INC.

Respondents.

WASTE MANAGEMENT OF ILLINOIS, INC.,

Petitioner,

· VS.

COUNTY OF KANKAKEE,

Respondent.

PCB 03-125

(Third-Party Pollution Control Facility Siting Appeal)

PCB 03-133

(Third-Party Pollution Control Facility Siting Appeal)

PCB 03-134

(Third-Party Pollution Control Facility Siting Appeal)

PCB 03-135

(Third-Party Pollution Control Facility Siting Appeal)

PCB 03-144

(Pollution Control Facility

Siting Appeal)

#### NOTICE OF FILING

TO:

Dorothy M. Gunn, Clerk
Illinois Pollution Control Board
James R. Thompson Center
100 West Randolph Street, Suite 11-500
Chicago, IL 60601-3218

Bradley Halloran Fearing Officer Illinois Pollution Control Board 100 West Randolph, 11<sup>th</sup> Floor Chicago, IL 60601 FAX 312/814-3669

Donald J. Moran, Esq. Pederson & Houpt 161 North Clark, Suite 3100 Chicago, IL 60601-3242 FAX 312/261-1149

Charles F. Helsten, Esq.
Richard S. Porter, Esq.
Hinshaw & Culbertson
P. O. Box 1389
Rockford, IL 61105-1389
FAX 815/963-9989

Jennifer J. Sackett Pohlenz, Esq. 175 W. Jackson Blvd., Ste. 1600 Chicago, IL 60604 FAX 312/540-0578

Leland Milk 6903 South Route 45-52 Chebanse, IL 60922

George Mueller, Esq. 501 State Street Ottawa, IL 61350 FAX 815/433-4913

Keith L. Runyon 1165 Plum Creek Drive, Unit D Bourbonnais, IL 60914 FAX 815/937-9164

Elizabeth Harvey, Esq.
Swanson, Martin & Bell
One IBM Plaza, Suite 2900
330 North Wabash
Chicago, IL 60611
FAX 312/321-0990

PLEASE TAKE NOTICE that I have on the 30<sup>th</sup> day of April, 2003, filed the original and nine (9) copies of the following document:

RESPONSE TO COUNTY OF KANKAKEE'S RESPONSE TO CITY'S MOTION TO RECONSIDER DISCOVERY RULINGS

with Dorothy M. Gunn, Clerk, Illinois Pollution Control Board, James R. Thompson Center, 100 West Randolph Street, Suite 11-500, Chicago, IL 60601-3218, and a true and correct copy thereof was served upon you on April 30, 2003, by depositing a copy thereof, enclosed in an envelope in the U. S. Mail at Kankakee, Illinois, proper postage prepaid, before the hour of 5:00 p.m., addressed as above, and by facsimile to those parties with facsimile numbers listed above.

Kenneth A. Leshen

Assistant City Attorney

City of Kankakee

Kenneth A. Leshen
Assistant City Attorney
One Dearborn Square, Suite 550
Kankakee, IL 60901
815/933-3385
Reg. No. 03127454

ILLINOIS POLLUTION CONTROL BOARD

RECEIVED

CLERK'S OFFICE

APR 3 0 2003

CITY OF KANKAKEE,

STATE OF ILLINOIS
Pollution Control Board

Petitioner.

PCB 03-125

vs.

(Third-Party Pollution Control Facility Siting Appeal)

COUNTY OF KANKAKEE, COUNTY BOARD OF KANKAKEE, and WASTE MANAGEMENT OF ILLINOIS, INC.

Respondents.

MERLIN KARLOCK,

Petitioner,

VS.

PCB 03-133 (Third-Party Pollution Control

Facility Siting Appeal)

COUNTY OF KANKAKEE, COUNTY BOARD OF KANKAKEE, and WASTE MANAGEMENT OF ILLINOIS, INC.

Respondents.

MICHAEL WATSON,

Petitioner,

vs.

PCB 03-134
(Third-Party Pollution Control Facility Siting Appeal)

Facility Siting Appeal)

COUNTY OF KANKAKEE, COUNTY BOARD OF KANKAKEE, and WASTE MANAGEMENT OF ILLINOIS, INC.

Respondents.

KEITH RUNYON,

Petitioner,

VS.

PCB 03-135 (Third-Party Pollution Control

COUNTY OF KANKAKEE, COUNTY BOARD OF KANKAKEE, and WASTE MANAGEMENT OF ILLINOIS, INC.

Respondents.

WASTE MANAGEMENT OF ILLINOIS, INC.,

Petítioner,

VS.

) PCB 03-144

COUNTY OF KANKAKEE,

(Pollution Control Facility Siting Appeal)

Respondent.

#### ILLINOIS POLLUTION CONTROL BOARD

CITY OF KANKAKEE		. )	
	Petitioner,	)	PCB 03-125
V.		)	PCB 03-133
COUNTY OF KANKAKEE,		)	PCB 03-134
COUNTY BOARD OF KANKAKEE, and		)	PCB 03-135
WASTE MANAGEMENT OF ILLINOIS, INC.,		. )	(consolidated)
		)	(Pollution Control
	Respondents.	)	Facility Siting Appeals)

# RESPONSE TO COUNTY OF KANKAKEE'S RESPONSE TO CITY'S MOTION TO RECONSIDER DISCOVERY RULINGS

NOW COMES the CITY OF KANKAKEE, by and through assistant City Attorney, KENNETH A. LESHEN, and responding to the County's Response to City's Motion to Reconsider Discovery Rulings, states as follows:

- 1. On April 29, 2003, the County of Kankakee, by and through its Attorney, Elizabeth S. Harvey, filed a Response to City's Motion to Reconsider Discovery Rulings with the Illinois Control Board.
- 2. The Response references and incorporates Affidavits by Elizabeth Harvey, Attorney at Law, and Charles F. Helston, Attorney at Law.
- 3. Since said attorneys responded to the Motion by opening the door and providing affirmative testimony through their Affidavits, the Petitioners now have at least the right to cross examine them on Affidavits they submitted in support of their Response Brief. Further, whatever claim of privilege or other objections raised by the County and said attorneys to providing testimony on the subject of their ex parte

communications has now been waived through the submittal of their Affidavits and therefore their depositions should be allowed.

- 4. After the filing of the City's Motion, the Petitioners took the discovery deposition of Leonard "Shaky" Martin. Mr. Martin has been a Kankakee County Board member for 30 years and was previously the chairman of the Kankakee County Board.
- 5. In his deposition Mr. Martin testified that Mr. Helston had contact with Waste Management of Illinois, Inc. (hereinafter, "WMII") regarding the conditions imposed by the County on WMII in the County's approval of WMII's siting application and that he believed that Mr. Helston made those contacts prior to January 31, 2003 (See, page 23, line 9 through page 25, line 17 of Leonard Martin's deposition attached hereto and incorporated herein as Exhibit A).
- 6. The Affidavits of Attorneys Harvey and Helston deny any substantive contacts with WMII during the time period in which the siting application was pending. WMII's responses to discovery requests concede that Donald Moran made contacts with the County's Attorneys regarding conditions during the prohibited time period. Leonard Martin's sworn testimony supports the position that prohibited contacts were made. It is precisely this type of factual dispute that is best served by scrutiny through the discovery process.
- 7. The County proposes that the depositions of these attorneys should be limited to the specific phone call. Leonard Martin's deposition testimony requires that these depositions be taken and that the City of

Kankakes and other Petitioners be allowed to inquire into the full range of contacts referenced by Leonard Martin in his deposition.

ESPECTFULLY SUBMITTED:

Kenneth A. Leshen

Assistant City Attorney

Prepared By:
Kenneth A. Leshen
Attorney at Law
One Dearborn Square, Ste. 550
Kankakee, IL 60901
815/933-3385
Reg. No. 03127454

CITY POLLUTION CONTROL/RESP.MOT.REC.

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#### DEPOSITION OF LEONARD MARTIN - 4/29/03

- Q. Do you know whether any County employees
- 2 had contacts with Waste Management regarding those
- 3 conditions?
- 4 A. I don't know.
- 5 Q. Do you know whether any County Board
- 6 Members had contacts with Waste Management regarding
- 7 those conditions?
- 8 A. I don't know.
- 9 Q. Do you know whether Mr. Helsten had
- 10 contact with Waste Management regarding those conditions?
- II A. I believe that he did.
- Q. When do you believe he had contact with
- Waste Management regarding those conditions?
- 14 A. I think shortly after the conditions were
- 15 set into effect.
- In other words, after the County Board
- 17 passed the siting and the application from Waste
- Management I think that he was -- he was told by the
- 19 County that he could negotiate conditions on behalf of
- 20 the County Board.
- 21 Q. Before January 31st, -- let's focus on the
- 22 time before January 31st. Do you know whether Mr.
- 23 Helsten had contact with Waste Management?
- A. I believe he was.

EXHIBIT

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## DEPOSITION OF LEONARD MARTIN - 4/29/03

l	Q.	You believe he did have?		
2	Α.	Yes.		
3	Q.	And upon what do you base that belief?		
4	Α.	County Board discussions and meetings.		
5	Q.	Okay and in the County Board discussions		
6	and meetings	Mr. Helsten was present, is that correct?		
7	Α.	Yes.		
3	Q.	And he informed you that he had contact		
9	with Waste Ma	anagement, is that correct?		
10	Α.	Yes.		
11	Q.	And that was in the time period before		
12	January 31, 2	2003?		
13	Α.	I can't be sure of that, but I think it		
14	was, yes.			
15		MR. LESHEN: Mr. Porter, I'm going to		
16	ask you to st	op nodding because even if it's not intended		
17	to communicat	e with the deponent, I still find it		
18	distracting.	So I'd appreciate it.		
19		MR. PORTER: I am certainly not		
20	communicating	with the deponent. I will face the other		
21	direction.			
22		MR. LESHEN: That is why I phrased it in		
23	my dual way c	f saying it. I just want to make sure.		
24	Q.	What information did you there were		

MARILYNN MROZYNSKI, CSR, KANKAKEE, ILLINOIS 815-439-1390 FAX 815-439-8370

X.

- meetings before I take it then before the January 31,
- 2 2003 meeting?
- A. I believe there were.
- 4 O. Do you know which meetings those were
- 5 where that happened?
- 6 A. No.
- 7 Q. Were you a participant in those meetings?
- A. No.
- Q. Who told you about the meetings?
- 10 A. They were at County Board Meetings that
- 11 those things were discussed.
- 12 Q. And how did you become aware that they
- 13 were discussed at those meetings?
- A. Just by being there and listening.
- 15 Q. You were present at the meetings where
- 16 those things were discussed?
- I7 A. Yes.
- Q. Do you know whether -- let me tap into
- 19 your expertise as the ex-County Chairman.
- 20 Did there come a point when the County
- 21 changed its policy to provide for tape recordings of
- 22 meetings?
- 23 A. That had been at -- that has been the
- 24 modus operandi like for four or five years.

KENNETH A. LESHEN, P.C. RECEIVED

ATTORNEY AT LAW

CLERK'S OFFICE

One Dearborn Square, Suite 550 Kankakee, Illinois 60901-3927 APR 3 0 2003

STATE OF ILLINOIS Pollution Connection (815) 933-3397

Telephone (815) 933-3385

### FACSIMILE TRANSMITTAL COVER LETTER

DATE:

April 30, 2003

Please deliver the following pages to:

NAME OF RECIPIENT:

see following service list

FROM:

Ken Leshen

RE:

City of Kankakee vs. County of Kankakee, et al.

PCB 03-125, et al.

THERE WILL BE (11) PAGES INCLUDING THIS PAGE