## ILLINOIS POLLUTION CONTROL BOARD April 9, 1992

MARTIN OIL MARKETING, #64/Chicago 3554 W. North Ave. LUST Incident No. 903190 LPC #0316225026 -- Cook County,

Petitioner,

v.

ILLINOIS ENVIRONMENTAL PROTECTION AGENCY,

Respondent.

PCB 92-53 (Underground Storage Tank Reimbursement)

ORDER OF THE BOARD (by B. Forcade):

On April 8, 1992, Martin Oil Marketing filed a petition for review of an Underground Storage Tank Reimbursement Determination. This matter is accepted for hearing.

A review of the correspondence filed to date in this matter indicates there may be some confusion as to the nature of a proceeding of this type before the Board. In proceedings before the Board, the burden is upon the petitioner to establish at a formal hearing, by oral testimony under oath or by properly submitted written documents, that the disputed costs should be paid under the terms of the Environmental Protection Act, and applicable regulations. Petitioner must present facts and arguments as to why those costs should be paid in order to prevail. The initial burden at hearing to explain why the costs were not paid is not upon the Agency.

Hearing must be scheduled within 14 days of the date of this order and completed within 60 days of the date of this order. The hearing officer shall inform the Clerk of the Board of the time and location of the hearing at least 40 days in advance of hearing so that public notice of hearing may be published. After hearing, the hearing officer shall submit an exhibit list, and all actual exhibits to the Board within 5 days of the hearing. Any briefing schedule shall provide for final filings as expeditiously as possible and in no event later than 70 days from the date of this order.

If after appropriate consultation with the parties, the parties fail to provide an acceptable hearing date or if after an attempt the hearing officer is unable to consult with the parties, the hearing officer shall unilaterally set a hearing date in conformance with the schedule above. This schedule will only provide the Board a very short time period to deliberate and

reach a decision before the due date. The hearing officer and the parties are encouraged to expedite this proceeding as much as possible.

Within 10 days of accepting this case, the hearing officer shall enter a hearing officer scheduling order governing completion of the record. That order shall set a date certain for each aspect of the case including: briefing schedule, hearing date(s), completion of discovery (if necessary) and prehearing conference (if necessary). The hearing officer scheduling order may be modified by entry of a complete new scheduling order conforming with the time requirements below.

The hearing officer may extend this schedule only on a waiver of the decision deadline by the petitioner and only for the equivalent or fewer number of days that the decision deadline is waived. Such waivers must be provided in writing to the Clerk of the Board. Any waiver must be an "open waiver" or a waiver of decision until a date certain.

Because of requirements regarding the publication of notice of hearing, no scheduled hearing may be canceled unless the petitioner provides an open waiver or a waiver to a date at least 120 days beyond the date of the motion to cancel hearing. This should allow ample time for the Board to republish notice of hearing and receive transcripts from the hearing before the due date. Any order by the hearing officer granting cancellation of hearing shall include a complete new scheduling order with a new hearing date at least 40 days in the future and at least 30 days prior to the new due date and the Clerk of the Board shall be promptly informed of the new schedule.

Because this proceeding is the type for which the Illinois Environmental Protection Act sets a very short statutory deadline for making a decision, absent a waiver, the Board will grant extensions or modifications only in unusual circumstances. Any such motion must set forth an alternative schedule for notice, hearing, and final submissions, as well as the deadline for decision, including response time to such a motion. However, no such motion shall negate the obligation of the hearing officer to establish a scheduling order pursuant to the requirements of this order, and to adhere to that order until modified.

This order will not appear in the Board's Opinion Volumes.

IT IS SO ORDERED.

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