

ILLINOIS POLLUTION CONTROL BOARD
June 28, 2005

PEOPLE OF THE STATE OF ILLINOIS,)
)
Complainant,)
)
v.) PCB 00-104
) (Enforcement - Air)
THE HIGHLANDS, L.L.C. and MURPHY)
FARMS, INC. a division of MURPHY)
BROWN, LLC, a North Carolina limited)
liability corporation, and SMITHFIELD)
FOODS, INC., a Virginia corporation,)
)
Respondents.)

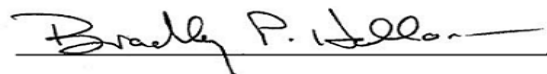
HEARING OFFICER ORDER

On May 27, 2005, the parties submitted proposed revised agreed discovery schedules. The revised discovery schedule as to respondent The Highlands, L.L.C. is accepted to the extent as follows: all parties must serve responses to all outstanding written discovery on or before July 15, 2005; depositions must be completed on or before November 15, 2005; all written discovery must be served and responded to on or before December 15, 2005.

The revised discovery schedule as to Murphy Farms, Inc. is accepted to the extent as follows: all parties must serve responses for all outstanding written discovery on or before July 15, 2005; complainant must disclose opinion witnesses and opinions on or before July 15, 2005; respondent must disclose opinion witnesses and opinions on or before August 15, 2005; depositions must be completed on or before November 15, 2005; all written discovery must be served and responded to on or before December 15, 2005.

The parties are directed to participate in a telephonic status conference with the hearing officer on July 7, 2005, at 11:00 a.m. The status conference must be initiated by the complainant, but each party is nonetheless responsible for its own appearance. At the status conference, the parties must be prepared to discuss the status of the above-captioned matter and their readiness for hearing.

IT IS SO ORDERED.



Bradley P. Halloran
Hearing Officer
Illinois Pollution Control Board
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