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BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

ILLINOIS ENVIRONMENTAL PROTECTION AGENCY,

Complainant,

VS.

REX D. EVANS and ROY W. EVANS, JR., No. AC 2006-16 (IEPA No. 442-05-AC)

Respondents.

NOTICE OF FILING

To: Michelle M. Ryan Special Assistant Attorney General Illinois Environmental Protection Agency 1021 North Grand Avenue East P.O. Box 19276 Springfield, IL 62794-9276

PLEASE TAKE NOTICE that on this date I mailed for filing with the Clerk of the

Illinois Pollution Control Board of the State of Illinois, a PETITION FOR REVIEW and

MOTION TO CONSOLIDATE, on behalf of the above-named Respondents, REX D.

EVANS and ROY W. EVANS, JR.

Respectfully submitted,

REX D. EVANS and ROY W. EVANS, JR., Respondents

BY: RAMMELKAMP BRADNEY, P.C., their attorneys

BY:

AV ackson Attorney

Attorneys for Respondents: Rammelkamp Bradney, P.C. Amy L. Jackson, Attorney 232 West State Street P.O. Box 550 Jacksonville, IL 62651-0550 Telephone: (217) 245-6177

THIS FILING SUBMITTED ON RECYCLED PAPER

DEC 1 4 2005

STATE OF ILLINOIS Pollution Control Board

ILLINOIS ENVIRONMENTAL PROTECTION AGENCY,

Complainant,

VS.

REX D. EVANS and ROY W. EVANS, JR., DEC 1 4 2005 STATE OF ILLINOIS

Pollution Control Board

No. AC 2006-16 (IEPA No. 442-05-AC)

Respondents.

PETITION FOR REVIEW

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COME NOW the Respondents, REX D. EVANS and ROY W. EVANS, JR., by and through their attorney, Rammelkamp Bradney, P.C., and pursuant to 35 III. Adm. Code 108.100 *et seq.* file this Petition for Review of the Administrative Citation filed by Complainant, ILLINOIS ENVIRONMENTAL PROTECTION AGENCY. In support of this Petition for Review, Respondents state as follows:

- Respondents were served with the Administrative Citation on November 10, 2005, and accordingly, this Petition is timely filed in accordance with 35 III. Adm. Code 108.204.
- Respondents are owners of a facility located in rural Murrayville, Morgan County, Illinois.
- 3. That the Complainant has filed two separate Administrative Citation proceedings, docketed as PCB No. AC 2006-16 and PCB No. AC 2006-17, in which the Complainant mistakenly characterizes the Respondents' facility as two separate facilities and for which two separate penalties are sought.

- 4. The facility at issue, however, is one and the same facility, and it is inappropriate for the Complainant to treat the facilities separately and for the Complainant to seek imposition of what is essentially a double penalty for the same violations.
- 5. It is further the Respondents' position that some of the violations alleged in the Administrative Citation were the result of uncontrollable circumstances.
- 6. Finally, Respondents maintain that the deposition of fly ash on Respondents' property, an alleged violation in Complainant's citation, was only done after first obtaining approval and acknowledgement of the Complainant.

WHEREFORE, Respondents, REX D. EVANS and ROY W. EVANS, JR.,

respectfully request that the Board set this matter for hearing and after hearing enter an Order consolidating the alleged violations into one Administrative Citation and reducing the applicable penalties and fines accordingly.

> REX D. EVANS and ROY W. EVANS, JR., Respondents

BY:

RAMMELKAMP BRADNEY, P.C., their Attorneys

BY:

Jackson,

Attorneys for Respondents: Rammelkamp Bradney, P.C. Amy L. Jackson, Attorney 232 West State Street P.O. Box 550 Jacksonville, IL 62651-0550 Telephone: (217) 245-6177

Attorney for Complainant: Michelle M. Ryan Special Assistant Attorney General Illinois Environmental Protection Agency 1021 North Grand Avenue East P.O. Box 19276 Springfield, 1L 62794-9276

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BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

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ILLINOIS ENVIRONMENTAL PROTECTION AGENCY,

Complainant,

VS.

REX D. EVANS and ROY W. EVANS, JR., Pollution (No. AC 2006-16 No. AC 2006-17 (IEPA Nos. 442-05-AC and 443-05-AC)

Respondents.

MOTION TO CONSOLIDATE

COME NOW the Respondents, REX D. EVANS and ROY W. EVANS, JR., by and through their attorney, Rammelkamp Bradney, P.C., and pursuant to 35 III. Adm. Code 101.406 file this Motion to Consolidate the above-referenced Administrative Citation proceedings. In support of this Motion, Respondents state as follows:

- Respondents seek consolidation of the above-referenced Administrative Citation proceedings for purposes of hearing and decision.
- Although the citations purportedly apply to two separate facilities, they in fact apply to one singular facility with common ownership and common operation.
- Economy of the parties and the Board will be best served by allowing the requested consolidation.
- 4. While neither party will be prejudiced by the requested consolidation, the Respondents may, in fact, be prejudiced if the consolidation is denied.
- Pursuant to 35 III. Adm. Code 101.406, consolidation is appropriate "in the interest of convenient, expeditious, and complete determination of claims, and if consolidation would not cause material prejudice to any party."

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DEC 1 4 2005

STATE OF ILLINOIS Pollution Control Board 6. For the reasons set forth herein, Respondents seek consolidation.

WHEREFORE, Respondents, REX D. EVANS and ROY W. EVANS, JR.,

respectfully request that the Board consolidate the Administrative Citation proceedings

known as PCB Nos. AC-2006-16 and AC-2006-17.

REX D. EVANS and ROY W. EVANS, JR., Respondents

BY: RAMMELKAMP BRADNEY, P.C., their Attorneys

BY:

Amv L. Jackson.

Attorneys for Respondents: Rammelkamp Bradney, P.C. Amy L. Jackson, Attorney 232 West State Street P.O. Box 550 Jacksonville, IL 62651-0550 Telephone: (217) 245-6177

Attorney for Complainant: Michelle M. Ryan Special Assistant Attorney General Illinois Environmental Protection Agency 1021 North Grand Avenue East P.O. Box 19276 Springfield, IL 62794-9276

PROOF OF SERVICE

The undersigned certifies that the foregoing instruments were served upon all parties to the above cause to each of the attorneys of record herein at their respective addresses disclosed on the pleadings on /2 - /3 - ..., 2005, by:

L.S. Mail Ryan _____ FAX _____ Hand Delivered _____ Overnight Courier _____ Federal Express Gunn____ Other: (Certified Mail/Return Receipt Requested) Signature: Barbara D Davenpar

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