# Illinois Environmental Protection Agency



1021 North Grand Avenue East, P.O. Box 19276, Springfield, Illinois 62794-9276 – (217) 782-3397 James R. Thompson Center, 100 West Randolph, Suite 11-300, Chicago, IL 60601 – (312) 814-6026 RECEIVED

ROD R. BLAGOJEVICH, GOVERNOR

DOUGLAS P. SCOTT, DIRECTOR CLERK'S OFFICE

JUN 1 9 2008

(217) 782-9817 TDD: (217) 782-9143

June 17, 2008

ORIGINAL

STATE OF ILLINOIS Pollution Control Board

A CO8-35

John Therriault, Clerk

Illinois Pollution Control Board James R. Thompson Center 100 West Randolph Street, Suite 11-500 Chicago, Illinois 60601

Re: <u>Illinois Environmental Protection Agency v. George R. Ford</u> IEPA File No. 76-08-AC: 0578060001—Fulton County

Dear Mr. Therriault:

Enclosed for filing with the Illinois Pollution Control Board, please find the original and nine true and correct copies of the Administrative Citation Package, consisting of the Administrative Citation, the inspector's Affidavit, and the inspector's Illinois Environmental Protection Agency Open Dump Inspection Checklist, issued to the above-referenced respondent(s).

On this date, a copy of the Administrative Citation Package was sent to the Respondent(s) via Certified Mail. As soon as I receive the return receipt, I will promptly file a copy with you, so that the Illinois Pollution Control Board may calculate the thirty-five (35) day appeal period for purposes of entering a default judgment in the event the Respondent(s) fails or elects not to file a petition for review contesting the Administrative Citation.

If you have any questions or concerns, please do not hesitate to contact me at the number above. Thank you for your cooperation.

Sincerely,

Michelle M. Ryan Assistant Counsel

# Enclosures

 ROCKFORD – 4302 North Main Street, Rockford, IL 61103 – (815) 987-7760
 • Des Plaines – 9511 W. Harrison St., Des Plaines, IL 60016 – (847) 294-4000

 ELGIN – 595 South State, Elgin, IL 60123 – (847) 608-3131
 • Des Plaines – 5415 N. University St., Peoria, IL 61614 – (309) 693-5463

 BUREAU OF LAND - PEORIA – 7620 N. University St., Peoria, IL 61614 – (309) 693-5462
 • CHAMPAIGN – 2125 South First Street, Champaign, IL 61820 – (217) 278-5800

 SPRINGFIELD – 4500 S. Sixth Street Rd., Springfield, IL 62706 – (217) 786-6892
 • COLLINSVILLE – 2009 Mall Street, Collinsville, IL 62234 – (618) 346-5120

 MARION – 2309 W. Main St., Suite 116, Marion, IL 62959 – (618) 993-7200
 • Collinsville, IL 62959 – (618) 993-7200

 bcc: Susan Konzelmann, DLC #21 Mike Davison, Division of Land Pollution Control #24 Division of Land Pollution Control File Room #24 (Compliance File) Ford Property 0578060001—Fulton County Charlie King, Springfield Regional Office

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JUN 1 9 2008

STATE OF ILLINOIS Pollution Control Board

**RECEIVED** BEFORE THE ILLINOIS POLLUTION CONTROL BOARD<sup>CLERK'S OFFICE</sup>

# ADMINISTRATIVE CITATION

ILLINOIS ENVIRONMENTAL PROTECTION AGENCY,

Complainant,

v.

GEORGE R. FORD,

Respondent.

(IEPA No. 76-08-AC)

# **NOTICE OF FILING**

To: George R. Ford 23735 N County Hwy 2 Smithfield, IL 61477-9529

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

Control Board of the State of Illinois the following instrument(s) entitled ADMINISTRATIVE

CITATION, AFFIDAVIT, and OPEN DUMP INSPECTION CHECKLIST.

Respectfully submitted,

Michelle M. Ryan Special Assistant Attorney General

Illinois Environmental Protection Agency 1021 North Grand Avenue East P.O. Box 19276 Springfield, Illinois 62794-9276 (217) 782-5544

Dated: June 17, 2008

THIS FILING SUBMITTED ON RECYCLED PAPER

RECEIVED CLERK'S OFFICE

# BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

# ADMINISTRATIVE CITATION

ILLINOIS ENVIRONMENTAL PROTECTION AGENCY,

Complainant,

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GEORGE R. FORD,

JUN 1 9 2008

STATE OF ILLINOIS Pollution Control Board

(IEPA No. 76-08-AC)

Respondent.

# **JURISDICTION**

This Administrative Citation is issued pursuant to the authority vested in the Illinois Environmental Protection Agency by Section 31.1 of the Illinois Environmental Protection Act, 415 ILCS 5/31.1 (2006).

# FACTS

1. That George R. Ford ("Respondent") is the present owner and operator of a facility located at The Southeast Quarter of Section Number Thirty-two (32) in Township Seven (7) North of the Base Line, Range Two (2) East of the Fourth Principal Meridan , situated in the Town of Deerfield, Fulton County, Illinois. The property is commonly known to the Illinois Environmental Protection Agency as Ford Property.

2. That said facility is an open dump operating without an Illinois Environmental Protection Agency Operating Permit and is designated with Site Code No. 0578060001.

3. That Respondent has owned and operated said facility at all times pertinent hereto.

4. That on April 23, 2008, Robert J. Wagner of the Illinois Environmental Protection Agency's Peoria Regional Office inspected the above-described facility. A copy of his inspection report setting forth the results of said inspection is attached hereto and made a part hereof.

### **VIOLATIONS**

Based upon direct observations made by Robert J. Wagner during the course of his April 23, 2008 inspection of the above-named facility, the Illinois Environmental Protection Agency has determined that Respondent has violated the Illinois Environmental Protection Act (hereinafter, the "Act") as follows:

- (1) That Respondent caused or allowed the open dumping of waste in a manner resulting in litter, a violation of Section 21(p)(1) of the Act, 415 ILCS 5/21(p)(1) (2006).
- (2) That Respondent caused or allowed the open dumping of waste in a manner resulting in open burning, a violation of Section 21(p)(3) of the Act, 415 ILCS 5/21(p)(3)(2006).
- (3) That Respondent caused or allowed the open dumping of waste in a manner resulting in Deposition of General Construction or Demolition Debris: or Clean Construction or Demolition Debris a violation of Section 21(p)(7) of the Act, 415 ILCS 5/21(p)(7) (2006).

#### CIVIL PENALTY

Pursuant to Section 42(b)(4-5) of the Act, 415 ILCS 5/42(b)(4-5) (2006), Respondent is subject to a civil penalty of One Thousand Five Hundred Dollars (\$1,500.00) for each of the violations identified above, for a total of <u>Four Thousand Five Hundred Dollars (\$4,500.00)</u>. If Respondent elects not to petition the Illinois Pollution Control Board, the statutory civil penalty

specified above shall be due and payable no later than <u>July 15, 2008</u>, unless otherwise provided by order of the Illinois Pollution Control Board.

If Respondent elects to contest this Administrative Citation by petitioning the Illinois Pollution Control Board in accordance with Section 31.1 of the Act, 415 ILCS 5/31.1 (2006), and if the Illinois Pollution Control Board issues a finding of violation as alleged herein, after an adjudicatory hearing, Respondent shall be assessed the associated hearing costs incurred by the Illinois Environmental Protection Agency and the Illinois Pollution Control Board. Those hearing costs shall be assessed in addition to the One Thousand Five Hundred Dollar (\$1,500.00) statutory civil penalty for each violation.

Pursuant to Section 31.1(d)(1) of the Act, 415 ILCS 5/31.1(d)(1) (2006), if Respondent fails to petition or elects not to petition the Illinois Pollution Control Board for review of this Administrative Citation within thirty-five (35) days of the date of service, the Illinois Pollution Control Board shall adopt a final order, which shall include this Administrative Citation and findings of violation as alleged herein, and shall impose the statutory civil penalty specified above.

When payment is made, Respondent's check shall be made payable to the Illinois Environmental Protection Trust Fund and mailed to the attention of Fiscal Services, Illinois Environmental Protection Agency, 1021 North Grand Avenue East, P.O. Box 19276, Springfield, Illinois 62794-9276. Along with payment, Respondent shall complete and return the enclosed Remittance Form to ensure proper documentation of payment.

If any civil penalty and/or hearing costs are not paid within the time prescribed by order of the Illinois Pollution Control Board, interest on said penalty and/or hearing costs shall be assessed against the Respondent from the date payment is due up to and including the date that payment is received. The Office of the Illinois Attorney General may be requested to initiate proceedings against Respondent in Circuit Court to collect said penalty and/or hearing costs, plus any interest accrued.

3

## PROCEDURE FOR CONTESTING THIS ADMINISTRATIVE CITATION

Respondent has the right to contest this Administrative Citation pursuant to and in accordance with Section 31.1 of the Act, 415 ILCS 5/31/1 (2006). If Respondent elects to contest this Administrative Citation, then Respondent shall file a signed Petition for Review, including a Notice of Filing, Certificate of Service, and Notice of Appearance, with the Clerk of the Illinois Pollution Control Board, State of Illinois Center, 100 West Randolph, Suite 11-500, Chicago, Illinois 60601. A copy of said Petition for Review shall be filed with the Illinois Environmental Protection Agency's Division of Legal Counsel at 1021 North Grand Avenue East, P.O. Box 19276, Springfield, Illinois 62794-9276. Section 31.1 of the Act provides that any Petition for Review shall be filed within thirty-five (35) days of the date of service of this Administrative Citation or the Illinois Pollution Control Board shall enter a default judgment against the Respondent.

Douglas P. Scott by (-K-,

Date: 61708

Illinois Environmental Protection Agency

Prepared by:

Susan E. Konzelmann, Legal Assistant Division of Legal Counsel Illinois Environmental Protection Agency 1021 North Grand Avenue East P.O. Box 19276 Springfield, Illinois 62794-9276 (217) 782-5544

	REMITTANCE FORM	ORIGINA	CLERK'S OFFICE
ILLINOIS ENVIRONMENTAL PROTECTION AGENCY,	)		JUN 1 9 2008 STATE OF ILLINOIS Dilution Control Board
Complainant,	)	AC 08 -35	Sollirol Board
V.	)	(IEPA No. 76-08-AC	;)
GEORGE R. FORD,	) ) ) )		
Respondent.	)		
FACILITY: Ford Property		SITE CODE NO.:	05780600001
COUNTY: Peoria		CIVIL PENALTY:	\$4,500.00
DATE OF INSPECTION: April 2	23, 2008		

DATE REMITTED:

SS/FEIN NUMBER:

SIGNATURE:

# <u>NOTE</u>

Please enter the date of your remittance, your Social Security number (SS) if an individual or Federal Employer Identification Number (FEIN) if a corporation, and sign this Remittance Form. Be sure your check is enclosed and mail, along with Remittance Form, to Illinois Environmental Protection Agency, Attn.: Fiscal Services, P.O. Box 19276, Springfield, Illinois 62794-9276.

#### ILLINOIS ENVIRONMENTAL PROTECTION AGENCY

### AFFIDAVIT

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		RESI	PONDENT	/	)		

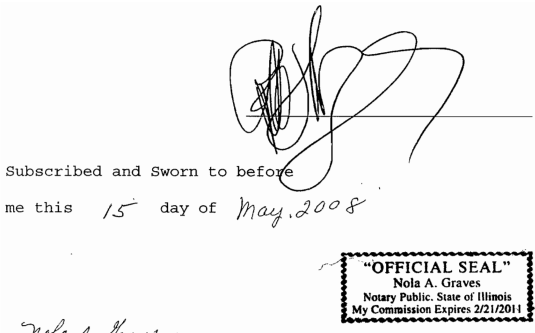
Affiant, Robert J. Wagner, being first duly sworn, voluntarily deposes and states as follows:

1. Affiant is a field inspector employed by the Land Pollution Control Division of the Illinois Environmental Protection Agency and has been so employed at all times pertinent hereto.

2. On April 23, 2008, between 9:00 a.m. and 9:20 a.m., Affiant conducted an inspection of the open dump in Fulton County, Illinois, known as Ford Property, Illinois Environmental Protection Agency Site No. 0578060001.

3. Affiant inspected said Ford Property by an on-site inspection, which included walking the site and photographing the site.

4. As a result of the activities referred to in Paragraphs 3 above, Affiant completed the Inspection Report form attached hereto and made a part hereof, which, to the best of Affiant's knowledge and belief, is an accurate representation of Affiant's observations and factual conclusions with respect to Ford Property open dump.



Nola A. Shaves Notary Public

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# ILLINOIS ENVIRONMENTAL PROTECTION AGENCY Open Dump Inspection Checklist

County:	Fulton	LPC#: 0578060001 Region: 3 - Peoria	
Location/S	ite Name:	Smithfield / Ford Property	
Date:	04/23/2008	Time: From 9:00 AM To 9:20 AM Previous Inspection Date: 09/18/20	07
Inspector(s	s): Robert	J. Wagner Weather: 45 F, Sunny, Dry	
No. of Pho	tos Taken: #	8 Est. Amt. of Waste: 52 yds <sup>3</sup> Samples Taken: Yes # No	$\boxtimes$
Interviewe	d: No one	e onsite Complaint #: C-2007-087-P	
Latitude:	40.54384	Longitude: 90.29231 Collection Point Description: Dump Location -	
(Example: I	_at.: 41.26493	Long.: -89.38294) Collection Method: GPS -	
		George R. Ford	
Responsib Mailing Ad		23735 N County Hwy 2, RR1	
	Number(s):	Smithfield, II 61477-9529	
		309-293-4642	
	SECTION	DESCRIPTION	VIOL
	ILL	INOIS ENVIRONMENTAL PROTECTION ACT REQUIREMENTS	
1.	9(a)	CAUSE, THREATEN OR ALLOW AIR POLLUTION IN ILLINOIS	$\square$
2.	9(c)	CAUSE OR ALLOW OPEN BURNING	$\boxtimes$
3.	12(a)	CAUSE, THREATEN OR ALLOW WATER POLLUTION IN ILLINOIS	
4.	12(d)	CREATE A WATER POLLUTION HAZARD	
5.	21(a)	CAUSE OR ALLOW OPEN DUMPING	$\square$
6.	21(d)	CONDUCT ANY WASTE-STORAGE, WASTE-TREATMENT, OR WASTE- DISPOSAL OPERATION:	
	(1)	Without a Permit	$\square$
	(2)	In Violation of Any Regulations or Standards Adopted by the Board	$\square$
7.	21(e)	DISPOSE, TREAT, STORE, OR ABANDON ANY WASTE, OR TRANSPORT ANY WASTE INTO THE STATE AT/TO SITES NOT MEETING REQUIREMENTS OF ACT	
8.	21(p)	CAUSE OR ALLOW THE OPEN DUMPING OF ANY WASTE IN A MANNER WHICH RE IN ANY OF THE FOLLOWING OCCURRENCES AT THE DUMP SITE:	SULTS
	(1)	Litter	$\square$
	(2)	Scavenging	
	(3)	Open Burning	$\square$
	(4)	Deposition of Waste in Standing or Flowing Waters	
	(5)	Proliferation of Disease Vectors	
	(6)	Standing or Flowing Liquid Discharge from the Dump Site	

# LPC # 0578060001

Incomention Deter

spectio	on Date: 04	4/24/2008	
	(7)	Deposition of: (i) General Construction or Demolition Debris as defined in Section 3.160(a); or (ii) Clean Construction or Demolition Debris as defined in Section 3.160(b)	$\boxtimes$
9.	55(a)	NO PERSON SHALL:	
	(1)	Cause or Allow Open Dumping of Any Used or Waste Tire	$\boxtimes$
	(2)	Cause or Allow Open Burning of Any Used or Waste Tire	$\square$
		35 ILLINOIS ADMINISTRATIVE CODE REQUIREMENTS SUBTITLE G	
10.	812.101(a)	FAILURE TO SUBMIT AN APPLICATION FOR A PERMIT TO DEVELOP AND OPERATE A LANDFILL	
11.	722.111	HAZARDOUS WASTE DETERMINATION	
12.	808.121	SPECIAL WASTE DETERMINATION	
13.	809.302(a)	ACCEPTANCE OF SPECIAL WASTE FROM A WASTE TRANSPORTER WITHOUT A WASTE HAULING PERMIT, UNIFORM WASTE PROGRAM REGISTRATION AND PERMIT AND/OR MANIFEST	
		OTHER REQUIREMENTS	
14.		APPARENT VIOLATION OF: () PCB; () CIRCUIT COURT CASE NUMBER: ORDER ENTERED ON:	
15.	OTHER:		
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Informational Notes

- 1. [Illinois] Environmental Protection Act: 415 ILCS 5/4.
- 2. Illinois Pollution Control Board: 35 Ill. Adm. Code, Subtitle G.
- Statutory and regulatory references herein are provided for convenience only and should not be construed as legal conclusions of the Agency or as limiting the Agency's statutory or regulatory powers. Requirements of some statutes and regulations cited are in summary format. Full text of requirements can be found in references listed in 1. and 2. above.
- 4. The provisions of subsection (p) of Section 21 of the [Illinois] Environmental Protection Act shall be enforceable either by administrative citation under Section 31.1 of the Act or by complaint under Section 31 of the Act.
- 5. This inspection was conducted in accordance with Sections 4(c) and 4(d) of the [Illinois] Environmental Protection Act: 415 ILCS 5/4(c) and (d).
- 6. Items marked with an "NE" were not evaluated at the time of this inspection.

# Narrative

On April 23, 2008 [9:00 AM to 9:20 AM], this author (Robert J. Wagner) conducted an open dump re-inspection of property owned by George R. Ford. The property is located approximately 1 1/4 miles south of Illinois Route 9 on Smithfield Road (see attached site map).

# History

This site was originally inspected on April 19, 1989, as an open dump because of a citizen complaint. A Pre-Enforcement letter was sent to George R. Ford for open dumping violations. These violations were subsequently resolved during a June 9, 1989 inspection. On June 17, 1991, George R. Ford received an Administrative Warning Notice for open dumping at the property. On July 17, 1991, George R. Ford adequately responded to the letter.

On September 18, 2007, an inspection took place at the Ford Property. On October 12, 2007, the property owner, George R. Ford was sent an Administrative Citation Warning Notice (ACWN) for the following violations: Section 9(a), 9(c), 21(a), 21(d)(1), 21(d)(2), 21(e), 21(p)(1) 21(p)(3), 21(P)(7), 55(a)(1), and 55(a)(2) of the Act and Section 812.201(a) of the Regulations. Mr. Ford did not respond to the ACWN.

# Inspection

This author arrived at the property at 9:00 AM. This author knocked on the door to the house located on the property. The house was abandoned. Since the area in question was in clear site from the road and there was no expectation of privacy this author proceeded with the inspection. This author observed the charred remains of vinyl siding, processed wood fragments, tire beads, and metal debris dumped in a burn pile with a fence around the area. Photographs 1, 2, 3, and 4 show the charred remains of vinyl siding, processed wood fragments, tire beads, and metal debris. The size of the burn pile was approximately 5 feet long by 5 feet wide by 1 foot high (1 yd3). This author observed a new pile of waste material since the previous inspection. The waste pile consisted of trees branches tree trunks, and the charred remains of vinyl siding. The size of the new pile was approximately 10 feet long by 10 feet wide by 14 foot high (51 yd3). This author departed the site at 9:50 AM.

George R. Ford is the property owner. This author spoke to George R. Ford via telephone. According to George R. Ford, he was responsible for the open burning of the waste materials observed in the April 23, 2008 inspection. Mr. Ford is a general contractor who travels the area doing construction work. He on occasion brings back waste material generated from these job sites and disposes of them by open burning. The second waste pile according to Mr. Ford was generated from cleaning debris from around the property.

The following alleged violations were observed and indicated on the open dump inspection checklist:

1. Pursuant to Section 9(a) of the {Illinois} Environmental Protection Act (415 ILCS 5/9(a)), no person shall cause or threaten or allow the discharge or emission of any contaminant into the environment in any State so as to cause or tend to cause air pollution in Illinois, either alone or in combination with contaminants from other sources, or so as to violate regulations or standards adopted by the Board under this Act.

A violation of Section 9(a) is alleged for the following reason: Evidence of open burning which would cause or tend to cause air pollution in Illinois was observed during the inspection.

2. Pursuant to Section 9(c) of the {Illinois} Environmental Protection Act (415 ILCS 5/9(c)), no person shall cause or allow the open burning of refuse, conduct any salvage operation by open burning, or cause or allow the burning of any refuse in any chamber not specifically designed for the purpose and approved by the Agency pursuant to regulations adopted by the Board under this Act.

A violation of Section 9(c) is alleged for the following reason: Evidence of open burning was observed during the inspection.

3. Pursuant to Section 21(a) of the {Illinois} Environmental Protection Act (415 ILCS 5/21(a)), no person shall cause or allow the open dumping of any waste.

A violation of Section 21(a) is alleged for the following reason: Evidence of open dumping of waste was observed during the inspection.

4. Pursuant to Section 21(d)(1) of the {Illinois} Environmental Protection Act (415 ILCS 5/21(d)(1)), no person shall conduct any waste-storage, waste-treatment, or waste-disposal operation without a permit granted by the Agency or in violation of any conditions imposed by such permit.

A violation of Section 21(d)(1) is alleged for the following reason: Waste was disposed without a permit granted by the Illinois EPA.

5. Pursuant to Section 21(d)(2) of the {Illinois} Environmental Protection Act (415 ILCS 5/21(d)(2)), no person shall conduct any waste-storage, waste-treatment, or waste-disposal operation in violation of any regulations or standards adopted by the Board under this Act.

A violation of Section 21(d)(2) is alleged for the following reason: A waste disposal operation was conducted in violation of regulations adopted by the Illinois Pollution Control Board.

6. Pursuant to Section 21(e) of the {Illinois} Environmental Protection Act (415 ILCS 5/21(e)), no person shall dispose, treat, store or abandon any waste, or transport any

waste into this State for disposal, treatment, storage or abandonment, except at a site or facility which meets the requirements of this Act and of regulations and standards thereunder.

A violation of Section 21(e) is alleged for the following reason: Waste was disposed at this site which does not meet the requirements of the Act and regulations thereunder.

7. Pursuant to Section 21(p)(1) of the {Illinois} Environmental Protection Act (415 ILCS 5/21(p)(1)), no person shall, in violation of subdivision (a) of this Section, cause or allow the open dumping of any waste in a manner which results in litter.

The prohibitions specified in this subsection (p) shall be enforceable by the Agency either by administrative citation under Section 31.1 of this Act or as otherwise provided by this Act. The specific prohibitions in this subsection do not limit the power of the Board to establish regulations or standards applicable to open dumping.

A violation of Section 21(p)(1) is alleged for the following reason: The open dumping of waste was caused or allowed in a manner which resulted in litter.

8. Pursuant to Section 21(p)(3) of the {Illinois} Environmental Protection Act (415 ILCS 5/21(p)(3)), no person shall, in violation of subdivision (a) of this Section, cause or allow the open dumping of any waste in a manner which results in open burning.

A violation of Section 21(p)(3) is alleged for the following reason: The open dumping of waste was caused or allowed in a manner which resulted in open burning.

9. Pursuant to Section 21(p)(7) of the {Illinois} Environmental Protection Act (415 ILCS 5/21(p)(7)), no person shall cause or allow the open dumping of waste in a manner that results in deposition of (i) general construction or demolition debris as defined in Section 3.160(a) of this Act; or (ii) clean construction or demolition debris as defined in Section 3.160(b) of this Act.

A violation of Section 21(p)(7) is alleged for the following reason: The open dumping of waste was caused or allowed in a manner which resulted in deposition of general or clean construction or demolition debris.

10. Pursuant to Section 55(a)(1) of the {Illinois} Environmental Protection Act (415 ILCS 5/55(a)(1)), no person shall cause or allow the open dumping of any used or waste tire.

A violation of Section 55(a)(1) is alleged for the following reason: Evidence of open dumping of used or waste tires was observed during the inspection.

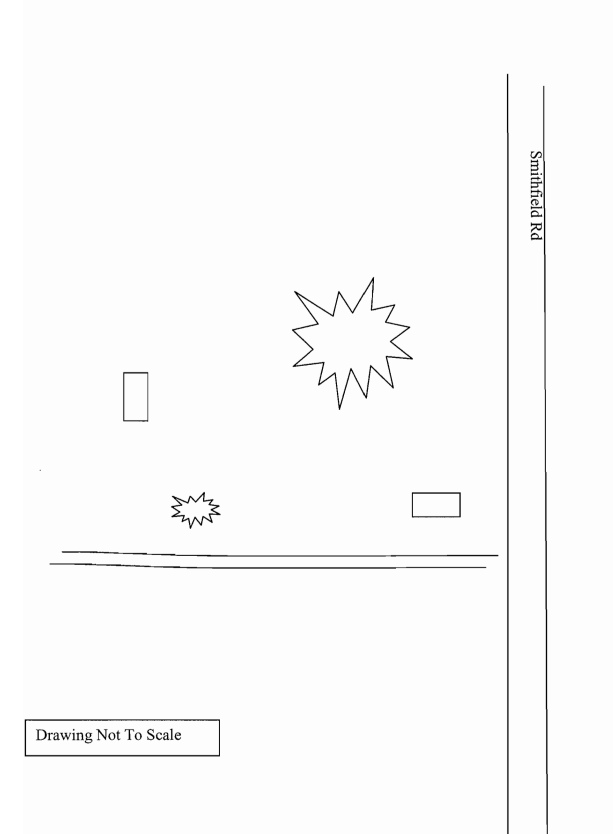
11. Pursuant to Section 55(a)(2) of the {Illinois} Environmental Protection Act (415 ILCS 5/55(a)(2)), no person shall cause or allow the open burning of any used or waste tire.

A violation of Section 55(a)(2) is alleged for the following reason: Evidence of open burning of used or waste tires was observed during the inspection.

12. Pursuant to 35 Ill. Adm. Code 812.101(a), all persons, except those specifically exempted by Section 21(d) of the {Illinois} Environmental Protection Act, shall submit to the Agency an application for a permit to develop and operate a landfill.

A violation of 35 Ill. Adm. Code 812.101(a) is alleged for the following reason: A waste disposal site was operated without submitting to the Illinois EPA an application for a permit to develop and operate a landfill.







0578060001 - Fulton County Ford Property FOS

DATE: April 23, 2008

TIME: 9:17 AM

PHOTOGRAPHED BY: Robert J. Wagner

DIRECTION: Photograph taken toward the northwest.

PHOTOGRAPH NUMBER: 1

PHOTOGRAPH FILE NAME: 0578065001-04232008-001.jpg

**COMMENTS:** The Photograph shows the charred remains of vinyl siding, processed wood fragments, tire beads, and metal debris. Site Photographs Page 1 of 4



DATE: April 23, 2008

TIME: 9:17 AM

PHOTOGRAPHED BY: Robert J. Wagner

**DIRECTION:** Photograph taken toward the southeast.

**PHOTOGRAPH NUMBER: 2** 

PHOTOGRAPH FILE NAME: 0578065001-04232008-002.jpg

COMMENTS: The Photograph shows the charred remains of vinyl siding, processed wood fragments, tire beads, and metal debris.





0578060001 - Fulton County Ford Property FOS

DATE: April 23, 2008

TIME: 9:17 AM

PHOTOGRAPHED BY: Robert J. Wagner

**DIRECTION:** Photograph taken toward the south.

**PHOTOGRAPH NUMBER: 3** 

PHOTOGRAPH FILE NAME: 0578065001~04232008-003.jpg

**COMMENTS:** The Photograph shows the charred remains of vinyl siding, processed wood fragments, tire beads, and metal debris.



DATE: April 23, 2008

TIME: 9:17 AM

PHOTOGRAPHED BY: Robert J. Wagner

**DIRECTION:** Photograph taken toward the south.

**PHOTOGRAPH NUMBER: 4** 

PHOTOGRAPH FILE NAME: 0578065001~04232008-004.jpg

**COMMENTS:** The Photograph shows the charred remains of vinyl siding, processed wood fragments, tire beads, and metal debris.



Site Photographs Page 2 of 4

DOCUMENT FILE NAME: 0578065001--04232008.doc



0578060001 - Fulton County Ford Property FOS

DATE: April 23, 2008

TIME: 9:18 AM

PHOTOGRAPHED BY: Robert J. Wagner

DIRECTION: Photograph taken toward the north.

PHOTOGRAPH NUMBER: 5

PHOTOGRAPH FILE NAME: 0578065001~04232008-005.jpg

**COMMENTS:** The Photograph shows a pile of waste material. The pile consists of tree branches, tree trunks, processed wood, and vinyl siding.

Site Photographs Page 3 of 4



DATE: April 23, 2008

TIME: 9:19 AM

PHOTOGRAPHED BY: Robert J. Wagner

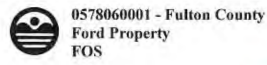
DIRECTION: Photograph taken toward the west.

**PHOTOGRAPH NUMBER: 6** 

PHOTOGRAPH FILE NAME: 0578065001~04232008-006.jpg

**COMMENTS:** The Photograph shows a pile of waste material. The pile consists of tree branches, tree trunks, processed wood, and vinyl siding.





DATE: April 23, 2008

TIME: 9:19 AM

PHOTOGRAPHED BY: Robert J. Wagner

DIRECTION: Photograph taken toward the west.

PHOTOGRAPH NUMBER: 7

PHOTOGRAPH FILE NAME: 0578065001~04232008-007.jpg

**COMMENTS:** The Photograph shows a pile of waste material. The pile consists of tree branches, tree trunks, processed wood, and vinyl siding.

DATE: April 23, 2008

TIME: 9:19 AM

PHOTOGRAPHED BY: Robert J. Wagner

DIRECTION: Photograph taken toward the west.

**PHOTOGRAPH NUMBER: 8** 

PHOTOGRAPH FILE NAME: 0578065001-04232008-008.jpg

**COMMENTS:** The Photograph shows a pile of waste material. The pile consists of tree branches, tree trunks, processed wood, and vinyl siding.

Site Photographs Page 4 of 4





# tos: 980- - 143

alidated

#### PLEASE DO NOT PUBLISH

#### QUIT CLAIM HEED - STATUTORY FORM

THE GRANNUE Mary J. Ford, divorced from George R. Ford and not since remarried, of the County of Mason and State of 1178mois, for and in consideration of One Dollar and other good and valuable consideration in hand paid, CORVERS and QUIT CEADMS to George R. Ford of the County of Fulton and State of Illinois, the following described Real Estate:

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11.9

The Southeast Quarter (SEA) of Section Number Thirty-man (32) in Township Seven (7) North of the Ease Line, Range Twn (2) East of the Fourth Principal Meridian, situated in the Town of Deerfield, Fulton County, Illinois

Subject to all visible ensuments and easements of record and all scoing ordinances in Fulton County, Illinois.

Situated in the City of Deerfield, in the County of Fulton and State of Illinois, hereby releasing and waiving all right under and by virtue of the Romestead Exemption Lass of this State.

Dated this 12 day of \_ 21 - # , A.D. 1984.

mary Ford (SEAL)

This deed represents a transaction except under the provisions of Paragraph a. Section 4 of the Reis Estate Transfer Tax Act. 100 980 - 144

STATE OF ILLINOIS ) COUNTY OF MASON

I, the undersigned, a Notary Public in, and for said County and State aforesaid, DO HERENY CENTRY, that Mary J. Ford, personally known to be to be the same person whose name subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that she signed, scaled and delivered the said instrument as her free and voluntary set, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.

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A.D. 1984.

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Name and address of Grantee for Tax Billing purposes:

George R. Ford R.R. 2 Smithfield, IL 51477

THIS INSTRUMENT FREPARED BY

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KOMPPEL, GROSPOLL, RECORD & TICE Attorneys at Law 101 East Douglas Street Petersburg, Illinois 62675 Telephone: 217/632-2281

10th Ramm. Fairview 30000 Banganglo. Fairview, Allerois

12374 0.02223 CONTY GLEN & MICHAEL

# PROOF OF SERVICE

I hereby certify that I did on the 17th day of June 2008, send by Certified Mail, Return Receipt Requested, with postage thereon fully prepaid, by depositing in a United States Post Office Box a true and correct copy of the following instrument(s) entitled ADMINISTRATIVE CITATION, AFFIDAVIT, and OPEN DUMP INSPECTION CHECKLIST

To: George R. Ford 23735 N County Hwy 2 Smithfield, IL 61477-9529

and the original and nine (9) true and correct copies of the same foregoing instruments on the same date by Certified Mail, Return Receipt Requested, with postage thereon fully prepaid

To: John Therriault, Clerk Pollution Control Board James R. Thompson Center 100 West Randolph Street, Suite 11-500 Chicago, Illinois 60601

STATE OF ILLINOIS

Michelle M. Ryan Special Assistant Attorney General

Illinois Environmental Protection Agency 1021 North Grand Avenue East P.O. Box 19276 Springfield, Illinois 62794-9276 (217) 782-5544

THIS FILING SUBMITTED ON RECYCLED PAPER