BEFORE THE ILLINOIS POLLUTION CONTROL BOARD ADMINISTRATIVE CITATION

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ILLINOIS ENVIRONMENTAL PROTECTION AGENCY,		DEC 1 6 2009
Petitioner,		STATE OF ILLINOIS
v.) AC 0 - /) (IEPA No. 281-09-AC)
LARRY M. ISON,))
Respondent	•	

NOTICE OF FILING

TO: Illinois Environmental Protection Agency c/o Michelle M. Ryan, Assistant Counsel 1021 North Grand Avenue East PO Box 19276 Springfield IL 62794-9276

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 entitled PETITION FOR REVIEW and ENTRY OF APPEARANCE.

LARRY M. ISON, Respondent

L. James Hanson, Attorney

L. JAMES HANSON ARDC #06185385 e-mail: jhanson@mvn.net L. James Hanson, Attorney at Law 1112 Broadway Mt. Vernon, IL 62864 Telephone: (618) 244-4444

Fax: (618) 244-4440

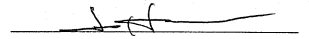
PROOF OF SERVICE

The undersigned certifies that a copy of the foregoing instrument was served upon the attorneys of record of all parties to the above cause by enclosing the same in an envelope addressed to such attorneys at their business address as follows:

Illinois Environmental Protection Agency c/o Michelle M. Ryan, Assistant Counsel 1021 North Grand Avenue East PO Box 19276 Springfield IL 62794-9276

with postage fully prepaid, and by depositing said envelope in a United States Post Office mail box in Mt. Vernon, Illinois, at 5:00 P.M., on the Larry day of December, 2009.

Upon penalties as provided by law pursuant to 735 ILCS 5/1-109, the undersigned certifies that the statements set forth in this Proof of Service are true and correct.



BEFORE THE ILLINOIS POLLUTION CONTROL BOARD ADMINISTRATIVE CITATION

ILLINOIS ENVIENTE PROTECTION A)	RECEIVED CLERK'S OFFICE	
			DEC 1 6 2009	
v.	Petitioner,) AC 10-7	STATE OF ILLINOIS Pollution Control Board	
•) (IEPA No. 281-09-AC)		
LARRY M. ISON,				
	Respondent.)		

ENTRY OF APPEARANCE

Now comes L. James Hanson, Attorney at Law, and enters his appearance on behalf of Respondent, LARRY M. ISON.

LARRY M. ISON, Respondent

By: _____Attor

L. JAMES HANSON ARDC #06185385 e-mail: jhanson@mvn.net L. James Hanson, Attorney at Law 1112 Broadway Mt. Vernon, IL 62864 Telephone: (618) 244-4444

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Upon penalties as provided by law pursuant to 735 ILCS 5/1-109, the undersigned certifies that the statements set forth in this Proof of Service are true and correct.



	ADMINISTR	ATIVE CITATION	RECEIVED CLERK'S OFFICE		
	ENVIRONMENTAL ION AGENCY,)	DEC 1 6 2009		
	Petitioner,)	STATE OF ILLINOIS		
v.)) AC	10-7		
LARRY M	. ISON,) (IEPA)) (IEPA No. 281-09-AC)		
	Respondent.))			

BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

PETITION FOR REVIEW

Now comes Larry M. Ison, and for his Petition to Review, states as follows:

1. The Respondent, Larry M. Ison, admits that is the present record owner of property located at the corner of 101 South Hickory and Illinois Route 142, Belle Rive, Jefferson County, Illinois, but denies that he is the operator of a facility located at said address and further denies that he has "dumped" or allowed to be dumped any prohibited items which are the subject matter of the enforcement provisions of the Illinois EPA.

The Respondent further states that he does not have information sufficient to form a belief as to how the Illinois EPA references said property and as such, denies the second sentence of paragraph 1.

2. The Respondent denies that said facility is an open dump, and further states that he is not aware of any operating permit for said site. The Respondent further states that the items located upon said property which appear to be items of

3. The Respondent admits that he owns property located at 1234 North 10t Street, Mt. Vernon, Jefferson County, Illinois, but denies that he operated a facility at

any relevant time hereto.

4. The Respondent admits that there is a report attached to the Petition but

denies the conclusion set forth therein to the extent that they impose liability upon the

Respondent.

5. The Respondent admits that he received a Citation dated November 9,

2009.

6. With respect to paragraph entitled "Violations" on page 2 of the

Complaint, the Respondent denies that he has caused or allowed the open dumping of

waste as cited therein.

7. With respect to paragraph entitled "Civil Penalty," Respondent makes no

answer as said paragraphs do not assert any specific fact which is subject to the claims

set forth in said Administrative Citation.

LARRY M. ISON, Respondent

By:

L. James Hanson, Attorney

L. JAMES HANSON

ARDC #06185385

 $e\hbox{-}mail\hbox{: jhanson@mvn.net}$

L. James Hanson, Attorney at Law

1112 Broadway

Mt. Vernon, IL 62864

Telephone: (618) 244-4444

Fax: (618) 244-4440

VERIFICATION BY CERTIFICATION

Under penalties as provided by law pursuant to Section 1-109 of the Code of Civil Procedure, the undersigned certifies that the statements set forth in this instrument are true and correct, except as to matters therein stated to be on information and belief and as to such matters the undersigned certifies as aforesaid that he verily believes the same to be true.

DATED: December 14, 2009.

LARRY M. ISON

PROOF OF SERVICE

The undersigned certifies that a copy of the foregoing instrument was served upon the attorneys of record of all parties to the above cause by enclosing the same in an envelope addressed to such attorneys at their business address as follows:

Illinois Environmental Protection Agency c/o Michelle M. Ryan, Assistant Counsel 1021 North Grand Avenue East PO Box 19276 Springfield IL 62794-9276

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Upon penalties as provided by law pursuant to 735 ILCS 5/1-109, the undersigned certifies that the statements set forth in this Proof of Service are true and correct.