## ILLINOIS POLLUTION CONTROL BOARD January 5, 2012

PEOPLE OF THE STATE OF ILLINOIS,	)
Complainant,	)
v.	) PCB 12-60 ) (Enforcement - Land)
WAHL CLIPPER CORPORATION, an Illinois corporation,	)
Respondent.	, ) )

## ORDER OF THE BOARD (by T.A. Holbrook):

On November 14, 2011, the Office of the Attorney General, on behalf of the People of the State of Illinois (People), filed a five-count complaint against Wahl Clipper Corporation (Wahl). The complaint concerns Wahl's appliance manufacturing facility located at 2900 North Locust Street in Sterling, Whiteside County. The parties now seek to settle without a hearing. For the reasons below, the Board accepts the parties' stipulation and proposed settlement.

Under the Environmental Protection Act (Act) (415 ILCS 5 (2010)), the Attorney General and the State's Attorneys may bring actions before the Board to enforce Illinois' environmental requirements on behalf of the People. *See* 415 ILCS 5/31 (2010); 35 Ill. Adm. Code 103. In this case, the People allege that Wahl improperly stored hazardous waste and used oil at its facility. In storing hazardous waste without a permit, without adhering to hazardous waste manifest regulations, and by failing to perform a hazardous waste determination, the People allege that Wahl violated Section 21(f) of the Act (415 ILCS 5/21(f) (2010)) and Sections 703.121, 722.111, 722.142(b) of the of the Board's Waste Regulations (35 Ill. Adm. Code 703.121, 722.111, 722.142(b)). By improperly storing used oil at its facility and failing to perform a special waste determination, the People allege that Wahl violated Section 21(d)(2) of the Act (415 ILCS 5/21(d)(2) (2010)) and Sections 739.122(c)(1) and 808.121 of the Board's Waste Regulations (35 Ill. Adm. Code 739.122(c)(1) and 808.121).

On November 14, 2011, simultaneously with the People's complaint, the People and Wahl filed a stipulation and proposed settlement, accompanied by a request for relief from the hearing requirement of Section 31(c)(1) of the Act (415 ILCS 5/31(c)(1) (2010)). This filing is authorized by Section 31(c)(2) of the Act (415 ILCS 5/31(c)(2) (2010)), which requires that the public have an opportunity to request a hearing whenever the State and a respondent propose settling an enforcement action without a public hearing. *See* 35 Ill. Adm. Code 103.300(a). Under the proposed stipulation, Wahl does not affirmatively admit the alleged violations and agrees to pay a civil penalty of \$15,000.00. The Board provided notice of the stipulation, proposed settlement, and

request for relief. The newspaper notice was published in the *Daily Gazette* on November 22, 2011. The Board did not receive any requests for hearing. The Board grants the parties' request for relief from the hearing requirement. *See* 415 ILCS 5/31(c)(2) (2010); 35 Ill. Adm. Code 103.300(b).

Section 103.302 of the Board's procedural rules sets forth the required contents of stipulations and proposed settlements. 35 Ill. Adm. Code 103.302. These requirements include stipulating to facts on the nature, extent, and causes of the alleged violations and the nature of the respondents' operations. Section 103.302 also requires that the parties stipulate to facts called for by Section 33(c) of the Act (415 ILCS 5/33(c) (2010)). The People and the respondent have satisfied Section 103.302. Wahl does not affirmatively admit the alleged violations and agrees to pay a civil penalty of \$15,000.00. The Board accepts the stipulation and proposed settlement.

This opinion constitutes the Board's findings of fact and conclusions of law.

## **ORDER**

- 1. The Board accepts and incorporates by reference the stipulation and proposed settlement.
- 2. Wahl must each pay a civil penalty of \$15,000.00 by February 6, 2012, which is the first business day following the 30th day after the date of this order. The respondent must pay the civil penalties by certified check or money order, payable to the Environmental Protection Trust Fund. The case number, case name, and respondent's social security number or federal employer identification number must be included on the certified check or money order.
- 3. The respondent must send the certified check or money order to:

Illinois Environmental Protection Agency Fiscal Services Division 1021 North Grand Avenue East P.O. Box 19276 Springfield, Illinois 62794-9276

Wahl must send a copy of the certified check or money order, and any transmittal letter to:

Christopher J. Grant Environmental Bureau Illinois Attorney General's Office 69 West Washington Street, Suite 1800 Chicago, Illinois 60602

- 4. Penalties unpaid within the time prescribed will accrue interest under Section 42(g) of the Environmental Protection Act (415 ILCS 5/42(g) (2010)) at the rate set forth in Section 1003(a) of the Illinois Income Tax Act (35 ILCS 5/1003(a) (2010)).
- 5. The respondent must cease and desist from the violations.

## IT IS SO ORDERED.

Section 41(a) of the Environmental Protection Act provides that final Board orders may be appealed directly to the Illinois Appellate Court within 35 days after the Board serves the order. 415 ILCS 5/41(a) (2010); *see also* 35 Ill. Adm. Code 101.300(d)(2), 101.906, 102.706. Illinois Supreme Court Rule 335 establishes filing requirements that apply when the Illinois Appellate Court, by statute, directly reviews administrative orders. 172 Ill. 2d R. 335. The Board's procedural rules provide that motions for the Board to reconsider or modify its final orders may be filed with the Board within 35 days after the order is received. 35 Ill. Adm. Code 101.520; *see also* 35 Ill. Adm. Code 101.902, 102.700, 102.702.

I, John T. Therriault, Clerk of the Illinois Pollution Control Board, certify that the Board adopted the above opinion and order on January 5, 2012, by a vote of 5-0.

John T. Sherrian

John T. Therriault, Clerk Illinois Pollution Control Board