BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

| TIMBER CREEK HOMES, INC. |) |
|-------------------------------|-------------------------------|
| |) |
| Petitioner, |) |
| |) PCB No. 14-99 |
| V. |) (Pollution Control Facility |
| |) Siting Appeal) |
| VILLAGE OF ROUND LAKE PARK, |) |
| ROUND LAKE PARK VILLAGE BOARD |) |
| And GROOT INDUSTRIES, INC. |) |
| |) |
| Respondents. |) |

NOTICE OF FILING

TO: SEE ATTACHED SERVICE LIST

Please take notice that on May 12, 2014 the undersigned caused to be filed electronically with

the clerk of the Illinois Pollution Control Board RESPONDENT ROUND LAKE PARK

VILLAGE BOARD'S MOTION ADOPTING RESPONDENT GROOT INDUSTRIES,

INC.'S MOTION IN LIMINE, a copy of which is attached hereto.

Respectfully Submitted,

On behalf of Round Lake Park Village Board

Peter S. Karlovics

Peter S. Karlovics

Peter S. Karlovics #6204536 The Law Offices of Rudolph F. Magna #110560 495 N. Riverside Dr., Ste. 201 PO Box 705 Gurnee, IL 60031

BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

| TIMBER CREEK HOMES, INC., |) |
|-------------------------------|--|
| Petitioner |) |
| V. |) |
| |) No. PCB 2014-099 |
| VILLAGE OF ROUND LAKE PARK, |) |
| ROUND LAKE PARK VILLAGE BOARD |) (Pollution Control Facility Siting Appeal) |
| and GROOT INDUSTRIES, INC. |) |
| |) |
| Respondents |) |

RESPONDENT ROUND LAKE PARK VILLAGE BOARD'S MOTION ADOPTING RESPONDENT GROOT INDUSTRIES, INC.'S MOTION IN LIMINE

Now comes the Respondent, Round Lake Park Village Board ("RLPVB"), by its attorneys, the Law Offices of Rudolph F. Magna, and hereby adopts Respondent GROOT INDUSTRIES, INC.'S MOTION IN LIMINE ("Motion in Limine"), filed with the Illinois Pollution Control Board on May 12, 2014, as its own motion, and incorporates said Motion in Limine verbatim as if it were fully set forth herein.

WHEREFORE, Respondent, Round Lake Park Village Board, respectfully requests that the relief requested in Respondent GROOT INDUSTRIES, INC.'S MOTION IN LIMINE be granted, and that Respondent, Round Lake Park Village Board be granted such further and other relief as deemed just and proper.

> Respectfully Submitted, Village Board of Round Lake Park, Respondent

By: Peter S. Karlovics

Peter S. Karlovics, Attorney for the Village Board of Round Lake Park

The Law Offices of Rudolph F. Magna 110560 Peter S. Karlovics # 6204536 P.O. Box 705 Gurnee, Illinois 60031 (847) 623-5277

BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

TIMBER CREEK HOMES, INC.,

Petitioner

v.

VILLAGE OF ROUND LAKE PARK, ROUND LAKE PARK VILLAGE BOARD and GROOT INDUSTRIES, INC., No. PCB 2014-099

(Pollution Control Facility Siting Appeal)

Respondents

NOTICE OF DEPOSITION

TO: SEE ATTACHED SERVICE LIST

PLEASE TAKE NOTICE that the undersigned will, at 10:00 a.m. on April 21, 2014, at 1979 N. Mill St., Suite 207, Naperville, IL 60563, take the discovery deposition of Derke J. Price before a Notary Public or any other duly authorized officer in the State of Illinois, pursuant to Subpoena, a copy of which is attached hereto.

Timber Creek Homes, Inc.

By ne of its attorneys

Michael S. Blazer (ARDC No. 6183002) Jeffery D. Jeep (ARDC No. 6182830) Jeep & Blazer, LLC 24 N. Hillside Avenue, Suite A Hillside, IL 60162 (708) 236-0830 Fax: (708) 236-0828 mblazer@enviroatty.com jdjeep@enviroatty.com

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Before the Illinois Pollution Control Board

| TIMBER CREEK HOMES, INC., | 2 |
|---|--|
| Petitioner |) |
| v. |) No. PCB 2014-099 |
| VILLAGE OF ROUND LAKE PARK, ROUND LAKE PARK VILLAGE BOARD and GROOT INDUSTRIES, INC., |) (Pollution Control Facility Siting Appeal))) |

Respondents

SUBPOENA FOR DEPOSITION

ì

TO: Derke J. Price Ancel, Glink, Diamond, Bush, Dicianni & Krafthefer, P.C. 1979 N. Mill St., Suite 207 Naperville, IL 60563 dprice@ancelglink.com

Pursuant to Section 5(e) of the Environmental Protection Act (415 ILCS 5/5(e) (2002)) and 35 Ill. Adm. Code 101, Subpart F, you are ordered to attend and give testimony at the deposition in the above-captioned matter at 10:00 a.m. on April 21, 2014 at Ancel, Glink, Diamond, Bush, Dicianni & Krafthefer, P.C., 1979 N. Mill St., Suite 207, Naperville, IL 60563.

You are also ordered to bring with you documents relevant to the matter under consideration and designated herein:

 All documents relating to or reflecting all meetings and communications between Derke J. Price and anyone acting or purporting to act on behalf of the Village of Round Lake Park, Illinois ("VRLP"), including all of VRLP's present and former agents, employees, appointed officials, elected officials and attorneys, and relating to the proposed Groot Industries, Inc. ("Groot") Lake Transfer Station (the "Transfer Station").

 All documents relating to or reflecting all meetings and communications between Derke J. Price and anyone acting or purporting to act on behalf of Groot, including all of Groot's

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present and former shareholders, directors, officers, agents, employees, attorneys, and consultants, and relating to the Transfer Station.

3. All documents relating to or reflecting all meetings and communications between Derke J. Price and anyone acting or purporting to act on behalf of Chicago Bridge & Iron Company ("CBI"), including all of CBI's present and former shareholders, directors, officers, agents, employees, attorneys, and consultants, and relating to the Transfer Station.

4. All documents relating to or reflecting all meetings and communications between Derke J. Price and anyone acting or purporting to act on behalf of The Shaw Group and/or Shaw Environmental, Inc. ("Shaw"), including all of Shaw's present and former shareholders, directors, officers, agents, employees, attorneys, and consultants, and relating to the Transfer Station.

For purposes of this Subpoena, "documents" shall include all written material or other tangible medium of reproduction of every kind or description, however produced or reproduced, including, without limitation, correspondence, notes, memoranda, recordings, photographs, letters, financial statements, tax returns, bank account statements, specifications, inspection reports, blueprints, drawings, diagrams, charts, summaries, computer printouts, computer or other digital data, microfilm, microfiche, records of oral conversations, diaries, calendars, field reports, logs, minutes, meetings, analyses, projections, work papers, tape recordings, films, video tapes, models, statistical statements, graphs, laboratory and engineering reports and notebooks, plans, minutes or records of meetings, minutes or records of conferences, lists of persons attending meetings or conferences, reports and/or summaries of investigations, opinions, or reports of consultants, appraisals, evaluations, records, contracts, agreements, leases, invoices, receipts, preliminary drafts, however denominated, by whomever prepared, to whomever addressed, which are in possession of the respondent as defined herein. Further, "documents" includes any copies of documents which are not identical duplicates of originals, including, but not limited to, all drafts of whatever date and copies with typed or handwritten notations, and any other form of reporting, storing, maintaining or

indexing such information, including, without limitation, electronic storage, computer storage, shorthand notes, diagrams, magnetic cards and other forms of storage.

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Failure to comply with this subpoena will subject you to sanctions under 35 III. Adm. Code 101.622(g) and 101802.

Failure to comply with this subpoena will subject you to sanctions under 35 Ill. Adm. Code 101.622(g) and 101.802.

ENTER:

John T. Therriault, Assistant Clerk Pollution Control Board

Date: February 11, 2014

I served this subpoena duces tecum by handing a copy to _ Derke J. Price

April 8 2014 on Subscribed and sworn to before me this 8th day of April

Notary Public

20 14.

CERTIFICATE OF SERVICE

The undersigned hereby certifies that he caused a copy of the above and foregoing NOTICE OF DEPOSITION to be served on the following, via electronic mail transmission, on this 8st day of April, 2014:

Hearing Officer

Bradley P. Halloran Illinois Pollution Control Board James R. Thompson Center, Suite 11-500 100 W. Randolph Street Chicago, Illinois 60601 Brad.Halloran@illinois.gov For Groot Industries, Inc.

Charles F. Helsten Richard S. Porter Hinshaw and Culbertson 100 Park Avenue Rockford, IL 61101-1099 chelsten@hinshawlaw.com rporter@hinshawlaw.com

Peggy L. Crane Hinshaw and Culbertson 416 Main Street, 6th Floor Peoria, IL 61602 pcrane@hinshawlaw.com

For the Round Lake Park Village Board

Peter S. Karlovics Law Offices of Rudolph F. Magna 495 N Riverside Drive, Suite 201 Gurnee, IL 60031-5920 PKarlovics@aol.com For the Village of Round Lake Park

Glenn Sechen The Sechen Law Group 13909 Laque Drive Cedar Lake, IN 46303-9658 glenn@sechenlawgroup.com

Mickael S>Blazer One of the attorneys for Petitioner

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RE: Hearing officer for the Village of Round Lake Park

Page 1 of 1

From: Peter Karlovics [mailto:pkarlovics@aol.com] Sent: Wednesday, June 19, 2013 3:05 PM To: Price, Derke Subject: Ne: Hearing officer for the Village of Round Lake Park

Dear Derke:

Groot will be filing its application for hearing on its proposed waste transfer station in Round Lake Park on Friday, June 21, 2013.

The Village would like appoint you as hearing officer, as we previously discussed.

Attached is the previous engagement letter you sent me. Would you be willing to accept appointment under the same conditions as stated in this letter? If not, please send me a new engagement letter.

The Round Lake Park Village Board will be voting on your appointment at the next Village Board meeting on July 2, 2013.

Please let me know at your earliest convenience.

Rudolph F. Magna Peter S. Karlovics 495 N. Riverside, Suite 201 Gurnee, Illinois 60031 Office: (847) 623-5277 Facsimile: (847) 623-5336

This email and any pages attached thereto originate from the Law Offices of Rudolph F. Magna and may be confidential and/or privilegod pursuant to the attorney-client privilege and work-product doctrine. The information is intended for the use of the individual or entity named. It is prohibited for anyone else to disclose, copy, distribute or use the contents of this message if you are not the intended recipient. The contents may not be copied or distributed without this disclaimer. Although this e-mail and any attachments are believed to be free of any virus or other defect that night affect any computer system into which it is received and opened, it is the responsibility of the recipient to recipient to its virus free. No responsibility is secrepted by Law Offices of Rudolph F. Magna for any loss or damage arising in any Way from its use.

If you received this message in error, please delete the message and advise the sender by reply e-mail or notify us immediately at (847) 623-5277.

EXHIBIT B

http://mail.aol.com/38466-111/aol-6/en-us/mail/PrintMessage.aspx

4/9/2014

RE: July 9th

Page 1 of 1

From: Price, Derke <DPrice@ancelglink.com>

To: glenn <glenn@sechenlawgroup.com>; Larry Clark <larrymclark55@sbcglobal.net>; chelsten <chelsten@hinshawlaw.com>; 'Peter Karlovics' <pkarlovics@aol.com>

Subject: RE: July 9th

Date: Thu, Jun 27, 2013 11:14 am

Gentlemen:

With my sincerest apologies to all of you--and especially Peter who is out of the office on vacation; I have now been informed by the firm's client, the Village of Hainesville, that it intends to appear and object. Accordingly, since I have not been officially appointed by the Board at this time, the firm has concluded that I must withdraw from service as the Hearing Officer and erect a "chinese wall" with the attorneys in our office that work with Hainesville due to my discussions with Peter. Words cannot express my disappointment and frustration from not being able to work with you all on this matter. Although the conflict was initially cleared back in October, Hainesville--as is it's right--has now changed its corporate mind. I would say that the July 9 meeting is probably unlikely but I leave that to Peter.

Derke J. Price, Partner



1979 N. Mill St., Suite 207 Naperville, IL 60563 Direct Dial: 630.596.4612 Telephone: 630.596.4610 Fax: 630.596.4611 DPrice@ancelglink.com www.ancelglink.com



EXHIBIT C

http://mail.aol.com/38466-111/aol-6/en-us/mail/PrintMessage.aspx

4/9/2014

AFFIDAVIT OF SERVICE

The undersigned certifies that on May 12, 2014 a copy of the foregoing Notice of Filing and RESPONDENT ROUND LAKE PARK VILLAGE BOARD'S MOTION ADOPTING RESPONDENT GROOT INDUSTRIES, INC.'S MOTION IN LIMINE were served upon the following:

For the Village of Round Lake Park: Attorney Glenn Sechen The Sechen Law Group 13909 Laque Drive Cedar Lake, IN 46303-9658 glenn@sechenlawgroup.com

Ms. Karen Eggert Village of Round Lake Park 203 E. Lake Shore Drive Round Lake Park, IL 60073 keggert@villageofroundlakepark.com

For Groot Industries, Inc. Attorney Charles F. Helsten Hinshaw & Culbertson LLP 100 Park Avenue P.O. Box 1389 Rockford, IL 61105 chelsten@hinshawlaw.com

Attorney Richard S. Porter Hinshaw & Culbertson LLP 100 Park Avenue P.O. Box 1389 Rockford, IL 61105 rporter@hinshawlaw.com

Attorney George Mueller Mueller Anderson & Associates 609 Etna Road Ottawa, IL 61350 george@muelleranderson.com

By e-mailing a copy thereof as addressed above.

The Law Offices of Rudolph F. Magna #110560 495 N. Riverside Dr., Ste. 201 PO Box 705 Gurnee, IL 60031 For Timber Creek Homes, Inc.: Attorney Jeffrey D. Jeep Jeep & Blazer, LLC 24 North Hillside Avenue Suite A Hillside, IL 60162 jdjeep@enviroatty.com

Attorney Michael S. Blazer Jeep & Blazer, LLC 24 North Hillside Avenue Suite A Hillside, IL 60162 <u>mblazer@enviroatty.com</u>

Peter S. Karlovics