BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

ILLINOIS ENVIRONMENTAL)	
PROTECTION AGENCY,)	
)	
Complainant,)	AC 2018-013
)	
V.)	(IEPA No. 56-18-AC)
)	
THE ESTATE OF CRAIG S. WALKER and)	
WALKER & SONS ENTERPRISES, LTD)	
)	
_)	
Respondents.)	

NOTICE OF FILING

To: The Estate of Craig S. Walker c/o Mathew Ryan Walker 2626 Starboard Point Drive Houston, TX 77054 Walker & Sons Enterprises, LTD c/o Brandon R. Walker, Registered Agent 421 E. Moneta Avenue Peoria Heights, IL 61614

e-signature valid for IPCB e-filings ONLY

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 MOTION TO DISMISS RESPONDENT THE ESTATE OF CRAIG S. WALKER.

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: May 17, 2018

BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

ILLINOIS ENVIRONMENTAL)	
PROTECTION AGENCY,)	
)	
Complainant,)	AC 2018-013
)	
v.)	(IEPA No. 56-18-AC)
)	
THE ESTATE OF CRAIG S. WALKER and)	
WALKER & SONS ENTERPRISES, LTD)	
)	
)	
Respondents.)	

MOTION TO DISMISS RESPONDENT THE ESTATE OF CRAIG S. WALKER

NOW COMES the Complainant, the Illinois Environmental Protection Agency ("Illinois EPA"), by and through its attorney, Michelle M. Ryan, pursuant to 35 Ill. Adm. Code 108.402, and respectfully states as follows:

- (1) On April 30, 2018, Illinois EPA issued an Administrative Citation to Respondents The Estate of Craig S. Walker and Walker & Sons Enterprises, LTD. based on an inspection conducted on March 6, 2018.
- (2) On May 2, 2018, service was timely made on Respondent Walker & Sons Enterprises, LTD.
 - (3) Proof of service is not available for Respondent The Estate of Craig S. Walker.
- (4) Because Illinois EPA cannot demonstrate that Respondent The Estate of Craig S. Walker was timely served within 60 days as required by 415 ILCS 5/31.1(b), this Administrative Citation should be dismissed.

WHEREFORE, the Illinois Environmental Protection Agency requests that the Board dismiss the pending action as to Respondent The Estate of Craig S. Walker.

ILLINOIS ENVIRONMENTAL PROTECTION AGENCY, Complainant,

DATED: May 17, 2018

e-signature valid for IPCB e-fillings ONLY

Michelle M. Ryan Assistant Counsel

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

PROOF OF SERVICE

I hereby certify that I did on the 17th day of May, 2018, send by U.S. Mail 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 MOTION TO DISMISS RESPONDENT THE ESTATE OF CRAIG S. WALKER.

To: The Estate of Craig S. Walker c/o Mathew Ryan Walker 2626 Starboard Point Drive Houston, TX 77054 Walker & Sons Enterprises, LTD c/o Brandon R. Walker, Registered Agent 421 E. Moneta Avenue Peoria Heights, IL 61614

and an electronic copy of the same foregoing instrument on the same date via electronic filing

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

e-signature valid for IPCB e-filings ONLY

Michelle M. Ryan Special Assistant Attorney General

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