CLERK'S OFFICE JUN 2 6 2006 STATE OF ILLINOIS

Pollution Control Board

Acolo-56

RECEIVED

# INFORMATIONAL NOTICE !!!

## IT IS IMPORTANT THAT YOU READ THE ENCLOSED DOCUMENTS.

This Administrative Citation refers to <u>TWO</u> separate State NOTE: of Illinois Agencies. One is the ILLINOIS POLLUTION **CONTROL BOARD** located at James R. Thompson Center, 100 West Randolph Street, Suite 11-500, Chicago, Illinois 60601. The other state agency is the ILLINOIS ENVIRONMENTAL PROTECTION AGENCY located at: 1021 North Grand Avenue East, P.O. Box 19276, Springfield, Illinois 61794-9276.

If you elect to contest the enclosed Administrative Citation, you must file a **PETITION FOR REVIEW** with thirty-five (35) days of the date the Administrative Citation was served upon you. Any such Petition for Review must be filed with the clerk of the Illinois Pollution Control Board by either hand delivering or mailing to the Board at the address given above. A copy of the Petition for Review should be either hand-delivered or mailed to the Illinois Environmental Protection Agency at the address given above and should be marked to the ATTENTION: DIVISION OF LEGAL COUNSEL.

Any person other than individuals MUST appear through an attorneyat-law licensed and registered to practice law. Individuals may appear on their own behalf, or through an attorney. 35 III. Adm. Code 101.400(a).

## BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

#### ADMINISTRATIVE CITATION

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RECEIVED CLERK'S OFFICE

JUN 2 6 2006

STATE OF ILLINOIS Pollution Control Board

ILLINOIS ENVIRONMENTAL
PROTECTION AGENCY,

Complainant,

v.

LAKE WILDWIND PARK, L.L.C.,

Respondent.

#### **NOTICE OF FILING**

To: Lake Wildwind Park, L.L.C. Attention: Ken Hoving 363 Trinity Lane Oak Brook, IL 60521

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,

AC N. 56

(IEPA No. 128-06-AC)

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 19, 2006

THIS FILING SUBMITTED ON RECYCLED PAPER

#### BEFORE THE ILLINOIS POLLUTION CONTROL BOARD RECEIVED CLERK'S OFFICE

## ADMINISTRATIVE CITATION

JUN 2 6 2005

ILLINOIS ENVIRONMENTAL PROTECTION AGENCY,

Complainant,

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LAKE WILDWIND PARK, L.L.C.,

STATE OF ILLINOIS **Pollution Control Board** 

AC 06-56

(IEPA No. 128-06-AC)

Respondent.

## JURISDICTION

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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 (2004).

#### FACTS

That Lake Wildwind Park, L.L.C, ("Respondent") is the present owner and operator 1. of a facility located at 120 Hollyhock Lane, Woodford County, Illinois. The property is commonly known to the Illinois Environmental Protection Agency as Lake Wildwind Mobile Home Park.

That said facility is an open dump operating without an Illinois Environmental 2. Protection Agency Operating Permit and is designated with Site Code No. 2038165008.

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

That on May 4, 2006, Jeff Port of the Illinois Environmental Protection Agency's 4. 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 Jeff Port during the course of his May 4, 2006 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) (2004).
- (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) (2004).

#### CIVIL PENALTY

Pursuant to Section 42(b)(4-5) of the Act, 415 ILCS 5/42(b)(4-5) (2004), 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>Three Thousand Dollars (\$3,000.00)</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 30, 2006</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 (2004), 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) (2004), 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.

## 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 (2004). 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.

Date: 6/19/06

Douglas P. Scott, Director **Agency** Illinois Environmental Protection Agency

Prepared by:

Susan E. Santarelli, 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

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## RECEIVED CLERK'S OFFICE

#### **REMITTANCE FORM**

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(IEPA No. 128-06-AC)

JUN 2 6 2006

STATE OF ILLINOIS Pollution Control Board

ILLINOIS ENVIRONMENTAL **PROTECTION AGENCY,** 

Complainant,

٧.

LAKE WILDWIND PARK, L.L.C.,

Respondent.

FACILITY:	Lake Wildwir	nd Mobile Home Park	SITE CODE NO .:	2038165008
COUNTY:	Woodford		CIVIL PENALTY:	\$3,000.00
DATE OF IN	SPECTION:	May 4, 2006		

DATE REMITTED:

**SS/FEIN NUMBER:** 

SIGNATURE:

#### NOTE

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.

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# ILLINOIS ENVIRONMENTAL PROTECTION AGENCY RECEIVED

AFFIDAVIT

JUN 2 6 2006

IN THE MATTER OF ) STATE OF ILLINOIS Pollution Control Board Lake Wildwind Park, L.L.C.) ) IEPA DOCKET NO.

Affiant, Jeff Port, 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 May 4, 2006, between 10:20 AM and 10:50 AM, Affiant conducted an inspection of the open dump in Woodford County, Illinois, known as Lake Wildwind Mobile Home Park, Illinois Environmental Protection Agency Site No. 2038165008.

3. Affiant inspected said Lake Wildwind Mobile Home Park open dump site by an on-site inspection, which included walking and photographing the site.

4. As a result of the activities referred to in Paragraph 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 said Lake Wildwind Mobile Home Park open dump.

Subscribed and Sworn to before me this 3/s day of May, 2006

Notary Publi

OFFICIAL SEAL MARVIN A. STREITMATTER NOTARY PUBLIC, STATE OF ILLINOIS MY COMMISSION EXPIRES 09-09-2008

# ILLINOIS ENVIRONMENTAL PROTECTION AGENCY **Open Dump Inspection Checklist**

County:	Woodford		· L	_PC#:	203	3816	5008		Region:	3 - Peoria
Location/Sit	te Name:	Worth	Townsh	ip/Lake	Wild	wind	Mobile Ho	me Pa	ark	
Date:	05/04/2006	Time:	From	10:20	AM	То	10:50 AM	Prev	vious Inspection Date	: 08/05/2003
Inspector(s	): Jeff Por	t, Jasor	Thorp				Weather:	Sun	ny 70 Degrees F	
No. of Phot	os Taken: #	12	Est. Ai	nt. of W	aste	2	yds <sup>3</sup>	Sam	ples Taken: Yes #	No 🛛
Interviewed	I: Melissa	Smith	•				Compl	aint #	: C-2003-039-P	
Latitude:		Longitu	ide:		1	Colle	ection Point	Desc	cription: -	
(Example: L	at.: 41.26493	Lo	ng.: -89.3	8294)		Colle	ection Meth	od:	-	
Responsible Party Mailing Address(es) and Phone Number(s):		Attenti 363 Ti Oak B	on: Ke inity La	_ 6052	ng	.C.		G c/ 1 B	ick Jebb eneral Manager La /o Prudential Brickyard Drive loomington, IL 617( 09/664-1917	ke Wildwind L.L.C. D1

	SECTION	DESCRIPTION	VIOL
	ille ille	INCIS ENVIRONMENTAL PROTECTION ACT REQUIREMENTS	
1.	9(a)	CAUSE, THREATEN OR ALLOW AIR POLLUTION IN ILLINOIS	$\square$
2.	9(c)	CAUSE OR ALLOW OPEN BURNING	
3.	12(a)	CAUSE, THREATEN OR ALLOW WATER POLLUTION IN ILLINOIS	$\boxtimes$
4.	12(d)	CREATE A WATER POLLUTION HAZARD	$\boxtimes$
5.	21(a)	CAUSE OR ALLOW OPEN DUMPING	$\boxtimes$
6.	21(d)	CONDUCT ANY WASTE-STORAGE, WASTE-TREATMENT, OR WASTE- DISPOSAL OPERATION:	
	(1)	Without a Permit	$\boxtimes$
	(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	
<b></b>	(5)	Proliferation of Disease Vectors	
	(6)	Standing or Flowing Liquid Discharge from the Dump Site	

### LPC # 2038165008

0=10410004

Inspection Date:

Inspectio	05	5/04/2006	1
	(7)	Deposition of General Construction or Demolition Debris; or Clean Construction or Demolition Debris	
9.	55(a)	NO PERSON SHALL:	
	(1)	Cause or Allow Open Dumping of Any Used or Waste Tire	
	(2)	Cause or Allow Open Burning of Any Used or Waste Tire	
		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	$\boxtimes$
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:		
	<u> </u>		
ing <sup>100</sup>			

#### 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, May 4, 2006, I (Jeff Port) performed a follow-up inspection at the Lake Wildwind Mobile Home Park, located at 120 Hollyhock Lane in Metamora. The purpose of this inspection was to determine if compliance had been achieved with respect to violations observed during an August 5, 2003 complaint investigation (C-2003-039-P).

I arrived at the site at 10:20 AM. I was accompanied by Jason Thorp, DLPC/FOS-Peoria. The weather was sunny and warm, approximately 70 °F. We entered the office and I addressed the woman behind the counter. I introduced myself and explained the purpose of my inspection. The woman stated that she was a volunteer and that the manager, Mary Craven was currently somewhere else in the park. I explained to the woman who later introduced herself as Melissa Smith, that I needed to photograph the areas where I had previously observed violations. Ms. Smith stated that the park no longer owned the property down the hill where the dumping and burning had taken place. She stated that the property is now owned by Harold Bumeter. I told Ms. Smith that I had also observed a burn pile behind the office and that I needed to examine that area as well. We then left the office and proceeded to the area behind it. Photographs P1 through P3 show an active burn pile. Various objects were present in the pile including furniture, demolition debris, scrap metal, and domestic waste. After photographing this area, we walked down a gravel road to the bottom of the hill where I had previously observed open dumping and open burning. Photographs P4 thorough P8 show areas where I had observed waste open dumped. These areas appear to have been cleaned up as no waste remained. Photographs P9 through P12 show an area where I had observed a large pit filled with the burned remains of a trailer and several other burned items. All of this material had been removed and no waste remained. After photographing this area we proceeded back up the hill and departed the site at approximately 10:50 AM.

Photograph locations are depicted on the accompanying site map. Based upon this inspection, the following violations were found to be continuing and are indicated on the accompanying 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) of the {Illinois} Environmental Protection Act (415 ILCS 5/9(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; except that the Board may adopt regulations permitting open burning of refuse in certain cases upon a finding that no harm will result from such burning, or that any alternative method of disposing of such refuse would create a safety hazard so extreme as to justify the pollution that would result from such burning.

A violation of Section 9(c) of the {Illinois} Environmental Protection Act (415 ILCS 5/9(c)) is alleged for the following reason: Evidence of open burning was observed during the inspection.

3. Pursuant to Section 12(a) of the {Illinois} Environmental Protection Act (415 ILCS 5/12(a)), no person shall cause or threaten or allow the discharge of any contaminants into the environment in any State so as to cause or tend to cause water pollution in Illinois, either alone or in combination with matter from other sources, or so as to violate regulations or standards adopted by the Pollution Control Board under this Act.

A violation of Section 12(a) of the {Illinois} Environmental Protection Act (415 ILCS 5/12(a)) is alleged for the following reason: The discharge of contaminants was caused, threatened, or allowed, so as to cause or tend to cause water pollution in Illinois.

4. Pursuant to Section 12(d) of the {Illinois} Environmental Protection Act (415 ILCS 5/12(d)), no person shall deposit any contaminants upon the land in such place and manner so as to create a water pollution hazard.

A violation of Section 12(d) of the {Illinois} Environmental Protection Act (415 ILCS 5/12(d)) is alleged for the following reason: Contaminants were deposited upon the land in such place and manner so as to create a water pollution hazard.

5. 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) of the {Illinois} Environmental Protection Act (415 ILCS 5/21(a)) is alleged for the following reason: Evidence of open dumping of waste was observed during the inspection.

6. 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 wastedisposal 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.

7. 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.

8. 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) of the {Illinois} Environmental Protection Act (415 ILCS 5/21(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.

9. 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) of the {Illinois} Environmental Protection Act (415 ILCS 5/21(p)(1)) is alleged for the following reason: The open dumping of waste was caused or allowed in a manner which resulted in litter.

10. 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) of the {Illinois} Environmental Protection Act (415 ILCS 5/21(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.

11. Pursuant to Section 21(p)(7) of the {Illinois} Environmental Protection Act (415 ILCS 5/21(p)(7)), 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 the deposition of general construction or demolition debris; or clean construction or demolition debris.

A violation of Section 21(p)(7) of the {Illinois} Environmental Protection Act (415 ILCS 5/21(p)(7)) is alleged for the following reason: The open dumping of waste was caused or allowed in a manner which resulted in the deposition of general construction or demolition debris or clean construction or demolition debris as defined in Section 3.160(b) of this Act.

12. Pursuant to Section 812.101(a), all persons, except those specifically exempted by Section 21(d) of the Environmental Protection Act (Act) (Ill. Rev. Stat. 1991, ch. 111 1/2, par. 1021(d)) [415 ILCS 5/21(d)] shall submit to the Agency an application for a permit to develop and operate a landfill. The applications must contain the information required by this Subpart and by Section 39(a) of the Act, except as otherwise provided in 35 Ill. Adm. Code 817.

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.







## 2038165008 -- Woodford County Lake Wildwind Mobile Home Park FOS

DATE: May 4, 2006

TIME: 10:25 AM

PHOTOGRAPHED BY: Jeff Port

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

**PHOTOGRAPH NUMBER: 1** 

**PHOTOGRAPH FILE NAME:** 2038165008~05042006-001.jpg

**COMMENTS:** 

DATE: May 4, 2006

TIME: 10:25 AM

PHOTOGRAPHED BY: Jeff Port

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

**PHOTOGRAPH NUMBER: 2** 

**PHOTOGRAPH FILE NAME:** 2038165008~05042006-002.jpg

**COMMENTS:** 





Site Photographs Page 1 of 6



## 2038165008 – Woodford County Lake Wildwind Mobile Home Park FOS

DATE: May 4, 2006

TIME: 10:25 AM

PHOTOGRAPHED BY: Jeff Port

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

**PHOTOGRAPH NUMBER: 3** 

**PHOTOGRAPH FILE NAME:** 2038165008~05042006-003.jpg

**COMMENTS:** 

DATE: May 4, 2006

\_\_\_\_

PHOTOGRAPHED BY: Jeff Port

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

**PHOTOGRAPH NUMBER: 4** 

**PHOTOGRAPH FILE NAME:** 2038165008~05042006-004.jpg

**COMMENTS:** 



Site Photographs

Page 2 of 6



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## 2038165008 -- Woodford County Lake Wildwind Mobile Home Park FOS

DATE: May 4, 2006

TIME: 10:34 AM

PHOTOGRAPHED BY: Jeff Port

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

**PHOTOGRAPH NUMBER: 5** 

**PHOTOGRAPH FILE NAME:** 2038165008~05042006-005.jpg

**COMMENTS:** 

DATE: May 4, 2006

TIME: 10:34 AM

PHOTOGRAPHED BY: Jeff Port

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

PHOTOGRAPH NUMBER: 6

**PHOTOGRAPH FILE NAME:** 2038165008~05042006-006.jpg

**COMMENTS:** 









DATE: May 4, 2006

TIME: 10:35 AM

**PHOTOGRAPHED BY:** Jeff Port

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

PHOTOGRAPH NUMBER: 7

**PHOTOGRAPH FILE NAME:** 2038165008~05042006-007.jpg

**COMMENTS:** 

DATE: May 4, 2006

TIME: 10:36 AM

PHOTOGRAPHED BY: Jeff Port

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

**PHOTOGRAPH NUMBER: 8** 

**PHOTOGRAPH FILE NAME:** 2038165008~05042006-008.jpg

**COMMENTS:** 









## 2038165008 -- Woodford County Lake Wildwind Mobile Home Park FOS

DATE: May 4, 2006

TIME: 10:37 AM

PHOTOGRAPHED BY: Jeff Port

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

PHOTOGRAPH NUMBER: 9

**PHOTOGRAPH FILE NAME:** 2038165008~05042006-009.jpg

**COMMENTS:** 

Site Photographs Page 5 of 6





TIME: 10:37 AM

PHOTOGRAPHED BY: Jeff Port

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

PHOTOGRAPH NUMBER: 10

**PHOTOGRAPH FILE NAME:** 2038165008~05042006-010.jpg

**COMMENTS:** 





## 2038165008 -- Woodford County Lake Wildwind Mobile Home Park FOS

DATE: May 4, 2006

TIME: 10:42 AM

PHOTOGRAPHED BY: Jeff Port

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

PHOTOGRAPH NUMBER: 11

**PHOTOGRAPH FILE NAME:** 2038165008~05042006-011.jpg

**COMMENTS:** 

DATE: May 4, 2006

TIME: 10:42 AM

PHOTOGRAPHED BY: Jeff Port

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

PHOTOGRAPH NUMBER: 12

**PHOTOGRAPH FILE NAME:** 2038165008~05042006-012.jpg

**COMMENTS:** 







#### **PROOF OF SERVICE**

I hereby certify that I did on the 19th day of June 2006, 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: Lake Wildwind Park, L.L.C. Attention: Ken Hoving 363 Trinity Lane Oak Brook, IL 60521 Cert #7004 2510 0001 8590 3623

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: Dorothy Gunn, Clerk Pollution Control Board James R. Thompson Center 100 West Randolph Street, Suite 11-500 Chicago, Illinois 60601 Cert #7004 2510 0001 8590 3630

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