ILLINOIS POLLUTION CONTROL BOARD November 16, 1995

LAIDLAW WASTE SYSTEMS, INC. (Coles County Landfill),)))	
Petitioner,)	
V.)	PCB 96-57 (Permit Appeal-Land
ILLINOIS ENVIRONMENTAL)	·
PROTECTION AGENCY,)	
)	
Respondent.)	

ORDER OF THE BOARD:

By order of September 21, 1995, pursuant to P.A. 88-690, the Board granted Laidlaw Waste Systems, Inc. (Laidlaw) an extension of time through December 12, 1995 in which to file an appeal of a August 9, 1995 Agency permit determination. On November 7, 1995, Laidlaw filed a petition for permit review regarding its facility, located in Coles County, Illinois. This matter is accepted for hearing.

The hearing must be scheduled and completed in a timely manner, consistent with Board practices and the applicable statutory decision deadline, or the decision deadline as extended by a waiver (petitioner may file a waiver of the statutory decision deadline pursuant to 35 Ill. Adm. Code 101.105). The Board will assign a hearing officer to conduct hearings consistent with this order, and the Clerk of the Board shall promptly issue appropriate directions to that assigned hearing officer.

The assigned hearing officer shall inform the Clerk of the Board of the time and location of the hearing at least 40 days in advance of hearing so that public notice of hearing may be published. After hearing, the hearing officer shall submit an exhibit list, a statement regarding credibility of witnesses and all actual exhibits to the Board within five days of the hearing. Any briefing schedule shall provide for final filings as expeditiously as possible and, in time-limited cases, no later than 30 days prior to the decision due date, which is the final regularly scheduled Board meeting date on or before the statutory or deferred decision deadline. Absent any future waivers of the decision deadline, the statutory decision deadline is now March 6, 1996 (120 days from November 7, 1995); the Board meeting immediately preceding the due date is scheduled for February 15, 1996.

If after appropriate consultation with the parties, the parties fail to provide an acceptable hearing date or if after an attempt the hearing officer is unable to consult with the parties, the hearing officer shall unilaterally set a hearing date in conformance with the schedule above. The hearing officer and the parties are encouraged to expedite this proceeding as much as possible. <u>The Board notes that Board rules (35 Ill. Adm.</u> <u>Code 105.102) require the Agency to file the entire Agency record</u> of the permit application within 14 days of notice of the petition.

This order will not appear in the Board's opinion volumes.

IT IS SO ORDERED.

> Dorothy M. Gunn, Clerk Illinois Pollution Control Board