

ILLINOIS POLLUTION CONTROL BOARD
November 20, 2014

PEOPLE OF THE STATE OF)	
ILLINOIS,)	
)	
Petitioner,)	
)	
v.)	PCB 14-2
)	(Enforcement – Land)
DEMOLITION EXCAVATING GROUP,)	
INC., and Illinois corporation, RHONDA)	
FISHER and EDWARD FISHER,)	
)	
Respondent.)	

ORDER OF THE BOARD (by D. Glosser):

On October 6, 2014, the Office of the Attorney General, on behalf of the People of Illinois (People), filed simultaneous motions to deem facts admitted by Demolition Excavating Group, Inc. (DEG) and Rhonda and Edward Fisher (the Fishers) (collectively respondents). During an October 14, 2014 telephonic status conference, the hearing officer required respondents to file their response to the motions by October 20, 2014. As of November 6, 2014, neither DEG nor the Fishers have filed a timely response by an attorney-at-law. However, a review of the Board's record indicates that the People did not file proof that the complaint was served on the respondents. Section 101.304(c) of the Board's rules requires that proof of service of enforcement complaints must be filed with the Board upon completion of service. While Rhonda Fisher took part in status calls with the hearing officer, no appearance by the other respondents occurred. Therefore, before the Board will deem the allegations admitted, the Board directs the People to file proof that the complaint was served on all respondents.

IT IS SO ORDERED.

I, John T. Therriault, Clerk of the Illinois Pollution Control Board, certify that the Board adopted the above opinion and order on November 20, 2014, by a vote of 4-0.



John T. Therriault, Clerk
Illinois Pollution Control Board