

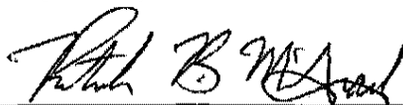
BEFORE THE POLLUTION CONTROL BOARD
OF THE STATE OF ILLINOIS

VILLAGE OF CARLOCK,)	
)	
Petitioner)	
)	
v.)	PCB No. 2015-110
)	(Water well Setback Exception)
ILLINOIS ENVIRONMENTAL)	
PROTECTION AGENCY,)	
)	
Respondent)	

PETITIONER'S CERTIFICATE OF ACCEPTANCE

NOW COMES Petitioner, Village of Carlock, by and through its attorney Patrick B. McGrath of McGrath Law Office, P.C., and hereby respectfully submits its Certificate of Acceptance attached hereto.

Respectfully Submitted,



Patrick B. McGrath
Attorney for the Village of Carlock

McGrath Law Office, P.C.
Attorney for Village of Carlock
113 S. Main St., P.O. Box 139
Mackinaw, Illinois 61755
(309) 359-3461

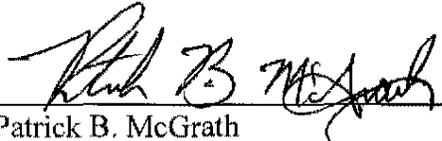
CERTIFICATE OF SERVICE

I, Patrick B. McGrath, certify that I have served the attached Petitioner's Certificate of Acceptance by first-class mail, upon the following persons:

Illinois Environmental Protection Agency
Division of Legal Counsel #21
PO Box 19276
Springfield, IL 62794-9276

Illinois Pollution Control Board
Clerk's Office
James R. Thompson Center
100 W. Randolph, Suite 11-500
Chicago, IL 60601

Village of Carlock
James M. Larimore
304 South Perry
Carlock, IL 61725


Patrick B. McGrath

McGrath Law Office, P.C.
Attorney for Village of Carlock
113 S. Main St., P.O. Box 139
Mackinaw, Illinois 61755
(309) 359-3461

CERTIFICATE OF ACCEPTANCE

I (We), Patrick B. McGrath, having read the opinion and order of the Illinois Pollution Control Board in docket PCB 15-110, dated August 6, 2015, understand and accept the opinion and order, realizing that this acceptance renders all terms and conditions of the water well setback exception set forth in that order binding and enforceable.

Petitioner: Village of Carlock

By: Patrick B. McGrath
Authorized Agent

Title: Village Attorney

Date: 8/12/15

Section 41(a) of the Environmental Protection Act provides that final Board orders may be appealed directly to the Illinois Appellate Court within 35 days after the Board serves the order. 415 ILCS 5/41(a) (2014); *see also* 35 Ill. Adm. Code 101.300(d)(2), 101.906, 102.706. Illinois Supreme Court Rule 335 establishes filing requirements that apply when the Illinois Appellate Court, by statute, directly reviews administrative orders. 172 Ill. 2d R. 335. The Board's procedural rules provide that motions for the Board to reconsider or modify its final orders may be filed with the Board within 35 days after the order is received. 35 Ill. Adm. Code 101.520; *see also* 35 Ill. Adm. Code 101.902, 102.700, 102.702.

I, John T. Therriault, Clerk of the Illinois Pollution Control Board, certify that the Board adopted the above order on August 6, 2015, by a vote of 5-0.



John T. Therriault, Clerk
Illinois Pollution Control Board