

BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

TIMBER CREEK HOMES, INC.)
)
Petitioner,)
) PCB No. 14-99
v.) (Pollution Control Facility
) Siting Appeal)
VILLAGE OF ROUND LAKE PARK,)
ROUND LAKE PARK VILLAGE BOARD)
And GROOT INDUSTRIES, INC.)
)
Respondents.)

NOTICE OF FILING

TO: SEE ATTACHED SERVICE LIST

Please take notice that on March 31, 2014 the undersigned caused to be filed electronically with the clerk of the Illinois Pollution Control Board **VILLAGE OF ROUND LAKE PARK's RESPONSE TO PETITIONER'S FIRST SET OF INTERROGATORIES TO VILLAGE OF ROUND LAKE PARK AND ROUND LAKE PARK VILLAGE BOARD**, a copy of which is attached hereto.

Respectfully Submitted,

On behalf of Round Lake Park Village Board

Peter S. Karlovics

Peter S. Karlovics #6204536
The Law Offices of Rudolph F. Magna #110560
495 N. Riverside Dr., Ste. 201
PO Box 705
Gurnee, IL 60031

AFFIDAVIT OF SERVICE

The undersigned certifies that on March 31, 2014 a copy of the foregoing **VILLAGE OF ROUND LAKE PARK's RESPONSE TO PETITIONER'S FIRST SET OF INTERROGATORIES TO VILLAGE OF ROUND LAKE PARK AND ROUND LAKE PARK VILLAGE BOARD** was served upon the following:

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By e-mailing a copy thereof as addressed above.

Peter S. Karlovics

Peter S. Karlovics #6204536
The Law Offices of Rudolph F. Magna #110560
495 N. Riverside Dr., Ste. 201

PO Box 705
Gurnee, IL 60031

BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

TIMBER CREEK HOMES, INC.,)	
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Petitioner)	
)	
v.)	No. PCB 2014-099
)	
VILLAGE OF ROUND LAKE PARK,)	(Pollution Control Facility Siting Appeal)
ROUND LAKE PARK VILLAGE BOARD)	
and GROOT INDUSTRIES, INC.,)	
)	
Respondents)	

VILLAGE OF ROUND LAKE PARK'S RESPONSE TO PETITIONER'S FIRST SET OF INTERROGATORIES TO VILLAGE OF ROUND LAKE PARK AND ROUND LAKE PARK VILLAGE BOARD

Now comes Round Lake Park Village Board by its attorneys, The Law Offices of Rudolph F. Magna and hereby responds to the First Set of Interrogatories of Petitioner, Timber Creek Homes, Inc. ("TCH") as follows:

DEFINITIONS AND INSTRUCTIONS

- A. Unless otherwise specifically indicated, the period of time encompassed by this response is June 20, 2013 through December 12, 2013.
- B. The term "person" includes any individual, corporation, unit of government, trust, and any other collective organization or entity unless the context clearly indicates reference to an individual person.
- C. Whenever reference is made to any person or entity by name, such reference shall be deemed to include all of the person's or entity's agents, employees, appointed officials, elected officials and attorneys, and the entity's subsidiaries, departments, committees, affiliates, merged, consolidated or acquired predecessors, divisions and holding or parent

companies, and includes present and former elected and appointed officials, officers, directors, shareholders, agents, employees and attorneys.

- D. The term "relating to" means referring to, reflecting, and/or pertaining in any way, directly or indirectly, to or in any legal, logical or factual way connected with the matter discussed, and includes any documents used in the preparation of any document called for by each paragraph of these interrogatories.
- E. The term "communication" includes all discussions, conversations, interviews, meetings, negotiations, emails, instant messaging, cablegrams, mailgrams, telegrams, telexes, cables, or other forms of written or verbal intercourse, however transmitted, including reports, notes, memoranda, lists, agendas, and other documents and records of communication, the identity of person(s) to whom and by whom it was made, the date it was made, the circumstances under which it was made, including but not limited to the location where it was made, the date it was made, the means by which it was made, and the form in which it was made.
- F. As used herein, "and" as well as "or" should be considered either disjunctively or conjunctively as necessary to bring within the scope of these interrogatories any information which might otherwise be construed to be outside of their scope.
- G. Wherever appropriate herein, the singular form of a word should be interpreted to include the plural, and vice versa.

- H. As used herein, the word "identify" when used in connection with a verbal communication shall mean to state the following:
1. The date of that communication;
 2. Identify the persons who were parties to that communication;
 3. Identify the persons who were witnesses (other than the parties) to the communication;
 4. State whether that communication was face-to-face and/or over the telephone, and if face-to-face, describe the location of that communication; and
 5. Identify any documents which pertain to that communication.
- I. As used herein, the word "identify" when used in reference to a natural person (i.e., human being) means to state:
1. The person's full name;
 2. Present (or last known) address;
 3. Present (or last known) occupation or position; and
 4. Name of his present (or last known) employer.
- L. The word "identify" when used in reference to a person other than an individual, means to state:
1. Its full name;
 2. Its present (or last known) address ; and
 3. Its present (or last known) telephone number.
- M. The word "identify" when used in reference to a document, means to state:

1. Its date;
2. Its subject and its substance;
3. Its author
4. Its recipients; and
5. The type of documents (e.g., letter memorandum, telegram, chart, computer input or print-out, photograph, sound reproduction, etc.

N. If you object to any of the definitions or instructions herein, or to any of the interrogatories herein, state in writing each objection and the grounds thereof.

General Response: The Application was filed on June 21, 2013. The Village Board granted siting on December 12, 2013. The Hearing Officer limited TCH discovery requests to the dates between the date on which VRLP's Appraiser was retained and the date on which siting was granted. VRLP's Appraiser was retained on June 20, 2013 when the Mayor signed the fee letter or contract of VRLP's Appraiser. Accordingly, discovery responses are limited to those non-privileged things related to the subject waste transfer station between June 20, 2013 and December 12, 2013 inclusive, unless the response expressly states to the contrary or the request otherwise limits the applicable dates, except that, as part of an attempt to comply with the spirit of Hearing Officer's order, RLP Village Board as included additional communications that it has in its possession that relate to the hiring of the VRLP Appraiser, even though those communications took place prior to the hiring of the VRLP Appraiser, and is produced without any claim of waiver.

Prior to the filing of the Application and subsequent to the grant of siting, VRLP and the Village Board functioned together as a unit of government. Upon the filing of the Application and until the grant of siting, Counsel for the Village of Round Lake Park and the Village Board and its counsel had no contact outside of the public hearing.

The RLP Village Board incorporates as part of its response to these interrogatories, the response of VRLP. The responses herein are limited to the proposed transfer station at issue and things not subject to a claim of privilege. Any privileged material produced is without waiver. Further, there is an agreement with TCH precluding the application of any claim of waiver.

RLP Village Board Counsel has no independent recollection related to any single request or the time frame related thereto, other than that specifically noted in an individual response. A number of documents may be produced by RLP Village Board. Some of those documents may refer to communications and provide a guide as to when other communications may have occurred and various details related to each.

Further, RLP Village Board incorporates the response of VRLP to its interrogatories as a supplement to its answer to these interrogatories.

A response to one discovery request may be relevant to another request. In part due of the nature of the TCH requests. A response to a one request may well include things that are relevant to other requests but may not be included in more than one response. Pursuant to 101 IL Admin Code 616 (h) RLP's responses will be amended as required. Accordingly, as to each request, investigation continues.

INTERROGATORIES

1. Identify all communications in verbal, written or electronic form made by or to any member of the RLP Board relating to the subject of a waste transfer station in the Village of Round Lake Park.

ANSWER: RLP Village Board incorporates its admission to Petitioner's Request to Admit as to the list of Village Board meeting minutes, its response to Petitioner's Request to Produce, the above General Response, and the answers of VRLP into its answer for this interrogatory. The RLP Village Board incorporates all of the communications from or to Village Board members, if any, in the list attached as Exhibit "A" as its answer list of all communications identified and the list attached hereto as Exhibit "B" for those communications for which attorney client privilege is claimed. RLP Village Board objects to the disclosure of communications listed in Exhibit "B" on the basis of attorney client privilege.

2. Identify all communications in verbal, written or electronic form made by or to VRLP relating to the subject of a waste transfer station in the Village of Round Lake Park.

ANSWER: RLP Village Board incorporates its admission to Petitioner's Request to Admit as to the list of Village Board meeting minutes, its response to Petitioner's Request to Produce, the above General Response, and the answers of RLP into its answer for this interrogatory. The RLP Village Board incorporates all of the communications made by VRLP, if any, in the list attached hereto as Exhibit "A" as its answer list of all communications identified and the list attached hereto as Exhibit "B" for those communications for which attorney client privilege is claimed. RLP Village Board objects to the disclosure of communications listed in Exhibit "B" on the basis of attorney client privilege.

Further, this request is particularly vague and unclear. RLP Village Board and its counsel has no knowledge of communications between VRLP Counsel and any experts retained by VRLP.

On June 21, 2013, Doug Allen of CBI/Shaw filed Groot's Application in the presence of VRLP's Counsel, the Village Board's Counsel and perhaps representatives of Lake County and/or SWALCO observed filing of the Application. Details regarding the filing were discussed.

3. Identify all meetings, conversations, communications and contacts between any member of the RLP Board and any other member of the RLP Board where the subject of a waste transfer station in the Village of Round Lake Park was discussed.

ANSWER: RLP Village Board incorporates its admission to Petitioner's Request to Admit as to the list of Village Board meeting minutes, its response to Petitioner's Request to Produce, the above General Response, and the answers of RLP into its answer for this interrogatory. The RLP Village Board incorporates all of the communications made by any member of the RLP Board, if any, in the list attached hereto as Exhibit "A" as its answer list of all communications identified and the list attached hereto as Exhibit "B" for those communications for which attorney client privilege is claimed. RLP Village Board objects to the disclosure of communications listed in Exhibit "B" on the basis of attorney client privilege.

4. Identify all meetings, conversations, communications and contacts between any member of the RLP Board and any officer, agent, employee or representative of Groot Industries, Inc.

ANSWER: RLP Village Board incorporates its admission to Petitioner's Request to Admit as to the list of Village Board meeting minutes, its response to Petitioner's Request to Produce, the above General Response, and the answers of RLP into its answer for this interrogatory. The RLP Village Board incorporates all of the communications made by any member of the RLP Board or any officer, agent, employee or representative of Groot Industries, Inc., if any, in the list attached hereto as Exhibit "A" as its answer list of all communications identified and the list attached hereto as Exhibit "B" for those communications for which attorney client privilege is claimed. RLP Village Board objects to the disclosure of communications listed in Exhibit "B" on the basis of attorney client privilege.

5. Identify all meetings, conversations, communications and contacts between any member of the RLP Board and Lee Brandsma.

ANSWER: RLP Village Board incorporates its admission to Petitioner's Request to Admit as to the list of Village Board meeting minutes, its response to Petitioner's Request to Produce, the above General Response, and the answers of RLP into its answer for this interrogatory. The RLP Village Board incorporates all of the communications made by any member of the RLP Board or Lee Brandsma, if any, in the list attached hereto as Exhibit "A" as its answer list of all communications identified and the list attached hereto as Exhibit "B" for those communications for which attorney client privilege is claimed. RLP Village Board objects to the disclosure of communications listed in Exhibit "B" on the basis of attorney client privilege.

6. Identify all meetings, conversations, communications and contacts between any member of the RLP Board and Larry Groot.

ANSWER: RLP Village Board incorporates its admission to Petitioner's Request to Admit as to the list of Village Board meeting minutes, its response to Petitioner's Request to Produce, the above General Response, and the answers of RLP into its answer for this interrogatory. The RLP Village Board incorporates all of the communications made by any member of the RLP Board or Larry Groot, if any, in the list attached hereto as Exhibit "A" as its answer list of all communications identified and the list attached hereto as Exhibit "B" for those communications for which attorney client privilege is claimed. RLP Village Board objects to the disclosure of communications listed in Exhibit "B" on the basis of attorney client privilege.

7. Identify all meetings, conversations, communications and contacts between any member of the RLP Board and Walter Willis.

ANSWER: RLP Village Board incorporates its admission to Petitioner's Request to Admit as to the list of Village Board meeting minutes, its response to Petitioner's Request to Produce, the above General Response, and the answers of RLP into its answer for this interrogatory. The RLP Village Board incorporates all of the communications made by any member of the RLP Board or Walter Willis, if any, in the list attached hereto as Exhibit "A" as its answer list of all communications identified and the list attached hereto as Exhibit "B" for those communications for which attorney client privilege is claimed. RLP Village Board objects to the disclosure of communications listed in Exhibit "B" on the basis of attorney client privilege.

8. Identify all meetings, conversations, communications and contacts between any member of the RLP Board and Devin Moose.

ANSWER: RLP Village Board incorporates its admission to Petitioner's Request to Admit as to the list of Village Board meeting minutes, its response to Petitioner's Request to Produce, the above General Response, and the answers of RLP into its answer for this interrogatory. The RLP Village Board incorporates all of the communications made by any member of the RLP Board or Devin Moose, if any, in the list attached hereto as Exhibit "A" as its answer list of all communications identified and the list attached hereto as Exhibit "B" for those communications for which attorney client privilege is claimed. RLP Village Board objects to the disclosure of communications listed in Exhibit "B" on the basis of attorney client privilege.

9. Identify all meetings, conversations, communications and contacts between any member of the RLP Board and Chicago Bridge & Iron Company.

ANSWER: RLP Village Board incorporates its admission to Petitioner's Request to Admit as to the list of Village Board meeting minutes, its response to Petitioner's Request to Produce, the above General Response, and the answers of RLP into its answer for this interrogatory. The RLP Village Board incorporates all of the communications made by any member of the RLP Board or the Chicago Bridge & Iron Company, if any, in the list attached hereto as Exhibit "A" as its answer list of all communications identified and the list attached hereto as Exhibit "B" for those communications for which attorney client privilege is claimed. RLP Village Board objects to the disclosure of communications listed in Exhibit "B" on the basis of attorney client privilege.

10. Identify all meetings, conversations, communications and contacts between any member of the RLP Board and Shaw Environmental, Inc.

ANSWER: RLP Village Board incorporates its admission to Petitioner's Request to Admit as to the list of Village Board meeting minutes, its response to Petitioner's Request to Produce, the above General Response, and the answers of RLP into its answer for this interrogatory. The RLP Village Board incorporates all of the communications made by any member of the RLP Board or Shaw Environmental, if any, in the list attached hereto as Exhibit "A" as its answer list of all communications identified and the list attached hereto as Exhibit "B" for those communications for which attorney client privilege is claimed. RLP Village Board objects to the disclosure of communications listed in Exhibit "B" on the basis of attorney client privilege.

11. Identify all meetings, conversations, communications and contacts between any member of the RLP Board and Glenn Sechen from the date of his retention by VRLP to the present.

ANSWER: RLP Village Board incorporates its admission to Petitioner's Request to Admit as to the list of Village Board meeting minutes, its response to Petitioner's Request to Produce, the above General Response, and the answers of RLP into its answer for this interrogatory. The RLP Village Board incorporates all of the communications made by any member of the RLP Board or Glenn Sechen, if any, in the list attached hereto as Exhibit "A" as its answer list of all communications identified and the list attached hereto as Exhibit "B" for those communications for which attorney client privilege is claimed. RLP Village Board objects to the disclosure of communications listed in Exhibit "B" on the basis of attorney client privilege.

12. Identify all meetings, conversations, communications and contacts between any member of the RLP Board and Dale Kleszynski from the date of his retention by VRLP to the present.

ANSWER: RLP Village Board incorporates its admission to Petitioner's Request to Admit as to the list of Village Board meeting minutes, its response to Petitioner's Request to Produce, the above General Response, and the answers of RLP into its answer for this interrogatory. The RLP Village Board incorporates all of the communications made by any member of the RLP Board or Dale Kleszynski, if any, in the list attached hereto as Exhibit "A" as its answer list of all communications identified and the list attached hereto as Exhibit "B" for those communications for which attorney client privilege is claimed. RLP Village Board objects to the disclosure of communications listed in Exhibit "B" on the basis of attorney client privilege.

13. Identify all meetings, conversations, communications and contacts between VRLP and Dale Kleszynski from the date of his retention by VRLP to the present.

ANSWER: RLP Village Board incorporates its admission to Petitioner's Request to Admit as to the list of Village Board meeting minutes, its response to Petitioner's Request to Produce, the above General Response, and the answers of RLP into its answer for this interrogatory. The RLP Village Board incorporates all of the communications made VRLP or Dale Kleszynski, if any, in the list attached hereto as Exhibit "A" as its answer list of all communications identified and the list attached hereto as Exhibit "B" for those communications for which attorney client privilege is claimed. RLP Village Board objects to the disclosure of communications listed in Exhibit "B" on the basis of attorney client privilege.

CERTIFICATON

The Round Lake Park Village Board advises that its investigation is continuing and that it reserves the right to supplement its responses hereto. However, the undersigned certifies that he verily believes the forgoing response is, at this time, true, complete and accurate to the best of his knowledge. Dated March 31, 2014.

Respectfully Submitted,
On behalf of Round Lake Park Village
Board

Peter S. Karlovics

Peter S. Karlovics #6204536
The Law Offices of Rudolph F. Magna #110560
495 N. Riverside Dr., Ste. 201
PO Box 705
Gurnee, IL 60031

EXHIBIT "A"

1. Email from Glenn Sechen dated 1/18/13 (re: Round Lake Park)
2. Email to Glenn Sechen and Dale Kleszynski dated 1/18/13 (re: Round Lake Park/Groot Waste Transfer Station)
3. Email from Dale Kleszynski dated 2/2/13 (re: Round Lake Park/Groot Waste Transfer Station) (see page 34 of Exhibit A to RLPVB Answer to Notice to Produce)
4. Letter dated 2/5/13 re: Contract Between Village and Associated Property Counselors/Dale Kleszynski)
5. Letter dated 2/5/13 re: Signed contract Between Village and Associated Property Counselors/Dale Kleszynski)
6. Draft letter dated 4/23/13 (re: Contract for Expert Analysis and Testimony between Village of Round Lake Park and One Tree Consulting)
7. Email from Glenn Sechen dated 5/29/13 (re: None)
8. Email to Glenn Sechen dated 5/29/13 (re: None)
9. Email from Glenn Sechen dated 5/30/13 (re: None)
10. Email to Doug Allen dated 6/1/13 (re: Groot Application)
11. Email from Doug Allen dated 6/20/13 (re: Groot Application)
12. Email to Doug Allen dated 6/20/13 (re: Groot Application)
13. Email from Doug Allen dated 6/20/13 (re: Groot Application)
14. E-mail to Linda Lucassen and Karen Eggert dated 06/20/13 (re: Contracts for Experts for Groot Hearing).
15. E-mail to Glenn Sechen, Chuck Helsten and Derke Price dated 06/20/13 (re: Meeting with Derke Price-Groot Waste Transfer Hearing).
16. E-mail to Glenn Sechen dated 06/19/13 (re: Setting Hearing Date).
17. E-mail to Glenn Sechen dated 06/20/13 (re: Setting Hearing Date).
18. E-mail from Glenn Sechen dated 06/20/13 (re: Setting Hearing Date).
19. E-mail to Glenn Sechen dated 06/19/13 (re: Setting Hearing Date).
20. E-mail from Glenn Sechen dated 06/20/13 (re: Setting Hearing Date).
21. E-mail from Walter Willis dated 06/20/13 (re: Setting Hearing Date, Place and Wi-Fi for Groot WT Hearing).
22. E-mail to Glenn Sechen dated 06/19/13 (re: Setting Hearing Date).
23. E-Mail from Glenn Sechen dated 06/20/13 (re: Setting Hearing Date).
24. E-mail from Derke Price dated 06/20/13 (re: Setting Hearing Date, Place and Wi-fi for Groot WT Hearing).
25. E-mail to Glenn Sechen, Derke Price, Chuck Helsten and Walter Willis dated 06/20/13 (re: setting Hearing Date, Place and Wi-Fi for Groot WT Hearing).
26. E-mail to Larry Clark dated 06/20/13 (re: setting Hearing Date, Place and Wi-Fi for Groot WT Hearing).
27. E-mail from Larry Clark dated 06/20/13 (re: setting Hearing Date, Place and Wi-Fi for Groot WT Hearing).
28. E-mail to Douglas Allen and Chuck Helsten dated 06/19/03 (re: Groot Application).
29. E-mail from Douglas Allen dated 06/20/13 (re: Groot Application).
30. E-mail to Douglas Allen dated 06/20/13 (re: Groot Application).
31. E-mail from Douglas Allen dated 06/20/13 (re: Groot Application).

32. E-mail to Douglas Allen and Chuck Helsten dated 06/20/13 (re: Round Lake Park Zoning Ordinance).
33. E-mail to Karen Eggert dated 06/21/13 (re: Groot Transfer Station Application).
34. E-mail from Linda Lucassen dated 06/21/13 (re: Groot Transfer Station Application).
35. E-mail from Karen Eggert dated 06/21/13 (re: Groot Transfer Station application).
36. E-mail from Derke Price dated 06/21/13 (re: Setting Meeting Date-Groot WT Hearing-Round Lake Park).
37. E-mail to Derke Price dated 06/21/13 (re: Setting Meeting Date-Groot WT Hearing-Round Lake Park).
38. E-mail from Derke Price dated 06/23/13 (re: Setting Meeting Date-Groot WT Hearing-Round Lake Park).
39. E-mail to Derke Price, Glenn Sechen, Chuck Helsten and Larry Clark dated 06/24/13 (re: July 9th).
40. E-mail to Derke Price, Glenn Sechen, Chuck Helsten and Larry Clark dated 06/24/13 (re: July 9th).
41. E-mail from Chuck Helsten dated 06/25/13 (re: July 9th).
42. E-mail from Derke Price dated 06/24/13 (re: July 9th).
43. E-mail from Larry Clark dated 06/25/13 (re: July 9th).
44. E-mail from Derke Price dated 06/25/13 (re: July 9th).
45. E-mail from Derke Price dated 06/24/13 (re: July 9th).
46. E-mail from Glenn Sechen dated 06/25/13 (re: July 9th).
47. E-mail to Derke Price, Glenn Sechen Larry Clark and Charles Helsten dated 06/27/13 (re: July 9th).
48. E-mail from Derke Price dated 06/27/13 (re: July 9th).
49. E-mail to kb dated 06/28/13 (re: Hearing Officer Position-Groot Waste Transfer Hearing, Round Lake Park).
50. E-mail from Kenneth Bleyer dated 07/01/13 (re: Hearing Officer Position-Groot Waste Transfer Hearing, Round Lake Park)
51. E-mail via blackberry to Mr. Blevins dated 06/28/13.
52. E-mail from Kenneth Bleyer dated 07/01/13 (re: Hearing Officer Position-Groot Waste Transfer Hearing, Round Lake Park).
53. E-mail to Kenneth Bleyer dated 07/01/13 (re: fee agreement).
54. E-mail from Kenneth Bleyer dated 07/01/13.
55. E-mail from Kenneth Bleyer dated 07/01/13 (re: Hearing Officer Position).
56. E-mail from Kenneth Bleyer dated 07/01/13 (re: Hearing Officer Position).
57. E-mail to Kenneth Bleyer dated 07/01/13
58. E-mail from Karen Eggert dated 07/01/13 (re: siting ordinance).
59. E-mail from Kenneth Bleyer dated 07/01/13 (re: Hearing Officer Position-Groot Waste Transfer Hearing, round Lake Park, IL)
60. E-mail from Kenneth Bleyer dated 07/01/13 (re: Hearing Officer Position-Groot Waste Transfer Hearing, Round Lake Park, IL).
61. E-mail from Kenneth Bleyer (re: failed to Deliver)
62. E-mail from Kenneth Bleyer dated 07/01/13 (re: Hearing Officer Position-Groot Waste Transfer Hearing, Round Lake Park, IL)
63. E-mail from Karen Eggert dated 07/01/13 (re: Hearing Officer Position-Groot Waste Transfer Hearing, Round Lake Park, IL).

64. E-mail from Kenneth Bleyer dated 07/01/13 (re: Hearing Officer position-Groot Waste Transfer Hearing, Round Lake Park, IL)
65. E-mail from Kenneth Bleyer dated 07/02/13 (re: July 9th.)
66. E-mail from Kenneth Bleyer dated 07/02/13 (re: Hearing Officer).
67. E-mail to Glenn Sechen, Larry Clark and Chuck Helsten dated 07/02/13 (re: Hearing Officer Needed for Groot WT Hearing-RLP).
68. E-mail from Chuck Helsten dated 07/02/13 (re: Hearing Officer needed for Groot WT Hearing-RLP).
69. E-mail from Larry Cohn dated 07/03/13 (re: no subject).
70. E-mail from Phil Luetkehans dated 07/08/13 (re: Village of Round Lake Park).
71. E-mail to Phil Luetkehans dated 07/08/13 (re: Village of Round Lake Park).
72. E-mail from Phil Luetkehans dated 07/09/13 (re: Village of Round Lake Park).
73. E-mail to Phil Luetkehans dated 07/09/13.
74. E-mail from Phil Luetkehans dated 07/09/13 (re: Village of Round Lake Park).
75. E-mail to Phil Luetkehans dated 07/09/13 (re: Village of Round Lake Park/Groot WT Hearing).
76. E-mail from Phil Luetkehans dated 07/10/13 (re: Round Lake Park-Groot Transfer Station application).
77. E-mail from Chuck Helsten dated 07/10/13 (re: Round Lake Park-Groot Transfer Station Application.)
78. E-mail from Phil Luetkehans dated 07/10/13 (re: Round Lake Park-Groot Transfer Station application).
79. E-mail from Larry Clark dated 07/10/13 (re: Round Lake Park- Groot transfer Station Application).
80. E-mail to Phil Luetkehans, Glenn Sechen, Larry Clark and Chuck Helsten dated 07/10/13 (re: Round Lake Park- Groot Transfer Station Application).
81. E-mail from Phil Luetkehans dated 07/10/13 (re: Round Lake Park- Groot Transfer Station Application).
82. E-mail to Phil Luetkehans dated 07/10/13.
83. E-mail from Phil Luetkehans dated 07/10/13 (re: round Lake Park-Groot Transfer Station Application).
84. E-mail to Walter Willis dated 07/11/13 (re: Groot Application on SWALCO website).
85. E-mail to Walter Willis dated 07/11/13 (re: Groot Application on SWALCO website).
86. E-mail to Walter Willis dated 07/11/13 (re: Groot Application on SWALCO website).
87. E-mail to Walter Willis dated 07/11/13 (re: no subject).
88. E-mail from Walter Willis dated 07/12/13 (re: no subject).
89. E-mail from Phil Luetkehans dated 07/10/13 (re: Round Lake Park-Groot Transfer Station Application).
90. E-mail to Phil Luetkehans dated 07/10/13 (re: Round Lake Park-Groot Transfer Station Application).
91. E-mail from Phil Luetkehans dated 07/10/13 (re: Round Lake Park-Groot Transfer Station application).
92. E-mail from Glenn Sechen dated 07/10/13 (re: Round Lake Park-Groot Transfer Station Application).
93. E-mail from Phil Luetkehans dated 07/15/13 (re:Round Lake Park-Groot Transfer Station Application).

94. E-mail from Chuck Helsten dated 07/15/13 (re: Public Hearing Outline doc.)
95. E-mail from Glenn Sechen dated 07/15/13 (re: none)
96. E-mail from Phil Luetkehans dated 07/15/13 (re: none)
97. E-mail from Karen Eggert dated 07/15/13 (re: Appearances filed by parties for Groot Waste Transfer Station Hearing).
98. E-mail from Phil Luetkehans dated 07/18/13 (subject: none).
99. E-mail from Phil Luetkehans dated 07/18/13 (subject: none).
100. E-mail from Larry Clark dated 07/18/13 (subject: none).
101. E-mail from Phil Luetkehans dated 07/18/13 (subject: none).
102. E-mail from Glenn Sechen dated 07/18/13 (re: RLP).
103. E-mail to Phil Luetkehans, Larry Clark, Glenn Sechen and Chuck Helsten dated 07/22/13 (re: Availability of Round Lake Beach Civic Center for Groot WT Hearing).
104. E-mail from Glenn Sechen dated 07/23/13 (re: Availability of Round Lake Beach Civic Center for Groot WT Hearing).
105. E-mail to Glenn Sechen, Phil Luetkehans, Larry Clark and Chuck Helstern dated 07/23/13 (re: Availability of the Round Lake Beach Civic Center for Groot WT Hearing).
106. E-mail from Chuck Helsten dated 07/23/13 (re: Availability of Round Lake Beach Civic Center for Groot WT Hearing).
107. E-mail to Linda Lucassen and Jean McCue dated 07/23/13 (re: Groot Waste Transfer Hearing).
108. E-mail from Linda Lucassen dated 07/23/13 (re: Groot Waste Transfer Hearing).
109. E-mail from Linda Lucassen dated 07/24/13 (re: Groot Waste Transfer Hearing).
110. E-mail from Linda Lucassen dated 07/23/13 (re: Groot Waste Transfer Hearing).
111. E-mail to Glenn Sechen, Larry Clark, Phil Luetkehans and Chuck Helsten dated 07/24/13 (re: CLC Information).
112. E-mail from Glenn Sechen dated 07/24/13 (re: CLC Information).
113. E-mail to Linda Lucassen dated 07/24/13 (re: Groot Waste Transfer Hearing).
114. E-mail from Linda Lucassen dated 07/24/13 (re: Groot Waste Transfer Hearing).
115. E-mail from Larry Clark dated 07/24/13 (re: CLC Information).
116. Email to Larry Clark, Glenn Sechen, Phil Luetkehans and Chuck Helsten dated 07/24/13 (re: CLC Information).
117. Email to Larry Clark dated 7/24/13 (re: Court Reporters)
118. Email from Linda Lucassen dated 7/25/13 (re: Groot Waste Transfer Hearing)
119. Email to Linda Lucassen dated 7/25/13 (re: Groot Waste Transfer Hearing)
120. Email to Chuck Helsten dated 7/31/13 (re: Update on location of hearing)
121. Email from Walter Willis dated 7/31/13 (re: Update on location of hearing)
122. Email to Walter Willis dated 7/31/13 (re: Update on location of hearing)
123. Email from Walter Willis dated 7/31/13 (re: Update on location of hearing)
124. Email from Chuck Helsten dated 7/31/13 (re: Update on location of hearing)
125. Email from Larry Clark dated 7/31/13 (re: Update on location of hearing)
126. Email to Linda Lucassen and Karen Eggert dated 7/31/13 (re: Additional Item for Agenda)
127. Email to Chuck Helsten dated 7/31/13 (re: Update on location of hearing)
128. Email from Glenn Sechen dated 7/31/13 (re: Update on location of hearing)
129. Email from Linda Lucassen dated 8/1/13 (re: Groot Public Hearing)

130. Email to Glenn Sechen, Larry Clark and Chuck Helsten dated 7/31/13 (re: Update on location of hearing)
131. Email from Phil Luetkehans dated 8/5/13 (re: Update on location of hearing)
132. Email to Phil Luetkehans, Glenn Sechen, Larry Clark and Chuck Helsten dated 8/5/13 (re: Update on location of Hearing)
133. Email from Phil Luetkehans dated 8/5/13 (re: Update on hearing location)
134. Email from Linda Lucassen dated 8/5/13 (re: Monica- center)
135. Email to Glenn Sechen, Larry Clark, Chuck Helsten and Phil Luetkehans dated 8/5/13 (re: Monica-Center)
136. Email from Phil Luetkehans dated 8/5/13 (re: Monica-Center)
137. Email from Glenn Sechen dated 8/5/13 (re: Round Lake Beach Civic Center Contract)
138. Email from Larry Clark dated 8/5/13 (re: Monica- Center)
139. Email from Monica Marr dated 8/5/13 (re: Monica- Center)
140. Email to Mayor Lucassen dated 8/5/13 (re: Moncia – Center)
141. Email to Chuck Helsten, Glenn Sechen, Larry Clark, Phil Luetkehans and Walter Willis dated 8/5/13 (re: Rental of RLB Civic Center)
142. Email from Chuck Helsten DATED 8/6/13 (re: Rental of RLB Civic Center)
143. Email from Chuck Helsten dated 8/6/13 (re: Rental of RLB Civic Center)
144. Email to Chuck Helsten dated 8/6/13 (re: Rental of RLB Civic Center)
145. Email from Chuck Helsten dated 8/6/13 (re: Rental of RLB Civic Center)
146. Email from Linda Lucassen dated 8/8/13 (re: Monica-RLB Center)
147. Email to Phil Luetkehans, Chuck Helsten, Larry Clark and Glenn Sechen dated 8/8/13 re: Finalized dates for Groot Waste Transfer Hearing)
148. Email from Phil Luetkehans dated 8/9/13 (re: Groot Transfer Hearing)
149. Email to Phil Luetkehans and Cindy Fazekas dated 8/9/13 (re: Groot Transfer Hearing)
150. Email from Karen Eggert dated 8/9/13 (re: Dates and Times for Groot Waste Transfer Hearing)
151. Email to Karen Eggert dated 8/9/13 (re: Dates and Times for Groot Waste Transfer Hearing)
152. Email to Walter Willis dated 8/8/13 (re: RLP adoption of 2009 Lake County Solid Waste Management Plan)
153. Email from Walter Willis dated 8/9/13 (re: RLP adoption of 2009 Lake County Solid Waste Management Plan)
154. Email from Glenn Sechen 8/8/13(re: RLP adoption of 2009 Lake County Solid Waste Management Plan)
155. Email to Glenn Sechen dated 8/8/13 (re: RLP adoption of 2009 Lake County Solid Waste Management Plan)
156. Email from Karen Eggert dated 8/9/13 (re: Dates and Times for Groot Waste Transfer Hearing)
157. Email from Phil Luetkehans dated 8/9/13 (re: Dates and Times for Groot Waste Transfer Hearing)
158. Email to Phil Luetkehans and Karen Eggert dated 8/9/13 (re: Dates and Times for Groot Waste Transfer Hearing)
159. Email to Cindy Fazekas dated 8/9/13 (re: Groot Transfer Hearing)
160. Email from Phil Luetkehans dated 8/9/13 (re: Groot)

161. Email from Karen Eggert dated 8/9/13 (re: Dates and Times for Groot Waste Transfer Hearing)
162. Email from Karen Eggert dated 8/9/13 (re: Dates and Times for Groot Waste Transfer Hearing)
163. Email to Walter Willis and Larry Clark dated 8/9/13 (re: Request for SWALCO Assistance-Postings for SWALCO Website on Groot Hearing)
164. Email Karen Eggert dated 8/10/13 (re: Groot Transfer Hearing)
165. Email from Phil Luetkehans dated 8/10/13 (re: Groot Transfer Hearing)
166. Email from Glenn Sechen dated 8/13/13 (re: None)
167. Email from Walter Willis dated 8/14/13 (re: RLP)
168. Email from Glenn Sechen dated 8/14/13 (re: RLP)
169. Email from Mike Blazer dated 8/15/13 (re: Groot Transfer Station- Timber Creek Homes)
170. Email to Mike Blazer Phil Luetkehans, Glenn Sechen, Chuck Helsten and Larry Clark dated 8/15/13 (re: Groot Transfer Station-Timber Creek Homes)
171. Email from Mike Blazer dated 8/15/13 (re: Groot Transfer Station- Timber Creek Homes)
172. Email from Kathy McCorkle dated 8/15/13 (re: Village of Round Lake Hearings)
173. Email to Chuck Helsten, Larry Clark, Glenn Sechen and Phil Luetkehans dated 8/15/13 (re: Village of Round Lake Hearings-Court Reporter)
174. Email to Mike Blazer dated 8/15/13 (re: For Mike Blazer re: Village of Round Lake Hearings-Court Reporter)
175. Email from Mike Blazer dated 8/15/13 (re: For Mike Blazer re: Village of Round Lake Hearings-Court Reporter)
176. Email from Larry Clark dated 8/15/13 (re: Village of Round Lake Hearings-Court Reporter)
177. Email from Chuck Helsten dated 8/15/13 (re: Village of Round Lake Hearings-Court Reporter)
178. Email from Mike Blazer dated 8/15/13 (re: Village of Round Lake Hearings-Court Reporter)
179. Email to Chuck Helsten dated 8/15/13 (re: Village of Round Lake Hearings- Court Reporter)
180. Email from Chuck Helsten dated 8/15/13 (re: Village of Round Lake Hearings-Court Reporter)
181. Email to Karen Eggert, Phil Luetkehans, Chuck Helsten, Mike Blazer, Glenn Sechen, Larry Clark and Walter Willis dated 8/15/13 (re: Village of Round Lake Hearings-Court Reporter)
182. Email to Kathy McCorkle dated 8/15/13 (re: Village of Round Lake Hearings)
183. Email from Chuck Helsten dated 8/16/13 ((re: Village of Round Lake Hearings-Court Reporter)
184. Email from Mike Blazer dated 8/17/13 (re: Village of Round Lake Hearings-Court Reporter)
185. Email to Mike Blazer and Chuck Helsten dated 8/17/13 (re: Village of Round Lake Hearings-Court Reporter)
186. Email from Chuck Helsten dated 8/17/13 (re: Village of Round Lake Hearings-Court Reporter)

187. Email from Glenn Sechen dated 8/18/13 (re: Village of Round Lake Hearings-Court Reporter)
188. Email from Phil Luetkehans dated 8/26/13 (re: Groot Transfer Hearing)
189. Email to Phil Luetkehans, Cindy Fazekas, Karen Eggert dated 8/26/13 (re: Groot Transfer Hearing)
190. Email from Cindy Fazekas dated 8/27/13 (re: Groot Transfer Hearing)
191. Email to Cindy Fazekas dated 8/27/13 (re: Groot Transfer Hearing)
192. E-mail from Katherine McCorkle dated 09/04/13 (re: Round Lake Hearings).
193. E-mail to Katherine McCorkle dated 09/04/13 (re: Groot/Round Lake Park Waste Transfer Hearings).
194. E-mail from Katherine McCorkle dated 09/04/13 (re: Round Lake Hearings).
195. E-mail to Katherine McCorkle dated 09/04/13 (re: Groot/round Lake Park Waste Transfer Hearings).
196. E-mail to Michael Blazer dated 09/04/13 (re: Groot/RLP Waste Transfer Hearings).
197. E-mail to Karen Eggert dated 09/04/13 (re: Groot/RLP Waste Transfer Hearings).
198. E-mail to Karen Eggert, Phil Luetkehans, Chuck Helsten, Michael Blazer, Glenn Sechen, Larry Clark and Walter Willis dated 09/04/13 (re: Clarification on dates-Groot/ RLP Transfer Hearing).
199. E-mail from Carla Chengary to Karen Eggert, C. Fazekas, Phil Luetkehans, Chuck Helsten, Glenn Sechen, Larry Clark, Peter Karlovics, Michael Blazer and Jeff Jeep dated 09/10/13 (re: Application for Local Siting (03-01)).
200. E-mail from Mike Blazer dated 09/10/13 (re: Groot Proceeding).
201. E-mail R. Porter dated 09/10/13 (re: Application for Local Siting Approval for Groot Industries Lake Transfer Station).
202. E-mail from Amanda Zaver dated 09/11/13 (re: Application for Local siting (03-01)).
203. E-mail from Mike Blazer dated 09/10/13 (re: Groot Proceeding).
204. E-mail from Phil Luetkehans dated 09/11/13 (re: Groot Proceeding).
205. E-mail from Phil Luetkehans dated 09/11/13 (re: Groot Proceeding).
206. E-mail from Mike Blazer dated 09/10/13 (re: Groot Proceeding).
207. E-mail from Glenn Sechen dated 09/11/13 (re: Groot).
208. E-mail from George Mueller dated 09/11/13 (re: Groot).
209. E-mail from Mike Blazer dated 09/11/13 (re: Groot).
210. Email from Mike blazer dated 09/11/13 (re: Groot).
211. E-mail from R. porter dated 09/11/13 (re: Groot).
212. E-mail from Mike Blazer dated 09/10/13 (re: no subject).
213. E-mail from Glenn Sechen dated 09/11/13 (re: no subject).
214. E-mail from George Mueller dated 09/11/13 (re: Groot).
215. E-mail from Mike Blazer dated 09/11/13 (re: Groot).
216. E-mail to Phil Luetkehans dated 09/11/13 (re: Groot).
217. E-mail from Mike Blazer dated 09/11/13 (re: Groot).
218. E-mail to Phil Luetkehans dated 09/11/13 (re: Groot).
219. E-mail from Mike Blazer dated 09/11/13 9 (re: Groot).
220. E-mail to Phil Luetkehans dated 09/11/13 (re: Groot).
221. E-mail from Mike Blazer dated 09/11/13 (re: Groot).
222. E-mail from Phil Luetkehans dated 09/11/13 (re: Groot).
223. E-mail from Stephen Grossmark dated 09/11/13 (re: Groot).

224. E-mail to Stephen Grossmark dated 09/11/13 (re: Groot).
225. E-mail from Mike Blazer dated 09/11/13 (re: Groot).
226. E-mail from Stephen Grossmark dated 09/11/13 (re: Groot).
227. E-mail from Mike Blazer dated 09/11/13 (re: Groot).
228. E-mail from Phil Luetkehans dated 09/11/13 (re: Timber Creek Request for Ruling).
229. E-mail from Mike Blazer dated 09/11/13 (re: Timber Creek Request for Ruling).
230. E-mail to Mike Blazer dated 09/11/13 (re: Timber Creek Request for Ruling).
231. E-mail from Mike Blazer dated 09/11/13 (re: Timber Creek Request for Ruling).
232. E-mail from Mike Blazer dated 09/11/13 (re: Timber Creek Request for Hearing).
233. E-mail to Mike Blazer dated 09/11/13 (re: Timber Creek Request for Ruling).
234. E-mail from Mike Blazer dated 09/11/13 (re: Timber Creek Request for Ruling).
235. E-mail to Mike Blazer dated 09/11/13 (re: Timber Creek Request for Ruling).
236. E-mail to Mike blazer dated 09/11/13 (re: Timber Creek Request for Ruling).
237. E-mail from Phil Luetkehans dated 09/12/13 (re: Timber Creek Request for Ruling).
238. E-mail from Mike Blazer dated 09/12/13 (re: Timber Creek Request for Ruling).
239. E-mail from Amanda Zaver dated 09/12/13 (re: Application for Local Siting (03-01)).
240. E-mail from Mike Blazer dated 09/12/13 (re: Application for Local Siting (03-01)).
241. E-mail to Phil Luetkehans dated 09/12/13 (re: Timber Creek Request for Ruling).
242. E-mail from Mike Blazer dated 09/12/13 (re: Timber Creek Request for Ruling).
243. E-mail to George Muelleranderson dated 09/12/13 (re: Timber Creek Request for Ruling).
244. E-mail to Karen Eggert dated 09/12/13 (re: Groot Hearing).
245. E-mail from Carla Chengary dated 09/12/13 (re: Application for Local Siting (03-01)).
246. E-mail from Carla Chengary dated 09/12/13 (re: Application for Local Siting (03-01)).
247. E-mail from Michael Blazer dated 09/12/13 (re: Groot Siting Application-Timber Creek Submittals).
248. E-mail from Mike Blazer dated 09/12/13 (re: Groot Siting Application-Timber Creek Submittals).
249. E-mail to Mike Blazer, Phil Luetkehans, Glenn Sechen, Chuck Helsten, Larry Clark, Karen Eggert, C. Fazekas, Stephen Grossmark, R Porter, George Muleeranderson, Eric Yehl dated 09/12/13 (re: Groot Siting Application-Timber Creek Submittals).
250. E-mail from Stephen Grossmark dated 09/12/13 (re: Groot Siting application-Timber Creek Submittals).
251. E-mail from Michael Blazer dated 09/12/13 (re: Groot Siting Application-Timber Creek Submittals).
252. E-mail from Mike Blazer dated 09/12/13 (re: Groot Siting application-timber Creek Submittals).
253. E-mail to Michael Blazer dated 09/12/13 (re: Groot siting Application-Timber Creek Submittals).
254. E-mail to Mike Blazer dated 09/12/13 (re: Groot Siting Application-Timber Creek Submittals).
255. E-mail from Mike Blazer dated 09/12/13 (re: Groot Siting Application-Timber Creek Submittals).
256. E-mail to Mike Blazer dated 09/12/13 (re: Groot Siting Application-Timber Creek Submittals).
257. E-mail from Mike Blazer dated 09/12/13 (re: Groot siting Application-Timber Creek Submittals).

258. E-mail from Mike Blazer dated 09/12/13 (re: Groot Siting Application-Timber Creek Submittals).
259. E-mail to Mike Blazer dated 09/12/13 (re: Groot Siting Application-Timber Creek Submittals).
260. E-mail from Mike Blazer dated 09/12/13 (re: Groot Siting Application- Timber Creek Submittals).
261. E-mail to Mike Blazer dated 09/12/13 (re: Groot Siting Application-Timber Creek Submittals).
262. E-mail from Mike Blazer dated 09/12/13 (re: Groot Siting Application-Timber Creek Submittals).
263. E-mail from Mike Blazer dated 09/12/13 (re: Groot Siting Application-Timber Creek Submittals).
264. E-mail from Mike Blazer dated 09/12/13 (re: Groot Siting Application-Timber Creek Submittals).
265. E-mail from Mike Blazer dated 09/12/13 (re: Groot Siting Application-Timber Creek Submittals).
266. E-mail from Mike Blazer dated 09/13/13 (re: Groot Siting Application-Timber Creek Submittals).
267. E-mail from Mike Blazer dated 09/12/13 (re: Groot Siting Application-Timber Creek Submittals).
268. E-mail from Mike Blazer dated 09/12/13 (re: Groot Siting Application-Timber Creek Submittals).
269. E-mail from Mike Blazer dated 09/13/13 (re: Groot Siting Application-Timber Creek Submittals).
270. E-mail from Phillip Luetkehans dated 09/13/13 9 (re: Groot Siting Application-Timber Creek Submittals).
271. E-mail from Mike Blazer dated 09/13/13 (re: Groot Siting Application-Timber Creek Submittals).
272. E-mail to Mike Blazer dated 09/13/13 (re: Groot Siting Application-Timber Creek Submittals).
273. E-mail from Blazer dated 09/13/13 (re: Groot Siting Application-Timber Creek Submittals).
274. Email to Mike Blazer dated 09/13/13 (re: Groot Siting Application-Timber Creek Submittals).
275. Email from Mike Blazer dated 09/13/13 (re: Groot Siting Application-Timber Creek Submittals).
276. E-mail to Mike Blazer dated 09/13/13 (re: Groot Siting Application-Timber Creek Submittals).
277. Email from Mike Blazer dated 09/13/13 (re: Groot Siting Application-Timber Creek Submittals).
278. E-mail from Stephen Grossmark dated 09/13/13 (re: Groot Siting Application-Timber Creek Submittals).
279. E-mail from Chuck Helsten dated 09/13/13 (re: Groot Siting Application-Timber Creek Submittals).
280. E-mail from Glenn Sechen dated 09/13/13 (re: Groot Siting Application-Timber Creek Submittals).

281. E-mail from Mike Blazer dated 09/13/13 (re: Groot Siting Application-Timber Creek Submittals).
282. E-mail to Mike Blazer dated 09/13/13 (re: Groot Siting Application-Timber Creek Submittals).
283. E-mail from Mike Blazer dated 09/13/13 (re: none).
284. E-mail to Walter Willis dated 09/13/13 (re: Request to add items to SWALCO website for the Groot Waste Transfer Station Hearing).
285. E-mail from Walter Willis dated 09/13/13 (re: Automatic reply; Request to add items to the SWALCO website for the Groot Waste Transfer Station Hearing).
286. E-mail from Phillip Luetkehans dated 09/16/13 (re: Groot Siting Application-Pre-Hearing conference).
287. E-mail to Elvira Molnar dated 09/16/13 (re: Heading for Groot Transfer Station Hearing).
288. E-mail from Elvira Molnar dated 09/16/13 (re: Heading for Groot Transfer Station Hearing).
289. E-mail to Karen Eggert dated 09/16/13 (re: Groot Hearing Materials that need to be posted to the Village's Website).
290. E-mail from Richard Porter dated 09/17/13 (re: Groot siting Application-Motion to Bar Timber Creek).
291. E-mail from Mike Blazer dated 09/17/13 (re: Groot Siting Application-Motion to Bar Timber Creek).
292. E-mail from Phillip Luetkehans dated 09/17/13 (re: Groot Documents).
293. E-mail to Phillip Luetkehans, Chuck Helsten, eyehl, George Muelleranderson, Glenn Sechen, Jeff Jeep, Larry Clark, Mike Blazer and R. Porter dated 09/17/13 (re: Groot Documents).
294. E-mail to Phillip Luetkehans, Chuck Helsten, eyehl, George Muelleranderson, Glenn Sechen, Jeff Jeep, Larry Clark, Mike Blazer and R. Porter dated 09/17/13 (re: Direction to Civic and Cultural Center-Round Lake Beach).
295. E-mail to elmolnar dated 09/17/13 (re: Direction to Civic and Cultural Center-Round Lake Beach).
296. E-mail to Karen Eggert and C Fazekas dated 09/17/13 (re: Two Additional Items to Place on the Village Website-Groot WT Hearing).
297. E-mail to Walter Willis dated 09/17/13 (re: Additional documents to place on the SWALCO website for Groot Solid Waste Transfer Hearing).
298. E-mail to Monica Marr dated 09/17/13 (re: Groot Waste Transfer Hearing-Village of Round Lake Park).
299. E-mail to Monica Marr dated 09/17/13 (re: Agenda to post).
300. E-mail from Monica Marr dated 09/17/13 (re: Agenda to Post).
301. E-mail from Walter Willis dated 09/17/13 (re: Additional Documents to place on the SWALCO website for the Groot Solid Waste Transfer Hearing).
302. E-mail from Mike Blazer dated 09/17/13 (re: Groot Documents).
303. E-mail from Erin Johnson dated 09/18/2013 (re: Repository file from McCorkle Hearing).
304. E-mail from Erin Johnson dated 09/18/13 (re: Round Lake Public Hearings/Hearing 09/17/13).
305. E-mail from Phillip Luetkehans dated 09/18/13 (re: Groot Documents).
306. E-mail from chuck Helsten dated 09/18/13 (re: Groot Documents).
307. E-mail from Linda Lucassen dated 09/18/13 (re: Murphy School usage).

308. E-mail from Linda Lucassen dated 09/18/13 (re: Monica-RLB Civic Center).
309. E-mail to Monica Marr dated 09/18/13 (re: Monica-RLB Civic Center).
310. E-mail to Karen Eggert dated 09/18/13 (re: Transcript from Yesterday's Pre-Hearing conference).
311. E-mail from Karen Eggert dated 09/18/23 (re: Transcript from Yesterday's Pre-Hearing conference).
312. E-mail to Phillip Luetkehans dated 09/18/13 (re: Schedule for Public Comment and room Capacity).
313. E-mail from Glenn Sechen dated 09/18/13 (re: Schedule for public comment and room capacity).
314. E-mail to Karen Eggert dated 09/18/13 (re: Transcript from Yesterday's Pre-Hearing conference).
315. E-mail from Phillip Luetkehans dated 09/18/13 (re: Schedule for public comment and room capacity).
316. Email to Elvira Johnson dated 9/18/13 (re: Round Lake Public Hearing/Hearing 09/17/13)
317. Email from Erin Johnson dated 9/18/13 (re: Round Lake Public Hearing/Hearing 09/17/13)
318. Email from Mike Blazer dated 9/18/13 (re: Round Lake Public Hearing/Hearing 09/17/13)
319. Email to Mike Blazer and Phil Luetkehans dated 9/18/13 (re: Round Lake Public Hearing/Hearing 09/17/13)
320. Email from Elvira Molner dated 9/18/13 (re: Round Lake Public Hearing/Hearing 09/17/13)
321. Email to Elvira Molner dated 9/18/13 (re: Round Lake Public Hearing/Hearing 09/17/13)
322. Email to Phil Luetkehans dated 9/18/13 (re: Schedule for Public Comment and room capacity)
323. Email from Mike Blazer dated 9/18/13 (re: Schedule for Public Comment and room capacity)
324. Email from Erin Johnson dated 9/19/13 (re: Round Lake Public Hearing/Hearing 09/17/13)
325. Email from Mike Blazer dated 9/19/13 (re: Transcripts)
326. Email to Mike Blazer dated 9/19/13 (re: Transcripts)
327. Email from Mike Blazer dated 9/19/13 (re: Transcripts)
328. Email to Mike Blazer dated 9/19/13 (re: Transcript)
329. Email from Mike Blazer dated 9/19/13 (re: Transcript)
330. Email from Mike Blazer dated 9/19/13 (re: Transcript)
331. Email to Mike Blazer and Phil Luetkehans dated 9/19/13 (re: Transcript)
332. Email from Mike Blazer dated 9/19/13 (re: Transcript)
333. Email to Mike Blazer and Phil Luetkehans dated 9/19/13 (re: Transcript)
334. Email from Mike Blazer dated 9/19/13 (re: Transcript)
335. Email from Erin Johnson dated 9/19/13 (re: Round Lake Public Hearing/Hearing 09/17/13)
336. Email to Erin Johnson dated 9/19/13 (re: Round Lake Public Hearing/Hearing 09/17/13)
337. Email from Glenn Sechen dated 9/19/13 (re: Transcript)

338. Email from Erin Johnson dated 9/19/13 (re: Round Lake Public Hearing/Hearing 09/17/13)
339. Email from Mike Blazer dated 9/19/13 (re: Transcript)
340. Email to Mike Blazer dated 9/19/13 (re: Transcript)
341. Email from Mike Blazer dated 9/19/13 (re: Transcript)
342. Email to Erin Johnson dated 9/19/13 (re: Round Lake Public Hearing/Hearing 09/17/13)
343. Email from Erin Johnson dated 9/19/13 (re: Round Lake Public Hearing/Hearing 09/17/13)
344. Email to Erin Johnson dated 9/19/13 (re: Round Lake Public Hearing/Hearing 09/17/13)
345. Email to Mike Blazer dated 9/19/13 (re: Transcript-Hope I got this right)
346. Email from Mike Blazer dated 9/19/13 (re: Transcript-Hope I got this right)
347. Email from Erin Johnson dated 9/19/13 (re: Round Lake Public Hearing/Hearing 09/17/13)
348. Email from Erin Johnson dated 9/18/13 (re: Round Lake Public Hearing/Hearing 09/17/13)
349. Email to Erin Johnson dated 9/18/13 (re: Round Lake Public Hearing/Hearing 09/17/13)
350. Email from Erin Johnson dated 9/19/13 (re: Round Lake Public Hearing/Hearing 09/17/13)
351. Email to Erin Johnson dated 9/19/13 (re: Round Lake Public Hearing/Hearing 09/17/13)
352. Email from Erin Johnson dated 9/19/13 (re: Round Lake Public Hearing/Hearing 09/17/13)
353. Email to Erin Johnson dated 9/19/13 (re: Round Lake Public Hearing/Hearing 09/17/13)
354. Email from Erin Johnson dated 9/19/13 (re: Round Lake Public Hearing/Hearing 09/17/13)
355. Email to Erin Johnson dated 9/19/13 (re: Round Lake Public Hearing/Hearing 09/17/13)
356. Email from Erin Johnson dated 9/19/13 (re: Round Lake Public Hearing/Hearing 09/17/13)
357. Email to Erin Johnson dated 9/19/13 (re: Round Lake Public Hearing/Hearing 09/17/13)
358. Email from Erin Johnson dated 9/19/13 (re: Round Lake Public Hearing/Hearing 09/17/13)
359. Email from Diane Andorf dated 9/19/13 (re: Map of location of Groot Waste Transfer Station Hearing for RLP)
360. Email to Mr. Grossmark et al dated 9/19/13 (re: Transcript from Pre-hearing Conference)
361. Email from Glenn Sechen dated 9/19/13 re: (none)
362. Email to Glenn Sechen, Mike Blazer, Phil Luetkehans and SGrossmark dated 9/19/13 (re: None)
363. Email from Stephen Grossmark dated 9/19/13 (re: Transcript from Pre-hearing Conference)
364. Email from Danita Heaney dated 9/19/13 (re: Application for Local Siting Approval for Groot Industries Lake Transfer Station /03-01)
365. Email to S. Grossman dated 9/19/13 (re: Schedule for public comment and room capacity)
366. Email to Karen Eggert dated 9/19/13 (re: Transcript for Pre-hearing Conference 9-17-13)
367. Email from S. Grossman dated 9/19/13 (re: Schedule for public comment and room capacity)

368. Email from Karen Eggert dated 9/19/13 (re: Transcript for Pre-hearing Conference 9-17-13)
369. Email from Phil Luetkehans dated 9/20/13 (re: None)
370. Emails (3) from Mariann Bova dated 9/20/13 (re: Confirmation of Scheduling)
371. Email to Walter Willis dated 9/20/13 (re: Transcript for Pre-hearing Conference 9-17-13)
372. Email to Cindy Fazekas dated 9/20/13 (re: Email to attach to Groot Erata filing)
373. Email from Cindy Fazekas dated 9/20/13 (re: Email to attach to Groot Erata filing)
374. Email to Steve Grossmark et al dated 9/20/13 (re: Setup for Groot WT Hearing at Civic Center)
375. Email from Janet Vela dated 9/20/13 (re: Round Lake Public Hearing 9-20-13)
376. Email to Janet Vela dated 9/20/13 (re: Round Lake Public Hearing 9-20-13)
377. Email to Steve Grossmark et al dated 9/20/13 (re: Transcript for 92013-Groot Hearing)
378. Email to Steve Grossmark et al dated 9/20/13 (re: Here is the ASCII transcript)
379. Email from Danita Heaney dated 9/20/13 (re: Application for Local Siting Approval for Groot Industries Lake Transfer Station-0301)
380. Email to Karen Eggert dated 9/20/13 (re: Change needed to Village Webpage regarding hearing dates and times)
381. Email to Phil Luetkehans et al dated 9/20/13 (re: Housekeeping items)
382. Email to Karen Eggert dated 9/20/13 (re: Disregard previous email.. post this on website for hearing schedule)
383. Email to Steve Grossmark et al dated 9/20/13 (re: Change in Agenda)
384. Email from Phil Luetkehans dated 9/20/13 (re: Change in Agenda)
385. Email from Karen Egger dated 9/20/13 (re: change needed to Village Webpage regarding hearing dates and times)
386. Email to Karen Eggert, Cindy Fazekas and Walter Willis dated 9/20/13 (re: Transcript for Orientation Meeting- Groot WT Hearing)
387. Email from Karen Eggert dated 9/20/13 (re: Disregard previous email)
388. Email to Phil Luetkehans dated 9/20/13 (re: Change in Agenda)
389. Email to/from Karen Eggert dated 9/20/13 (re: Disregard previous email)
390. Email from Phil Luetkehans dated 9/20/13 (re: Change in Agenda)
391. Email to Monica Marr dated 9/20/13 (re: Changed Agenda-Groot)
392. Email from Karen Eggert dated 9/20/13 (re: Transcript for Orientation Meeting- Groot WT Hearing)
393. Email from Karen Eggert dated 9/20/13 (re: Change in Agenda)
394. Email to Walter Willis dated 9/20/13 (re: Amended Agenda)
395. Email from Glenn Sechen dated 9/20/13 (re: Setup for Groot WT Hearing at Civic Center)
396. Email to Glenn Sechen et al dated 9/20/13 (re; Setup for Groot WT Hearing at Civic Center)
397. Email from Monica Marr dated 9/21/13 (re: Changed Agenda-Groot)
398. Email to Monica Marr dated 9/21/13 (re: Changed Agenda-Groot)
399. Email to Karen Eggert dated 9/21/13 (re: Change in Agenda)
400. Email from Karen Eggert dated 9/21/13 (re: Change in Agenda)
401. Email from Kathy McCorkle dated 9/23/13 (re: Copies)
402. Email to Kathy McCorkle dated 9/23/13 (re: Copies)
403. Email from Brian Smith dated 9/24/13 (re: GROOT)

404. Emails (2) from Erin Johnson dated 9/24/13 (re: Repository file from McCorkle Hearing)
405. Email to Bryan dated 9/24/13 (re: Groot)
406. Email from Erin Johnson dated 9/24/13 (re: Round Lake Public Hearings/Hearing 09-23-13)
407. Email to Erin Johnson dated 9/24/13 (re: Round Lake Public Hearings/Hearing 09-23-13)
408. Email to Steve Grossmark et al dated 9/24/13 (re: Transcript for September 23, 2013)
409. Email from Erin Johnson dated 9/24/13 (re: Round Lake Public Hearings/Hearing 09-23-13)
410. Email to Steve Grossmark et al dated 9/24/13 (re: None)
411. Email from Steve Grossmark dated 9/24/13 (re: Transcript for September 23, 2013)
412. Email to Steve Grossmark dated 9/24/13 (re: Transcript for September 23, 2013)
413. Email from Steve Grossmark dated 9/24/13 (Transcript for September 23, 2013)
414. Email to Erin Johnson and Kathy McCorkle dated 9/24/13 (re: Round Lake Public Hearings/Hearing 09/23/13)
415. Email to Steve Grossmark et al dated 9/24/13 (re: Transcript for September 23, 2013)
416. Email from Glenn Sechen dated 9/24/13 (re: Transcript for September 23, 2013)
417. Email from Erin Johnson dated 9/24/13 (re: Round Lake Public Hearings/Hearing 09-23-13)
418. Email from Erin Johnson dated 9/24/13 (re: Round Lake Public Hearings/Hearing 09-23-13)
419. Email to Steve Grossmark et al dated 9/24/13 (re: Final Transcript)
420. Email to Karen Eggert and Walter Willis dated 9/24/13 (re: Final Transcript)
421. Email from Richard Porter dated 9/24/13 (re: 12-3 transcript)
422. Email to Richard Porter dated 9/24/13 (re: 12-3 Transcript)
423. Emails (3) to Richard Porter dated 9/24/13 (re: Transcript for September 23, 2013)
424. Email from Richard Porter dated 9/24/13 (re: 12-3 Transcript)
425. Email from Richard Porter dated 9/24/13 (re: Final Transcript)
426. Email to Richard Porter dated 9/24/13 (re: Final Transcript)
427. Email from Shelly Rubas dated 9/24/13 (re: 12:00-3:00 Session 9/24/13-Round Lake Park)
428. Email from Lisa Bringle dated 9/24/13 (re: Groot Hearing)
429. Email to Steve Grossmark et al dated 9/24/13 (re: Transcripts from 9/24/13 12noon -3pm, 3pm-5pm)
430. Email to Erin Johnson dated 9/24/13 (re: Round Lake Public Hearings/Hearing 09-23-13)
431. Email to Steve Grossmark et al dated 9/24/13 (re: Agenda)
432. Email to Karen Eggert and Walter Willis dated 9/24/13 (re: 2nd Amended Agenda)
433. Email to Karen Eggert and Walter Willis dated 9/24/13 (re: Ignore previous email-post this agenda)
434. Email from Karen Eggert dated 9/24/13 (re: transcripts from September 24, 2013 (12noon-3pm, 3pm-5pm))
435. Email to Karen Eggert dated 9/25/13 (re: transcripts from September 24, 2013 (12noon-3pm, 3pm-5pm))
436. Email from Karen Eggert dated 9/25/13 (re: transcripts from September 24, 2013 (12noon-3pm, 3pm-5pm))
437. Email from Ronda Jones dated 9/25/13 (re: Hearing 9-24-13 6pm session)

438. Email from Erin Johnson dated 9/25/13 (re: Round Lake Public Hearings/Hearing 09-24-13)
439. Email from Phil Luetkehans dated 9/25/13 (re: Agenda)
440. Email from Erin Johnson dated 9/25/13 (re: Round Lake Public Hearings/Hearing 09-24-13)
441. Email to Steve Grossmark et al dated 9/25/13 (re: Transcript for 6-24-13 6pm-10pm)
442. Email to Karen Eggert and Walter Willis dated 9/25/13 (re: Transcripts to be placed on Village and SWALCO websites)
443. Email to Ronda Jones dated 9/25/13 (re: Hearing 9-24-13 6pm session)
444. Email from Walter Willis dated 9/25/13 (re: Transcripts to be placed on Village and SWALCO websites)
445. Email from Karen Eggert dated 9/25/13 (re: Transcripts to be placed on Village and SWALCO websites)
446. Email from Erin Johnson dated 9/25/13 (re: Question –Round Lake Public Hearing)
447. Email to Erin Johnson dated 9/25/13 (re: Question –Round Lake Public Hearing)
448. Email from Erin Johnson dated 9/25/13 (re: Question –Round Lake Public Hearing)
449. Email from Shelly Rubas dated 9/25/13 (re: 8:00 session-Round Lake Transfer Station Hearings)
450. Email from Jennifer Lang dated 9/25/13 (re: Hearing September 25, 2013 12:00-3:00 pm Sessions)
451. Email to Steve Grossman et al dated 9/25/13 (re: Transcripts for 9-25-13)
452. Email to Steve Grossman et al dated 9/25/13 (re: Clarification –one of the Transcripts for 9-25 is from 12 to 3, not 3-8)
453. Email from Mike Blazer dated 9/25/13 (re: Transcripts for 9-25-13)
454. Email from Erin Johnson dated 9/26/13 (re: Round Lake Public Hearing- Hearing 9/25/13)
455. Email from Erin Johnson dated 9/26/13 (re: Round Lake Public Hearing-Hearing 9/25/13 (8pm sessions))
456. Email to Erin Johnson dated 9/26/13 (re: Round Lake Public Hearing-Hearing 9/25/13 (8pm sessions))
457. Email from Erin Johnson dated 9/26/13 (re: Round Lake Public Hearing-Hearing 9/25/13 (8pm sessions))
458. Email to Erin Johnson dated 9/26/13 (re: Round Lake Public Hearing-Hearing 9/25/13 (3pm - 8pm session))
459. Email to Karen Eggert and Walter Willis dated 9/26/13 (re: Transcripts from 9/25/13)
460. Email from Erin Johnson dated 9/26/13 (re: Round Lake Public Hearing-Hearing 9/25/13 (3pm-8pm session))
461. Email from Walter Willis dated 9/26/13 (re: Transcripts from 9/25/13)
462. Email to Walter Willis dated 9/26/13 (re: Transcripts from 9/25/13)
463. Email to Peter Karlovics dated 9/26/13 (re: Notice of delayed start for September 30)
464. Email from/to Vanessa Anzelmo dated 9/26/13 (re: McCorkle invoices)
465. Email from Shelly Rubas dated 9/26/13 (re: Round Lake Hearings 3:00 session 9/26/13)
466. Email from Brian Smith dated 9/26/13 (re: Groot)
467. Email to Brian Smith dated 9/26/13 (re: Groot)
468. Email from Lisa Bringle dated 9/26/13 (re: Groot Hearing)

469. Email to Brian Smith dated 9/26/13 (re: Round Lake Public Hearing-Hearing 9/25/13 8pm session)
470. Email to Steve Grossman et al dated 9/27/13 (re: Transcript for September 26, 2013 hearing)
471. Email to Steve Grossman et al dated 9/27/13 (re: Transcript for September 25 2013 3pm-6pm)
472. Email from Mike Blazer dated 9/27/13 (re: Transcript for September 26, 2013 hearing)
473. Email to Mike Blazer dated 9/27/13 (re: Transcript for September 26, 2013 hearing)
474. Email to Walter Willis and Karen Eggert dated 9/27/13 (re: 9-25-13 missing transcript)
475. Email to Steve Grossmark et al dated 9/27/13 (re: Transcripts for 9-26-13)
476. Email from Brian Smith dated 9/27/13 (re: Round Lake Public Hearing-Hearing 09/25/13 (8pm session))
477. Email from Mike Blazer dated 9/27/13 (re: Transcript for September 26, 2013 hearing)
478. Email from Erin Johnson dated 9/27/13 (re: Round Lake Public Hearing- Hearing 09/26/13 12:00)
479. Email from Jenny Campbell dated 9/27/13 (re: Enjoy your weekend)
480. Email to Steve Grossmark et al dated 9/27/13 (re: Transcripts for 9/26/13)
481. Email from Walter Willis dated 9/27/13 (re: Transcripts for 9-26-13)
482. Email to Walter Willis dated 9/27/13 (re: Transcripts for 9/26/13)
483. Email from Mike Blazer dated 9/27/13 (re: Timber Creek Exhibits)
484. Email to Karen Eggert dated 9/27/13 (re: Timber Creek Exhibits)
485. Email from Erin Johnson dated 9/27/13 (re: Round Lake Public Hearing-Hearing 09/26/13)
486. Email to Karen Eggert dated 9/27/13 (re: Timber Creek Exhibits)
487. Email to Walter Willis and Karen Eggert dated 9/27/13 (re: Transcripts for 9-26-13 and missing transcript from 9-25)
488. Email from Mike Blazer dated 9/28/13 (re: Hearing Schedule)
489. Email to Mike Blazer dated 9/28/13 (re: Hearing Schedule)
490. Email to Karen Eggert and Walter Willis dated 9/28/13 (re: Amended Agenda)
491. Email to Karen Eggert and Cindy Fazekas dated 9/28/13 (re: Agenda)
492. Email from Glenn Sechen dated 9/28/13 (re: Exhibits)
493. Email from Karen Eggert dated 9/28/13 (re: Agenda)
494. Email to Karen Eggert dated 9/28/13 (re: Agenda)
495. Email from Karen Eggert dated 9/28/13 (re: Agenda)
496. Email to Karen Eggert dated 9/28/13 (re: Agenda)
497. Email from Glenn Sechen dated 9/29/13 (re: Appraiser's Report)
498. Email to Steve Grossman et al dated 9/30/13 (re: Transcripts)
499. Email from Erin Johnson dated 9/30/13 (re: Round Lake Public Hearing-Hearing 09/30/13)
500. Email from Shelly Rubas dated 9/30/13 (re: Round Lake Public Hearings-09/30/13 3:00 pm session)
501. Email from Lisa Bringle dated 10/1/13 (re: Groot Hearing 09/30/13)
502. Email to Steve Grossmark et al dated 10/1/13 (re: Round Lake Park Hearings – 09/30/13 3:00 pm session)
503. Email to Steve Grossmark et al dated 10/1/13 (re: Groot Hearing)

504. Email from Erin Johnson dated 10/1/13 (re: Round Lake Public Hearing- Hearing 09/30/13)
505. E-mail to Karen Eggert dated 10/01/13 (re: Round Lake Park Hearing-Hearing 09/30/13).
506. E-mail to D. Price dated 10/01/13 (re: finding of Fact and Conclusions of Law for Siting Decision for a Pollution Control Facility).
507. E-mail from Katherine McCorkle dated 10/01/13 (re: Mondays Hearings).
508. E-mail to Katherine McCorkle dated 10/01/13 (re: Mondays Hearings).
509. E-mail from Karen Eggert dated 10/01/13 (re: Round Lake Public Hearing-Hearing 09/30/13).
510. E-mail from Derke Price dated 10/01/13 (re: Findings of Fact and conclusions of law for siting decision for pollution control facility).
511. E-mail from Glenn Sechen dated 10/01/13 (re: Report).
512. E-mail to D. Price dated 10/01/13 (re: Findings of Fact and conclusions of law for siting decision for pollution control facility).
513. E-mail to S. Grossmark et al dated 10/01/13 (re: Round Lake Hearings-3:00 session 10/01/13).
514. E-mail from R. Porter dated 10/02/13 (re: Request for electronic Copy of Groot Exhibits).
515. E-mail to S. Grossmark et al dated 10/01/13 (re: Groot Hearing 10/01/13)
516. E-mail from L. Bringle dated 10/01/13 (re: Groot Hearing 10/01/13).
517. E-mail from Phillip Luetkehans dated 10/02/13 (re: Groot Hearing 10/01/13).
518. E-mail to Phillip Luetkehans et al dated 10/02/13 (re: Groot Hearing).
519. E-mail from Phillip Luetkehans dated 10/02/13 (re: Groot Hearing 10/01/13).
520. E-mail to R. Porter dated 10/02/13 (re: Request for Electronic copy of Groot Exhibits).
521. E-mail to Karen Eggert and Walter Willis dated 10/02/13 (re: Transcripts).
522. E-mail from Jennifer Lang dated 10/02/13 (re: Groot Hearing October 2)
523. Email to S. Grossmark et al dated 10/02/13 (re: Groot Hearing October 2)
524. E-mail from Shelly Rubas dated 10/03/13 (re: Round Lake Hearings 10/2/13 3:00 session).
525. E-mail from Mike Blazer dated 10/03/13 (re: Yesterday's Exhibits)
526. E-mail from Mike Blazer dated 10/03/13 (re: Yesterday's Exhibits).
527. E-mail from Adam Simon dated 10/03/13 (re: Ordinance approving Siting Application).
528. E-mail from R. Porter dated 10/03/13 (re: Electronic Copies of Groots Exhibits 7,8,9,10 and 11a).
529. E-mail from R. Porter dated 10/03/13 (re: Electronic copies of Groot Exhibits 4, 5, 6).
530. E-mail from R. Porter dated 10/03/13 (re: Groots Electronic Copies of Errata Sheets to Exhibit 1 and Exhibits 2 and 3).
531. E-mail from Adam Simon dated 10/03/13 (re: Zion Findings and Conclusions).
532. E-mail to Adam Simon dated 10/03/13 (re: Zion Findings and Conclusions).
533. E-mail to Walter Willis and Karen Eggert dated 10/03/13 (re: Final Transcripts).
534. E-mail to S. Grossmark et al dated 10/03/13 (re: Groots Electronic Copies of Errata Sheets Ex. 1 and Ex. 2 and 3).
535. E-mail to S. Grossmark et al dated 10/03/13 (re: Groots Electronic Copies of Errata Sheets to Ex. 1 and Ex. 2 and 3).
536. E-mail from R. Porter dated 10/03/13 (re: Groots Electronic Copies of Errata Sheets to Ex. 1 and Ex. 2 and 3).

537. E-mail from R. Porter dated 10/03/13 (re: Groots Electronic Copies of Errata Sheets to Ex. 1 and Ex. 2 and 3).
538. E-mail to S. Grossmark et al dated 10/03/13 (re: Groot's Electronic Copies of Errata Sheets to Exhibit 1 and Exhibits 2 and 3).
539. E-mail from Glenn Sechen dated 10/04/13 (re: Groots Electronic Copies of Errata Sheets to Ex. 1 and Ex. 2 and 3).
540. E-mail to Glenn Sechen et al dated 10/04/13 (re: Groots Electronic Copies of Errata Sheets to Ex. 1 and Ex. 2 and 3).
541. E-mail from Glenn Sechen dated 10/05/13 (re: Groots Electronic Copies of Errata Sheets to Ex. 1 and Ex. 2 and 3).
542. E-mail from Mike Blazer dated 10/05/13 (re: Groots Electronic Copies of Errata Sheets to Ex. 1 and Ex. 2 and 3).
543. E-mail from Phillip Luetkehans dated 10/05/13 (re: Groots Electronic Copies of Errata Sheets to Ex. 1 and Ex. 2 and 3).
544. E-mail from Glenn Sechen dated 10/05/13 (re: Groots Electronic Copies of Errata Sheets to Ex. 1 and Ex. 2 and 3).
545. E-mail from Glenn Sechen dated 10/06/13 (re: Groots Electronic Copies of Errata Sheets to Ex. 1 and Ex. 2 and 3).
546. E-mail from Mike Blazer dated 10/06/13 (re: Groots Electronic Copies of Errata Sheets to Ex. 1 and Ex. 2 and 3).
547. E-mail from Mike Blazer dated 10/06/13 (re: Groots Electronic Copies of Errata Sheets to Ex. 1 and Ex. 2 and 3).
548. E-mail from Glenn Sechen dated 10/07/13 (re: Groots Electronic Copies of Errata Sheets to Ex. 1 and Ex. 2 and 3).
549. E-mail from Mike Blazer dated 10/07/13 (re: Groots Electronic Copies of Errata Sheets to Ex. 1 and Ex. 2 and 3).
550. E-mail from Glenn Sechen dated 10/07/13 (re: Groots Electronic Copies of Errata Sheets to Ex. 1 and Ex. 2 and 3).
551. E-mail from Mike Blazer dated 10/07/13 (re: Groots Electronic Copies of Errata Sheets to Ex. 1 and Ex. 2 and 3).
552. E-mail from Phillip Luetkehans dated 10/07/13 (re: Scanned Image from MX-6240N).
553. E-mail to Walter Willis dated 10/07/13 (re: Order from Hearing Officer dated 10/07/13-Groot Lake transfer Station Hearing).
554. E-mail from Glenn Sechen dated 10/07/13 (re: Filing re Criterion 6)
555. E-mail from Walter Willis dated 10/08/13 (re: Website Information).
556. E-mail from Mike Blazer dated 10/06/13 (re: Website Information).
557. E-mail from Danita Heaney dated 10/09/13 (re: Application for Local siting Approval for Groot Industries Lake Transfer Station/03-01).
558. E-mail from Mike Blazer dated 10/09/13 (re: Timber Creek Criterion 6 Memo).
559. E-mail to Karen Eggert dated 10/09/13 (re: Timber Creek Criterion 6 Memo).
560. E-mail from Mike Blazer dated 10/09/13 (re: Timber Creek Criterion 6 Memo).
561. E-mail to Karen Eggert dated 10/09/13 (re: Timber Creek Criterion 6 Memo).
562. E-mail from Mike Blazer dated 10/09/13 (re: Timber Creek Criterion 6 Memo).
563. E-mail from Karen Eggert dated 10/09/13 (re: Timber Creek Criterion 6 Memo).
564. E-mail to Karen Eggert dated 10/09/13 (re: Timber Creek Criterion 6 Memo).
565. E-mail from Mike Blazer dated 10/16/13 (re: Exhibits).

566. E-mail to Mike Blazer dated 10/16/13 (re: Exhibits).
567. E-mail from Mike Blazer dated 10/16/13 (re: Exhibits).
568. E-mail from Mike Blazer dated 10/17/13 (re: 2009 IEPA Capacity Report).
569. E-mail to Karen Eggert dated 10/21/13 (re: Exhibits for Groot and Timber Creek Homes).
570. E-mail to Karen Eggert dated 10/21/13 (re: Timber Creek Exhibits).
571. E-mail to Karen Eggert dated 10/21/13 (re: Remaining 2 Timber Creek Homes Exhibits).
572. E-mail to Karen Eggert dated 10/21/13 (re: Exhibits for Groot and Timber Creek homes).
573. E-mail to Karen Eggert dated 10/21/13 (re: Exhibits for Groot and Timber Creek Homes).
574. E-mail to Karen Eggert dated 10/21/13 (re: Timber Creek Exhibits).
575. E-mail to Karen Eggert dated 10/21/13 (re: Timber Creek Exhibits).
576. E-mail to Karen Eggert dated 10/21/13 (re: Timber Creek Exhibits).
577. E-mail to Karen Eggert dated 10/21/13 (re: Remaining 2 Timber Creek Homes Exhibits).
578. E-mail to Karen Eggert dated 10/21/13 (re: Last Exhibits-Glenn Sechen Representing Round Lake Park).
579. E-mail to Walter Willis dated 10/21/13 (re: Timber Creek Exhibits-SWALCO Website).
580. E-mail to Walter Willis dated 10/21/13 (re: Timber Creek Exhibits).
581. E-mail to Walter Willis dated 10/21/13 (re: Timber Creek Exhibits).
582. E-mail to Walter Willis dated 10/21/13 (re: Last Exhibits-Glenn Sechen, Representing Round Lake Park).
583. E-mail to Stephen Grossmark et al dated 10/21/13 (re: Exhibit List).
584. E-mail from Mike Blazer dated 10/21/13 (re: Exhibit List).
585. E-mail from Carla Chengary dated 10/21/13 (re: Notice of filing Village of Round Lake Parks proposed Findings of Fact and Conclusions of Law-03-01).
586. E-mail from Mike Blazer dated 10/21/13 (re: Timber Creek Submittal).
587. E-mail from Glenn Sechen dated 10/21/13 (re: Proposed Findings).
588. E-mail from R. Porter dated 10/21/13 (re: Exhibits List).
589. E-mail from Glenn Sechen dated 10/21/13 (re: Village of Round Lake Park Proposed Findings).
590. E-mail from Danita Heaney dated 10/21/13 (re: Application for Local siting Approval for Groot Industries Lake Transfer Station/03-01).
591. E-mail to Mike Blazer et al dated 10/21/13 (re: Exhibit List).
592. E-mail to R. Porter dated 10/21/13 (re: Exhibit List).
593. E-mail to R. Porter dated 10/21/13 (re: Exhibit List).
594. E-mail from Mike Blazer dated 10/21/13 (re: 2009 IEPA Capacity Report).
595. E-mail from R. Porter dated 10/21/13 (re: 2009 IEPA Capacity Report).
596. E-mail to S. Grossmark et al dated 10/21/13 (re: Timber Creek Submittal0).
597. E-mail to Karen Eggert dated 10/21/13 (re: Notice of Filing Village of Round Lake Park Proposed Findings of Fact and Conclusions of Law-03-01).
598. E-mail to Karen Eggert dated 10/21/13 (re: Proposed Findings).
599. E-mail from R. Porter dated 10/21/13 (re: Proposed Findings).
600. E-mail to R. Porter dated 10/21/13 (re: Proposed Findings).
601. E-mail from R. Porter dated 10/21/13 (re: Proposed Findings).
602. E-mail to R. Porter dated 10/21/13 (re: Proposed Findings).
603. E-mail from Glenn Sechen dated 10/21/13 (re: Proposed Findings).
604. E-mail to Glenn Sechen dated 10/21/13 (re: Proposed Findings).
605. E-mail from Glenn Sechen dated 10/21/13 (re: none).

606. E-mail from Phillip Luetkehans dated 10/22/13 (Re: 2009 IEPA Capacity Report).
607. E-mail from Mike Blazer dated 10/17/13 (re: 2009 IEPA Capacity Report).
608. E-mail from R. Porter dated 10/21/13 (re: amended Exhibit List).
609. E-mail from Phillip Luetkehans dated 10/22/13 (re: 2009 IEPA Capacity Report).
610. E-mail to Phillip Luetkehans dated 10/22/13 (re: Amended Exhibit List).
611. E-mail from Mike Blazer dated 10/22/13 (re: Amended Exhibit List).
612. E-mail from Cindy dated 10/22/13 (re: Timber Creek Submittal).
613. E-mail from Glenn Sechen dated 10/22/13 (re: Exhibit List).
614. E-mail from Karen Eggert dated 10/22/13 (re: Application for Local Siting Approval for Groot Industries Lake Transfer Station/03-01).
615. E-mail from Karen Eggert dated 10/22/13 (re: Notice of Filing Village of Round Lake's Proposed Findings of Fact and Conclusions of Law-03-01).
616. E-mail from Karen Eggert dated 10/22/13 (re: Timber Creek Submittal).
617. E-mail from Karen Eggert dated 10/22/13 (re: RLP-Transfer Station).
618. E-mail to Karen Eggert dated 10/22/13 (re: RLP-Transfer Station).
619. E-mail from Larry Clark dated 10/23/13 (re: SWALCO).
620. E-mail to Larry Clark dated 10/23/13 (re: SWALCO).
621. E-mail to Walter Willis dated 10/25/13 (re: none).
622. E-mail to Karen Eggert dated 10/25/13 (re: Exhibits and proposed findings of fact).
623. E-mail to Karen Eggert dated 10/25/13 (re: Exhibit List).
624. E-mail from Walter Willis dated 10/28/13 (re: None).
625. E-mail to Walter Willis dated 10/28/13 (re: Timber Creek Exhibits).
626. E-mail to Walter Willis dated 10/28/13 (re: Timber Creek Exhibits).
627. E-mail to Walter Willis dated 10/28/13 (re: Timber Creek Exhibits).
628. E-mail to Walter Willis dated 10/28/13 (re: Timber Creek Exhibits).
629. E-mail to Walter Willis dated 10/28/13 (re: Timber Creek Exhibits).
630. E-mail to Karen Eggert dated 10/25/13 (re: Exhibit List).
631. E-mail from Karen Eggert dated 10/28/13 (re: Exhibit List).
632. E-mail from Karen Eggert dated 10/28/13 (re: village of Round Lake Park Letter-From Mayor Taylor).
633. E-mail to Karen Eggert dated 10/28/13 (re: Exhibits and proposed Findings of fact).
634. E-mail Karen Eggert dated 10/29/13 (re: Exhibits and Proposed Findings of Fact).
635. E-mail to Mike Blazer dated 10/29/13 (re: TCH Exhibit 46).
636. E-mail from Phillip Luetkehans dated 10/29/13 (re: Automatic Reply TCH Exhibit 46).
637. E-mail from Chuck Helsten dated 10/29/13 (re: TCH Exhibit 46).
638. E-mail to Chuck Helsten dated 10/29/13 (re: TCH Exhibit 46).
639. E-mail from Glenn Sechen dated 10/29/13 (re: TCH Exhibit 46).
640. E-mail to Walter Willis and Karen Eggert dated 10/29/13 (re: 3 items of public comment).
641. E-mail from Danita Heaney dated 10/29/13 (re: TCH Exhibit 46).
642. E-mail to Karen Eggert dated 10/29/13 (re: Groot Proposed findings of Fact).
643. E-mail from Mike Blazer dated 10/29/13 (re: TCH Exhibit 46).
644. E-mail to Mike Blazer dated 10/29/13 (re: TCH Exhibit 46).
645. E-mail from Mike Blazer dated 10/30/13 (re: TCH Exhibit 46).
646. E-mail to Mike blazer dated 10/30/13 (re: TCH Exhibit 46).
647. E-mail to Mayor dated 11/01/13 (re: Groot Transfer Facility).
648. E-mail from Linda Lucassen dated 11/01/13 (re: Groot Transfer Facility for Review).

649. E-mail from R. Porter dated 11/04/13 (re: Application for Local Siting Approval for Groot Industries Lakes Transfer Station 03-01).
650. E-mail from Mike Blazer dated 11/04/13 (re: Public Comments).
651. E-mail to Mike Blazer dated 11/04/13 (re: Public Comments).
652. E-mail to S. Grossmark et al dated 11/04/13 (re: Application for local siting approval for Groot Industries Lakes Transfer Station 03-01).
653. E-mail from Karen Eggert dated 10/31/13 (re: 3 Items for Public Comment).
654. E-mail to Mike Blazer dated 11/04/13 (re: Public Comments).
655. E-mail from Mike Blazer dated 11/04/13 (re: Public Comments).
656. E-mail from Mike blazer dated 11/04/13 (re: Public Comments).
657. E-mail to Mike Blazer dated 11/04/13 (re: Public Comments).
658. E-mail from Mike Blazer dated 11/04/13 (re: Public Commets).
659. E-mail to Walter Willis dated 11/04/13 (re: Additional Documents to post to website).
660. E-mail to Walter Willis dated 11/04/13 (re: Groot Response to Special Conditions).
661. E-mail to Walter Willis dated 11/04/13 (re: Additional Documents to post on website).
662. E-mail from Walter Willis dated 11/05/13 (re: Additional Documents to post to website).
663. E-mail from Mike Blazer dated 11/08/13 (re: TCH Motion to Strike).
664. E-mail from Danita Heaney dated 11/08/13 (re: Application for Local Siting Approval).
665. E-mail from Carla Chengary dated 11/08/13 (re: Application for Local Siting).
666. E-mail from Glenn Sechen dated 11/11/13 (re: Motion to Strike).
667. E-mail to Cindy dated 11/11/13 (re: Public Comment Groot Transfer Station).
668. E-mail from Mike Blazer dated 11/11/13 (re: None).
669. E-mail from Mike Blazer dated 11/11/13 (re: Public Comment from Lake County).
670. E-mail to S. Grossmark et al dated 11/11/13 (re: Missing Attachment- Lake County Department of Transportation Public Comment).
671. E-mail from Mike Blazer dated 11/11/13 (re: Missing Attachment Lake County Department of Transportation Public comment).
672. E-mail from Mike Blazer dated 11/11/13 (re: Missing Attachment- Lake County Dept. of Transportation Public Comment).
673. E-mail from Karen Eggert dated 11/12/13 (re: Public Comment Groot Transfer Station).
674. E-mail from Karen Eggert dated 11/12/13 (re: Public Comment Groot Transfer Station).
675. E-mail from Karen Eggert dated 11/12/13 (re: Missing Attachment Lake County Department of Transportation).
676. E-mail to Karen Eggert dated 11/12/13 (re: Missing Attachment-Lake County Department of Transportation).
677. E-mail from Karen Eggert dated 11/12/13 (re: Missing Attachment-Lake County Department of Transportation).
678. E-mail to Phillip Luetkehans dated 11/13/13 (re: TCH Response to Motion to Strike).
679. E-mail to Karen Eggert and Walter Willis dated 11/13/13 (re: Groot Hearing Documents).
680. E-mail from Walter Willis dated 11/13/13 (re: Groot Hearing Documents).
681. E-mail from Karen Eggert dated 11/13/13 (re: Groot Application at Office Mac).
682. E-mail to Karen Eggert dated 11/13/13 (re: Groot Application at Office Mac).
683. Email from Amanda Zaver dated 11/14/13 (re: Groot Industries Response to Timber Creek Homes Motion to Strike and for Negative Inference Instruction)
684. Email from Phil Luetkehans dated 11/14/13 (re: Groot Industries Response to Timber Creek Homes Motion to Strike and for Negative Inference Instruction)

685. Email from Mike Blazer dated 11/14/13 (re: Groot Industries Response to Timber Creek Homes Motion to Strike and for Negative Inference Instruction)
686. Email from Phil Luetkehans dated 11/14/13 (re: Groot Industries Response to Timber Creek Homes Motion to Strike and for Negative Inference Instruction)
687. Email from Phil Luetkehans dated 12/2/13 (re: Groot application-Hearing Officer Findings and Recommendations)
688. Email from Karen Eggert dated 12/2/13 (re: Groot application-Hearing Officer Findings and Recommendations)
689. Email to Karen Eggert dated 12/2/13 (re: Groot application-Hearing Officer Findings and Recommendations)
690. Email from Karen Eggert dated 12/2/13 (re: Groot application-Hearing Officer Findings and Recommendations)
691. Email to Karen Eggert dated 12/2/13 (re: Groot application-Hearing Officer Findings and Recommendations)
692. Email from Karen Eggert dated 12/2/13 (re: Groot application-Hearing Officer Findings and Recommendations)
693. Email to Karen Eggert dated 12/2/13 (re: Groot application-Hearing Officer Findings and Recommendations)
694. Email from Karen Eggert dated 12/3/13 (re: Groot application-Hearing Officer Findings and Recommendations)
695. Email from Brian Smith dated 12/3/13 (re: Hearing Officer Report)
696. Email to Brian Smith dated 12/3/13 (re: Hearing Officer Report)
697. Email from Brian Smith dated 12/3/13 (re: Hearing Officer Report0)
698. Email to Brian Smith dated 12:4/13 (re: Hearing Officer Report-Groot Industries Application for Local Siting Application for Local Siting Approval for Lake Transfer Station)
699. Email from Eric Yehl dated 12/4/13 (re: Out of Office: Hearing Officer Report)
700. Email from Phil Luetkehans dated 12/4/13 (re: Hearing Officer Report)
701. Email to Steve Grossmark et al dated 12/4/13 (re: Deliberations and Decision – Round Lake Park-Application for Local Siting Approval Groot Industries)
702. Email to Steve Grossmark et al dated 12/4/13 (re: Correction on Schedule for Deliberations and Decision)
703. Email to Karen Eggert dated 12/4/13 (re: Hearing Officer Findings of Fact, broken down into 2 parts)
704. Email to Phil Luetkehans dated 12/4/13 (re: Correction on Schedule for Deliberations and Decision)
705. Email from Phil Luetkehans dated 12/5/13 (re: Correction on Schedule for Deliberations and Decision)
706. Email from Phil Luetkehans dated 12/5/13 (re: Correction on Schedule for Deliberations and Decision)
707. Email from Mike Blazer dated 12/4/13 (re: Correction on Schedule for Deliberations and Decision)
708. Email to Mike Blazer dated 12/4/13 (re: Correction on Schedule for Deliberations and Decision)
709. Email from Mike Blazer dated 12/4/13 (re: Correction on Schedule for Deliberations and Decision)

710. Email to Mike Blazer dated 12/4/13 (re: Correction on Schedule for Deliberations and Decision)
711. Email from Glenn Sechen dated 12/5/13 (re: Correction on Schedule for Deliberations and Decision)
712. Email from Mike Blazer dated 12/5/13 (re: Correction on Schedule for Deliberations and Decision)
713. Email to Mike Blazer and Glenn Sechen dated 12/5/13 (re: Correction on Schedule for Deliberations and Decision)
714. Email from Chuck Helsten dated 12/5/13 (re: Correction on Schedule for Deliberations and Decision)
715. Email from Mike Blazer dated 12/5/13 (re: Correction on Schedule for Deliberations and Decision)
716. Email to Mike Blazer and Glenn Sechen dated 12/5/13 (re: Correction on Schedule for Deliberations and Decision)
717. Email from Marie DeSimone dated 12/5/13 (re: Confirmation of Scheduling)
718. Email from Marie DeSimone dated 12/5/13 (re: Confirmation of Scheduling)
719. Email to Marie DeSimone dated 12/5/13 (re: Confirmation of Scheduling)
720. Email to Phil Luetkehans dated 12/5/13 (re: Correction on Schedule for Deliberations and Decision)
721. Email from Phil Luetkehans dated 12/6/13 (re: Correction on Schedule for Deliberations and Decision)
722. Email from Kathy McCorkle dated 12/6/13 (re: Round Lake Village Board Meeting)
723. Email to Kathy McCorkle dated 12/6/13 (re: Round Lake Village Board Meeting)
724. Email from Kathy McCorkle dated 12/6/13 (re: Round Lake Village Board Meeting)
725. Email to Candy Kenyon dated 12/6/13 (re: Exhibit List)
726. Email to M. Zawislak dated 12/6/13 (re: Siting Criteria)
727. Email from Mick Zawislak dated 12/6/13 (re: Siting Criteria)
728. Email to Mick Zawislak dated 12/6/13 (re: Siting Criteria)
729. Email from Mick Zawislak dated 12/6/13 (re: Siting Criteria)
730. Email from Glenn Sechen dated 12/6/13 (re: Correction on Schedule for Deliberations and Decision)
731. Email from Chuck Helsten dated 12/7/13 (re: Correction on Schedule for Deliberations and Decision)
732. Email from Mike Blazer dated 12/7/13 (re: Correction on Schedule for Deliberations and Decision)
733. Email to Mike Blazer and Chuck Helsten dated 12/7/13 (re: Correction on Schedule for Deliberations and Decision)
734. Email from Karen Eggert dated 12/8/13 (re: Special Board Meetings for Groot Waste Transfer Station Deliberations)
735. Email from Mick Zawislak dated 12/11/13 dated 12/11/13 (re: transfer station)
736. Email to Steve Grossman et al dated 12/13/13 (re: Transcript and Resolution adopting Boards Decision-Groot Lake Transfer Station)
737. Email from Mick Zawislak dated 12/13/13 (re: Transcript and Resolution adopting Boards Decision-Groot Lake Transfer Station)
738. Email to Mick Zawislak dated 12/13/13 (re: Transcript and Resolution adopting Boards Decision-Groot Lake Transfer Station)

739. Email from Mick Zawislak dated 12/13/13 (re: Transcript and Resolution adopting Boards Decision-Groot Lake Transfer Station)
740. Email to Mick Zawislak dated 12/13/13 (re: Transcript and Resolution adopting Boards Decision-Groot Lake Transfer Station)
741. Email from Mick Zawislak dated 12/13/13 (re: Transcript and Resolution adopting Boards Decision-Groot Lake Transfer Station)
742. Email to Mick Zawislak dated 12/13/13 (re: Transcript and Resolution adopting Boards Decision-Groot Lake Transfer Station)Phone call with Kenneth Bleger dated 7/1/13 (re: Hearing Officer).
743. Phone calls (2) with Kenneth Bleger dated 7/2/13 (re: Hearing Officer).
744. Phone call with Phil Luetkehans dated 7/8/13 (re: Hearing Officer Appointment).
745. Phone call with Larry Cohn dated 7/10/13 (re: Appearance).
746. Phone call with Walter Willis dated 7/11/13 (re: Solid Waste Management Plan).
747. Meeting with Phil Luetkehans and Glenn Sechen dated 7/16/13.
748. Emails (2) to Phil Luetkehans dated 7/18/13 (re: Hearing).
749. Phone call with Monica Marr dated 7/18/13 (re: Meeting place).
750. Phone calls (2) with Round Lake Beach Civic Center dated 7/24/13 (re: Availability).
751. Phone call with Larry Clark dated 7/26/13 (re: Court Reporter).
752. Phone calls with Round Lake Park District dated 7/31/13 (re: Room Rentals).
753. Phone calls (2) with Round Lake Park District dated 7/31/13 (re: Room Rental).
754. Phone call with Phil Luetkehans dated 8/14/13 (re: New Order for Hearing).
755. Phone calls (2) with McCorkle Court Reporting dated 8/14/13 (re: Hearing)
756. Phone call with Phil Luetkehans dated 8/26/13 (re: Pre Hearing Conference).
757. Phone call with Kathy McCorkle dated 9/4/13 (re: Court Reporters).
758. Phone calls (2) with McCorkle Court Reporters dated 9/6/13 (re: Hearing).
759. Phone calls (2) with Monica Marr dated 9/6/13 (re: Room arrangements).
760. Phone call with Mike Blazer dated 9/13/13 (re: Submittal).
761. Phone call with Monica Marr dated 9/17/13 (re: Arrangements).
762. Phone call with McCorkle Court Reporter dated 9/20/13 (re: Availability).
763. Phone call with Walter Willis dated 9/21/13 (re: Agenda).
764. Phone call with Monica Marr dated 9/21/13 (re: Agenda change).
765. Phone calls (2) with Kathy McCorkle dated 9/23/13 (re: Transcript).
766. Phone call with Kathy McCorkle dated 9/24/13 (re: Transcript problem).
767. Reporter Shelly Rubas dated 9/30/13 (re: Transcript)
768. Phone calls (2) to Court Reporter dated 12/5/13 (re: Need appearance).
769. Phone calls (2) with Mick Zawislak (Daily Herald) dated 12/6/13 (re: Press Question).
770. Phone call with Court Reporter dated 12/9/13 re: Appearance.
771. Phone calls (3) with Daily Herald Reporter dated 12/13/13 (re: Deliberations).

EXHIBIT "B"
ATTORNEY CLIENT-PRIVILEGED

44 communications upon which Attorney Client privilege is asserted. List of privileged communications available upon request of the Hearing Officer for his review.

meetings, minutes or records of conferences, lists of persons attending meetings or conferences, reports and/or summaries of investigations, opinions, or reports of consultants, appraisals, evaluations, records, contracts, agreements, leases, invoices, receipts, preliminary drafts, however denominated, by whomever prepared, to whomever addressed, which are in possession of the respondent as defined herein. Further, "documents" includes any copies of documents which are not identical duplicates of originals, including, but not limited to, all drafts of whatever date and copies with typed or handwritten notations, and any other form of reporting, storing, maintaining or indexing such information, including, without limitation, electronic storage, computer storage, shorthand notes, diagrams, magnetic cards and other forms of storage.

C. "Communication" includes all discussions, conversations, interviews, meetings, negotiations, emails, instant messaging, cablegrams, mailgrams, telegrams, telexes, cables, or other forms of written or verbal intercourse, however transmitted, including reports, notes, memoranda, lists, agendas, and other documents and records of communication, the identity of person(s) to whom and by whom it was made, the date it was made, the circumstances under which it was made, including but not limited to the location where it was made, the date it was made, the means by which it was made, and the form in which it was made.

D. "Relating to" shall refer to documents that contain or refer in any way, directly or indirectly, to or in any legal, logical or factual way, or are in any other way connected with, the subject matter of a paragraph of this Request.

E. "Person" includes any individual, corporation, unit of government, trust, and any other collective organization or entity unless the context clearly indicates reference to an individual person.

F. Whenever reference is made to any person or entity by name, such reference shall be deemed to include all of the person's or entity's agents, employees, appointed officials, elected officials and attorneys, and the entity's subsidiaries, departments, committees, affiliates, merged, consolidated or acquired predecessors, divisions and holding or parent companies, and includes present and former elected and appointed officials, officers, directors, shareholders, agents, employees and attorneys.

G. As used herein, "and" as well as "or" should be considered either disjunctively or conjunctively as necessary to bring within the scope of this request any documents which might otherwise be construed to be outside its scope.

H. This request shall be deemed continuing so as to require prompt, further and supplemental production if you obtain possession of documents responsive to any request herein.

I. If you assert that any document called for by this request is privileged, you shall provide the following information with respect to each document:

- (1) Its date;
- (2) Its author;
- (3) All addresses of recipients of the original or copies thereof;
- (4) A brief description of its subject matter and physical size; and
- (5) The nature of the privilege claimed.

J. Wherever appropriate herein, the singular form of a word should be interpreted to include the plural, and vice versa.

K. In producing documents responsive to this request, you are requested to indicate for which paragraph each document is responsive.

L. If any document requested by this request has been destroyed, mutilated, altered, redacted, or discarded, that document must be identified by stating:

- (1) The name and address of the sender of the document;
- (2) The name and address of the author of the document;
- (3) The name and address of all entities to whom the document was addressed;
- (4) The name and address of all entities to whom a copy of the document was sent;
- (5) The name and address of all entities known to Defendants who had seen the document or participated in communications about the document;
- (6) The job title of each entity listed in (1) through (5) above;
- (7) The name and address of all entities known to Defendants who have received or currently possess a copy of the document;
- (8) The date of the document;
- (9) The date of destruction, alteration, mutilation, redaction, or discard of the document, manner of destruction, alteration, mutilation, redaction, or discard of the document, and reasons for destruction, alteration, mutilation, redaction, or discard of the document;
- (10) A brief description of the nature and subject of the document; and
- (11) The entity authorizing and performing the destruction, alteration, mutilation, redaction, or discard of the document.

M. If you object to any of the definitions or instructions herein, or to any of these specific requests herein, state in writing each objection and the grounds thereof.

N. You are requested to produce an affidavit stating whether the production is complete in accordance with this request as provided in Illinois Supreme Court Rule 214.

General Response: The Application was filed on June 21, 2013. The Village Board granted siting on December 12, 2013. The Hearing Officer limited TCH discovery requests to the dates between the date on which VRLP's Appraiser was retained and the date on which siting was granted. VRLP's Appraiser was retained on June 20, 2013 when the Mayor signed the fee letter or contract of VRLP's Appraiser. Accordingly, discovery responses are limited to those

non-privileged things related to the subject waste transfer station between June 20, 2013 and December 12, 2013 inclusive, unless the response expressly states to the contrary or the request otherwise limits the applicable dates, except that, as part of an attempt to comply with the spirit of Hearing Officer's order, RLP Village Board as included additional communications that it has in its possession that relate to the hiring of the VRLP Appraiser, even though those communications took place prior to the hiring of the VRLP Appraiser, and is produced without any claim of waiver.

Prior to the filing of the Application and subsequent to the grant of siting, VRLP and the Village Board functioned together as a unit of government. Upon the filing of the Application and until the grant of siting, Counsel for the Village of Round Lake Park and the Village Board and its counsel had no contact outside of the public hearing.

The RLP Village Board incorporates as part of its response to these interrogatories, the response of VRLP. The responses herein are limited to the proposed transfer station at issue and things not subject to a claim of privilege. Any privileged material produced is without waiver. Further, there is an agreement with TCH precluding the application of any claim of waiver.

RLP Village Board Counsel has no independent recollection related to any single request or the time frame related thereto, other than that specifically noted in an individual response. A number of documents may be produced by RLP Village Board. Some of those documents may refer to communications and provide a guide as to when other communications may have occurred and various details related to each.

Further, RLP Village Board incorporates the response of VRLP to its interrogatories as a supplement to its answer to these interrogatories.

A response to one discovery request may be relevant to another request. In part due of the nature of the TCH requests. A response to a one request may well include things that are relevant to other requests but may not be included in more than one response. Pursuant to 101 IL Admin Code 616 (h) RLP's responses will be amended as required. Accordingly, as to each request, investigation continues.

DOCUMENTS REQUESTED

1. All documents relating to or reflecting all meetings, conversations, communications and contacts between VRLP and Groot Industries, Inc..

Known documents will be produced. RLP Village Board incorporates its admission to Petitioner's Request to Admit as to the list of Village Board meeting minutes, the above General Response, and the answers of VRLP into its answer for this interrogatory. The RLP Village Board incorporates all of the communications attached hereto as Exhibit "A" as its answer list of all communications identified and the list attached hereto as Exhibit "B" for those communications for which attorney client privilege is claimed. RLP Village Board objects to the disclosure of communications listed in Exhibit "B" on the basis of attorney client privilege.

2. All documents relating to or reflecting all meetings, conversations, communications and contacts between any member of the RLP Board and Groot Industries, Inc..

RLP Village Board incorporates its admission to Petitioner's Request to Admit as to the list of Village Board meeting minutes, its response to Petitioner's Request to Produce, the above General Response, and the answers of VRLP into its answer for this interrogatory. The RLP Village Board incorporates all of the communications from or to Village Board members, if any, in the list attached hereto as Exhibit "A" as its answer list of all communications identified and the list attached hereto as Exhibit "B" for those communications for which attorney client privilege is claimed. RLP Village Board objects to the disclosure of communications listed in Exhibit "B" on the basis of attorney client privilege.

3. All documents relating to or reflecting all meetings, conversations, communications and contacts between VRLP and Lee Brandsma.

RLP Village Board incorporates its admission to Petitioner's Request to Admit as to the list of Village Board meeting minutes, its response to Petitioner's Request to Produce, the above General Response, and the answers of VRLP into its answer for this interrogatory. The RLP Village Board incorporates all of the communications from or to Village Board members, if any, in the list attached hereto as Exhibit "A" as its answer list of all communications identified and the list attached hereto as Exhibit "B" for those communications for which attorney client privilege is claimed. RLP Village Board objects to the disclosure of communications listed in Exhibit "B" on the basis of attorney client privilege.

4. All documents relating to or reflecting all meetings, conversations, communications and contacts between any member of the RLP Board and Lee Brandsma.

RLP Village Board incorporates its admission to Petitioner's Request to Admit as to the list of Village Board meeting minutes, its response to Petitioner's Request to Produce, the above General Response, and the answers of VRLP into its answer for this interrogatory. The RLP Village Board incorporates all of the communications from or to Village Board members, if any, in the list attached hereto as Exhibit "A" as its answer list of all communications identified and the list attached hereto as Exhibit "B" for those communications for which attorney client privilege is claimed. RLP Village Board objects to the disclosure of communications listed in Exhibit "B" on the basis of attorney client privilege.

5. All documents relating to or reflecting all meetings, conversations, communications and contacts between VRLP and Larry Groot.

RLP Village Board incorporates its admission to Petitioner's Request to Admit as to the list of Village Board meeting minutes, its response to Petitioner's Request to Produce, the above General Response, and the answers of VRLP into its answer for this interrogatory. The RLP Village Board incorporates all of the communications from or to Village Board members, if any, in the list attached hereto as Exhibit "A" as its answer list of all communications identified and the list attached hereto as Exhibit "B" for those communications for which attorney client privilege is claimed. RLP Village Board objects to the disclosure of communications listed in Exhibit "B" on the basis of attorney client privilege.

6. All documents relating to or reflecting all meetings, conversations, communications and contacts between any member of the RLP Board and Larry Groot between March 2008 and June 21, 2013.

RLP Village Board incorporates its admission to Petitioner's Request to Admit as to the list of Village Board meeting minutes, its response to Petitioner's Request to Produce, the above General Response, and the answers of VRLP into its answer for this interrogatory. The RLP Village Board incorporates all of the communications from or to Village Board members, if any, in the list attached hereto as Exhibit "A" as its answer list of all communications identified and the list attached hereto as Exhibit "B" for those communications for which attorney client privilege is claimed. RLP Village Board objects to the disclosure of communications listed in Exhibit "B" on the basis of attorney client privilege.

7. All documents relating to or reflecting all meetings, conversations, communications and contacts between VRLP and Walter Willis.

RLP Village Board incorporates its admission to Petitioner's Request to Admit as to the list of Village Board meeting minutes, its response to Petitioner's Request to Produce, the above General Response, and the answers of VRLP into its answer for this interrogatory. The RLP Village Board incorporates all of the communications from or to Village Board members, if any, in the list attached hereto as Exhibit "A" as its answer list of all communications identified and the list attached hereto as Exhibit "B" for those communications for which attorney client privilege is claimed. RLP Village Board objects to the disclosure of communications listed in Exhibit "B" on the basis of attorney client privilege.

8. All documents relating to or reflecting all meetings, conversations, communications and contacts between any member of the RLP Board and Walter Willis.

RLP Village Board incorporates its admission to Petitioner's Request to Admit as to the list of Village Board meeting minutes, its response to Petitioner's Request to Produce, the above General Response, and the answers of VRLP into its answer for this interrogatory. The RLP Village Board incorporates all of the communications from or to Village Board members, if any,

in the list attached hereto as Exhibit "A" as its answer list of all communications identified and the list attached hereto as Exhibit "B" for those communications for which attorney client privilege is claimed. RLP Village Board objects to the disclosure of communications listed in Exhibit "B" on the basis of attorney client privilege.

9. All documents relating to or reflecting all meetings, conversations, communications and contacts between VRLP and Chicago Bridge & Iron Company.

RLP Village Board incorporates its admission to Petitioner's Request to Admit as to the list of Village Board meeting minutes, its response to Petitioner's Request to Produce, the above General Response, and the answers of VRLP into its answer for this interrogatory. The RLP Village Board incorporates all of the communications from or to Village Board members, if any, in the list attached hereto as Exhibit "A" as its answer list of all communications identified and the list attached hereto as Exhibit "B" for those communications for which attorney client privilege is claimed. RLP Village Board objects to the disclosure of communications listed in Exhibit "B" on the basis of attorney client privilege.

10. All documents relating to or reflecting all meetings, conversations, communications and contacts between any member of the RLP Board and Chicago Bridge & Iron Company.

RLP Village Board incorporates its admission to Petitioner's Request to Admit as to the list of Village Board meeting minutes, its response to Petitioner's Request to Produce, the above General Response, and the answers of VRLP into its answer for this interrogatory. The RLP Village Board incorporates all of the communications from or to Village Board members, if any, in the list attached hereto as Exhibit "A" as its answer list of all communications identified and the list attached hereto as Exhibit "B" for those communications for which attorney client privilege is claimed. RLP Village Board objects to the disclosure of communications listed in Exhibit "B" on the basis of attorney client privilege.

11. All documents relating to or reflecting all meetings, conversations, communications and contacts between VRLP and The Shaw Group and/or Shaw Environmental, Inc..

RLP Village Board incorporates its admission to Petitioner's Request to Admit as to the list of Village Board meeting minutes, its response to Petitioner's Request to Produce, the above General Response, and the answers of VRLP into its answer for this interrogatory. The RLP Village Board incorporates all of the communications from or to Village Board members, if any, in the list attached hereto as Exhibit "A" as its answer list of all communications identified and the list attached hereto as Exhibit "B" for those communications for which attorney client

privilege is claimed. RLP Village Board objects to the disclosure of communications listed in Exhibit "B" on the basis of attorney client privilege.

12. All documents relating to or reflecting all meetings, conversations, communications and contacts between any member of the RLP Board and The Shaw Group and/or Shaw Environmental, Inc..

RLP Village Board incorporates its admission to Petitioner's Request to Admit as to the list of Village Board meeting minutes, its response to Petitioner's Request to Produce, the above General Response, and the answers of VRLP into its answer for this interrogatory. The RLP Village Board incorporates all of the communications from or to Village Board members, if any, in the list attached hereto as Exhibit "A" as its answer list of all communications identified and the list attached hereto as Exhibit "B" for those communications for which attorney client privilege is claimed. RLP Village Board objects to the disclosure of communications listed in Exhibit "B" on the basis of attorney client privilege.

13. All documents relating to or reflecting all meetings, conversations, communications and contacts between VRLP and Devin Moose.

RLP Village Board incorporates its admission to Petitioner's Request to Admit as to the list of Village Board meeting minutes, its response to Petitioner's Request to Produce, the above General Response, and the answers of VRLP into its answer for this interrogatory. The RLP Village Board incorporates all of the communications from or to Village Board members, if any, in the list attached hereto as Exhibit "A" as its answer list of all communications identified and the list attached hereto as Exhibit "B" for those communications for which attorney client privilege is claimed. RLP Village Board objects to the disclosure of communications listed in Exhibit "B" on the basis of attorney client privilege.

14. All documents relating to or reflecting all meetings, conversations, communications and contacts between any member of the RLP Board and Devin Moose.

RLP Village Board incorporates its admission to Petitioner's Request to Admit as to the list of Village Board meeting minutes, its response to Petitioner's Request to Produce, the above General Response, and the answers of VRLP into its answer for this interrogatory. The RLP Village Board incorporates all of the communications from or to Village Board members, if any, in the list attached hereto as Exhibit "A" as its answer list of all communications identified and the list attached hereto as Exhibit "B" for those communications for which attorney client privilege is claimed. RLP Village Board objects to the disclosure of communications listed in Exhibit "B" on the basis of attorney client privilege.

15. All documents relating to or reflecting all meetings, conversations, communications and contacts between VRLP and Doug Allen.

RLP Village Board incorporates its admission to Petitioner's Request to Admit as to the list of Village Board meeting minutes, its response to Petitioner's Request to Produce, the above General Response, and the answers of VRLP into its answer for this interrogatory. The RLP Village Board incorporates all of the communications from or to Village Board members, if any, in the list attached hereto as Exhibit "A" as its answer list of all communications identified and the list attached hereto as Exhibit "B" for those communications for which attorney client privilege is claimed. RLP Village Board objects to the disclosure of communications listed in Exhibit "B" on the basis of attorney client privilege.

16. All documents relating to or reflecting all meetings, conversations, communications and contacts between any member of the RLP Board and Doug Allen.

RLP Village Board incorporates its admission to Petitioner's Request to Admit as to the list of Village Board meeting minutes, its response to Petitioner's Request to Produce, the above General Response, and the answers of VRLP into its answer for this interrogatory. The RLP Village Board incorporates all of the communications from or to Village Board members, if any, in the list attached hereto as Exhibit "A" as its answer list of all communications identified and the list attached hereto as Exhibit "B" for those communications for which attorney client privilege is claimed. RLP Village Board objects to the disclosure of communications listed in Exhibit "B" on the basis of attorney client privilege.

17. All documents relating to or reflecting discussion, consideration or contemplation of a waste transfer station in the Village of Round Lake Park.

RLP Village Board incorporates its admission to Petitioner's Request to Admit as to the list of Village Board meeting minutes, its response to Petitioner's Request to Produce, the above General Response, and the answers of VRLP into its answer for this interrogatory. The RLP Village Board incorporates all of the communications from or to Village Board members, if any, in the list attached hereto as Exhibit "A" as its answer list of all communications identified and the list attached hereto as Exhibit "B" for those communications for which attorney client privilege is claimed. RLP Village Board objects to the disclosure of communications listed in Exhibit "B" on the basis of attorney client privilege.

18. All documents relating to or reflecting the retention of Glenn Sechen ("Sechen") by VRLP, including, but not limited to, all documents relating to or reflecting the scope of Sechen's retention.

RLP Village Board incorporates its admission to Petitioner's Request to Admit as to the list of Village Board meeting minutes, its response to Petitioner's Request to Produce, the above General Response, and the answers of VRLP into its answer for this interrogatory. The RLP Village Board incorporates all of the communications from or to Village Board members, if any, in the list attached hereto as Exhibit "A" as its answer list of all communications identified and the list attached hereto as Exhibit "B" for those communications for which attorney client privilege is claimed. RLP Village Board objects to the disclosure of communications listed in Exhibit "B" on the basis of attorney client privilege.

19. All documents relating to or reflecting all services performed by Sechen from the date of his retention by VRLP to the present, including, but not limited to, all invoices or statements for services rendered.

RLP Village Board incorporates its admission to Petitioner's Request to Admit as to the list of Village Board meeting minutes, its response to Petitioner's Request to Produce, the above General Response, and the answers of VRLP into its answer for this interrogatory. The RLP Village Board incorporates all of the communications from or to Village Board members, if any, in the list attached hereto as Exhibit "A" as its answer list of all communications identified and the list attached hereto as Exhibit "B" for those communications for which attorney client privilege is claimed. RLP Village Board objects to the disclosure of communications listed in Exhibit "B" on the basis of attorney client privilege.

20. All documents relating to or reflecting all communications between any member of the RLP Board and Sechen from the date of his retention by VRLP to the present.

RLP Village Board incorporates its admission to Petitioner's Request to Admit as to the list of Village Board meeting minutes, its response to Petitioner's Request to Produce, the above General Response, and the answers of VRLP into its answer for this interrogatory. The RLP Village Board incorporates all of the communications from or to Village Board members, if any, in the list attached hereto as Exhibit "A" as its answer list of all communications identified and the list attached hereto as Exhibit "B" for those communications for which attorney client privilege is claimed. RLP Village Board objects to the disclosure of communications listed in Exhibit "B" on the basis of attorney client privilege.

21. All documents relating to or reflecting the retention of Dale Kleszynski ("Kleszynski") by VRLP, including, but not limited to, all documents relating to or reflecting the scope of Kleszynski's retention.

RLP Village Board incorporates its admission to Petitioner's Request to Admit as to the list of Village Board meeting minutes, its response to Petitioner's Request to Produce, the above General Response, and the answers of VRLP into its answer for this interrogatory. The RLP Village Board incorporates all of the communications from or to Village Board members, if any, in the list attached hereto as Exhibit "A" as its answer list of all communications identified and the list attached hereto as Exhibit "B" for those communications for which attorney client privilege is claimed. RLP Village Board objects to the disclosure of communications listed in Exhibit "B" on the basis of attorney client privilege.

22. All documents relating to or reflecting all services performed by Kleszynski from the date of his retention by VRLP to the present, including, but not limited to, all invoices or statements for services rendered.

RLP Village Board incorporates its admission to Petitioner's Request to Admit as to the list of Village Board meeting minutes, its response to Petitioner's Request to Produce, the above General Response, and the answers of VRLP into its answer for this interrogatory. The RLP Village Board incorporates all of the communications from or to Village Board members, if any, in the list attached hereto as Exhibit "A" as its answer list of all communications identified and the list attached hereto as Exhibit "B" for those communications for which attorney client privilege is claimed. RLP Village Board objects to the disclosure of communications listed in Exhibit "B" on the basis of attorney client privilege.

23. All documents relating to or reflecting all communications between VRLP and Kleszynski from the date of his retention by VRLP to the present.

RLP Village Board incorporates its admission to Petitioner's Request to Admit as to the list of Village Board meeting minutes, its response to Petitioner's Request to Produce, the above General Response, and the answers of VRLP into its answer for this interrogatory. The RLP Village Board incorporates all of the communications from or to Village Board members, if any, in the list attached hereto as Exhibit "A" as its answer list of all communications identified and the list attached hereto as Exhibit "B" for those communications for which attorney client privilege is claimed. RLP Village Board objects to the disclosure of communications listed in Exhibit "B" on the basis of attorney client privilege.

24. All documents relating to or reflecting all communications between any member of the RLP Board and Kleszynski from the date of his retention by VRLP to the present.

RLP Village Board incorporates its admission to Petitioner's Request to Admit as to the list of Village Board meeting minutes, its response to Petitioner's Request to Produce, the above General Response, and the answers of VRLP into its answer for this interrogatory. The RLP

Village Board incorporates all of the communications from or to Village Board members, if any, in the list attached hereto as Exhibit "A" as its answer list of all communications identified and the list attached hereto as Exhibit "B" for those communications for which attorney client privilege is claimed. RLP Village Board objects to the disclosure of communications listed in Exhibit "B" on the basis of attorney client privilege.

Respectfully Submitted,

On behalf of Round Lake Park Village
Board

Peter S. Karlovics

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EXHIBIT "A"

(See Volumes of Communications filed along with **ROUND LAKE PARK VILLAGE BOARD's RESPONSE TO PETITIONER'S FIRST REQUEST FOR PRODUCTION OF DOCUMENTS FROM VILLAGE OF ROUND LAKE PARK AND ROUND LAKE PARK VILLAGE BOARD**)

EXHIBIT "B"
ATTORNEY CLIENT-PRIVILEGED

44 communications upon which Attorney Client privilege is asserted. List of privileged communications available upon request of the Hearing Officer for his review.

BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

TIMBER CREEK HOMES, INC.)
)
)
) Petitioner,)
) PCB No. 14-99
v.) (Pollution Control Facility
) Siting Appeal)
VILLAGE OF ROUND LAKE PARK,)
ROUND LAKE PARK VILLAGE BOARD)
And GROOT INDUSTRIES, INC.)
)
)
Respondents.)

**ROUND LAKE PARK VILLAGE BOARD'S RESPONSE TO PETITIONER'S FIRST REQUEST
FOR PRODUCTION OF DOCUMENTS FROM VILLAGE OF ROUND LAKE PARK AND
ROUND LAKE PARK VILLAGE BOARD**

EXHIBIT "A"

(See Volumes of Communications filed along with **ROUND LAKE PARK VILLAGE BOARD'S
RESPONSE TO PETITIONER'S FIRST REQUEST FOR PRODUCTION OF DOCUMENTS
FROM VILLAGE OF ROUND LAKE PARK AND ROUND LAKE PARK VILLAGE BOARD**)

Click the following link for list of documents tendered to Petitioner Timber Creek Homes, Inc.:
https://drive.google.com/folderview?id=0ByHIjg_2La_iYkdCVkd2a3lpOWM&usp=sharing