## ILLINOIS POLLUTION CONTROL BOARD October 6, 1994

CENTRAL CAN COMPANY,	)
Petitioner,	)
v.	) ) PCB 92-176
ILLINOIS ENVIRONMENTAL	) (Permit Appeal
PROTECTION AGENCY,	Š
Respondent.	}

ORDER OF THE BOARD (by J. Theodore Meyer):

This matter is before the Board on a joint status report, filed on September 30, 1994.

The parties state that since November 1992, they have been corresponding with the United States Environmental Protection Agency (USEPA) regarding the Agency's interpretation of the regulations cited in denying Central Can's permit application. On May 31, 1994, a representative of USEPA informed Central Can that USEPA would allow a "site-specific state implementation plan (SIP) revision" for Central Can's coating operations. On June 6, 1994, Central Can received a copy of a memorandum between USEPA's Region V office and USEPA's Washington headquarters. The parties now state that Central Can has delivered a draft petition for adjusted standard to the Agency, and that the Agency believes that it will be able to determine whether it will act as copetitioner by October 31, 1994. Central Can states that it will, with or without the Agency as co-petitioner, file its adjusted standard petition with the Board on or before December 1, 1994. The parties continue to believe that if a site-specific resolution can be reached, it may not be necessary to proceed with this appeal.

The status report is accepted. The parties are ordered to file additional status reports, either jointly or separately, no later than January 5, 1995. The status reports shall include detailed information on the progress of the case, including an anticipated schedule for further action in this case and in the petition for adjusted standard.

IT IS SO ORDERED.

Dorothy M. Gunn, Clerk

Illinois Pollution Control Board