

NEW CASES MAY 2, 2002 BOARD MEETING

02-174 Alfred Uffelmann, Inc. v. IEPA – Upon receipt of the Illinois Environmental Protection Agency’s recommendation, the Board found and certified that specified facilities of Alfred Uffelmann, Inc. located in Randolph County are pollution control facilities for the purpose of preferential tax treatment under the Property Tax Code (35 ILCS 200/11-10 (2000)).

02-175 David Billington v. IEPA – Upon receipt of the Illinois Environmental Protection Agency’s recommendation, the Board found and certified that specified facilities of David Billington located in Wayne County are pollution control facilities for the purpose of preferential tax treatment under the Property Tax Code (35 ILCS 200/11-10 (2000)).

02-176 People of the State of Illinois v. John Prior d/b/a Prior Oil Company and James Mezo d/b/a Mezo Oil Company – The Board accepted for hearing this Resource Conservation and Recovery Act and water enforcement action involving a Washington County facility.

02-177 People of the State of Illinois v. John Prior d/b/a Prior Oil Company and James Mezo d/b/a Mezo Oil Company – The Board accepted for hearing this Resource Conservation and Recovery Act and water enforcement action involving a Washington County facility.

02-178 Davis H. and Dennis K. Biddle v. IEPA – Upon receipt of the Illinois Environmental Protection Agency’s recommendation, the Board found and certified that specified facilities of Davis H. and Dennis K. Biddle located in Mercer County are pollution control facilities for the purpose of preferential tax treatment under the Property Tax Code (35 ILCS 200/11-10 (2000)).

02-179 Davis H. and Dennis K. Biddle v. IEPA – Upon receipt of the Illinois Environmental Protection Agency’s recommendation, the Board found and certified that specified facilities of Davis H. and Dennis K. Biddle located in Mercer County are pollution control facilities for the purpose of preferential tax treatment under the Property Tax Code (35 ILCS 200/11-10 (2000)).

02-180 Loren and Micah Anderson Partnership v. IEPA – Upon receipt of the Illinois Environmental Protection Agency’s recommendation, the Board found and certified that specified facilities of Loren and Micah Anderson located in Henry County are pollution control facilities for the purpose of preferential tax treatment under the Property Tax Code (35 ILCS 200/11-10 (2000)).

02-181 William and Linda Michl Farms v. IEPA – Upon receipt of the Illinois Environmental Protection Agency’s recommendation, the Board found and certified that specified facilities of William and Linda Michl located in Jasper County are pollution control facilities for the purpose of preferential tax treatment under the Property Tax Code (35 ILCS 200/11-10 (2000)).

02-182 UAP Richter Company (McDonough County) v. IEPA – Upon receipt of the Illinois Environmental Protection Agency’s recommendation, the Board found and certified that specified facilities of UAP Richter Company located in McDonough County are pollution control facilities for the purpose of preferential tax treatment under the Property Tax Code (35

ILCS 200/11-10 (2000)).

02-183 Shearon, Inc. v. IEPA – The Board granted this request for a 90-day extension of time to file an underground storage tank appeal on behalf of this McHenry County facility.

02-184 UAP Richter Company (McDonough County) v. IEPA – The Board opened a docket to address recommended denial of petitioner’s request for preferential tax treatment under the Property Tax Code (35 ILCS 200/11-10 (2000)) for its facility located in McDonough County. Petitioner must file a petition to contest with the Clerk of the Board within 35 days after the respondent served the recommendation. If petitioner fails to timely file a petition, the Board may deny tax certification for the noise pollution abatement control facility based solely on respondent’s recommendation.

02-185 People of the State of Illinois v. Ferrara Pan Candy Company, Inc. – The Board accepted for hearing this air enforcement action involving a Cook County facility.

02-186 People of the State of Illinois v. Van Melle U.S.A., Inc. – The Board accepted for hearing this air enforcement action involving a Lake County facility.

02-187 UOP L.L.C. v. IEPA – The Board granted this request for a 90-day extension of time to file a permit appeal on behalf of this Cook County facility.

02-188 Smithfield Properties IV, L.L.C. v. IEPA – The Board granted this request for a 90-day extension of time to file an underground storage tank appeal on behalf of this Cook County facility.

02-189 Wareco Service, Inc. v. IEPA – The Board granted this request for a 90-day extension of time to file an underground storage tank appeal on behalf of this Knox County facility.

02-190 Mark IV Realty, Inc. v. IEPA – The Board granted this request for a 90-day extension of time to file an underground storage tank appeal on behalf of this Cook County facility.

R02-21 In the Matter of: Petition of Central Illinois Light Company for a Site Specific Air Rule: 35 Ill. Adm. Code 214.141 – The Board opened a new regulatory docket to amend the Board’s air pollution control regulations. The Board accepted the proposal to amend air pollution control regulations for hearing and granted petitioner’s motions to waive the 200 signature requirement and to incorporate the record in PCB 99-80 (see AS 02-4).