## BEFORE THE POLLUTION CONTROL BOARD OF THE STATE OF ILLINOIS

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GATEWAY FS, INC.,	`		G.3. 1 . 500.3
GAIEWAI PS, INC.,	)		STATE OF HUMOIC
A .	)		STATE OF ILLINOIS Pollution Control Board
Petitioner,	)		=
	)		
vs.	)	PCB No. 05-84	
	j	(UST Appeal)	
ILLINOIS ENVIRONMENTAL	Ś	(0.011.1ppc)	
PROTECTION AGENCY,	Ś		
Thorner nonce,	,		
	)		
${f Respondent}.$	)		

### NOTICE

Dorothy M. Gunn, Clerk Illinois Pollution Control Board State of Illinois Center 100 West Randolph Street Suite 11-500 Chicago, IL 60601

Carol Webb Hearing Officer Illinois Pollution Control Board 1021 North Grand Avenue East P.O. Box 19274 Springfield, IL 62796-9274 John J. Kim Assistant Counsel Special Assistant Attorney General Division of Legal Counsel 1021 North Grand Avenue, East P.O. Box 19276 Springfield, IL 62794-9276

PLEASE TAKE NOTICE that I have today filed with the office of the Clerk of the Pollution Control Board a Motion for Voluntary Dismissal, a copy of which is herewith served upon you.

> Curtis W. Martin, Attorney for Gateway FS, Inc. Petitioner

Curtis W. Martin IL ARDC No. 06201592 SHAW & MARTIN, P.C. Attorneys at Law 123 S. 10<sup>th</sup> Street, Suite 302 P.O. Box 1789 Mt. Vernon, Illinois 62864 Telephone (618) 244-1788

# BEFORE THE POLLUTION CONTROL BOARDCLERK'S OFFICE OF THE STATE OF ILLINOIS 001 1 2005

GATEWAY FS, INC.,	)		STATE OF ILLINOIS Pollution Control Board
Petitioner,	)		Foliation Control Board
	)	DCD N. OF 04	
VS.	)	PCB No. 05-84 (UST Appeal)	
ILLINOIS ENVIRONMENTAL	)	(ODI Tippeai)	
PROTECTION AGENCY,	)		
<b>D</b> 1	)		
${f Respondent}.$	)		

### **MOTION FOR VOLUNTARY DISMISSAL**

NOW COMES the Petitioner, Gateway FS, Inc., by one of its attorneys,
Curtis W. Martin of Shaw & Martin, P.C., and moves to voluntarily dismiss its
Petition for Review of Final Agency Leaking Underground Storage Tank Decisions,
and in support thereof, states that the matters for which the Petition was filed have been fully compromised and settled.

WHEREFORE, Petitioner, Gateway FS, Inc., prays that the Petition for Review of Final Agency Leaking Underground Storage Tank Decision be dismissed with prejudice.

SHAW & MARTIN, P.C.

Curtis W. Martin, Attorney for Gateway FS, Inc., Petitioner

Curtis W. Martin IL ARDC No. 06201592 SHAW & MARTIN, P.C. Attorneys at Law 123 S. 10<sup>th</sup> Street, Suite 302 P.O. Box 1789 Mt. Vernon, Illinois 62864 Telephone (618) 244-1788



#### **CERTIFICATE OF SERVICE**

OCT 1 1 2005

I, the undersigned attorney at law, hereby certify that on Optimit Control Board served true and correct copies of a Motion for Voluntary Dismissal, by placing true and correct copies in properly sealed and addressed envelopes and by depositing said sealed envelopes in a U.S. mail drop box located within Mt. Vernon, Illinois, with sufficient postage affixed thereto, upon the following named persons:

John J. Kim

Dorothy M. Gunn, Clerk Illinois Pollution Control Board State of Illinois Center 100 West Randolph Street Suite 11-500 Chicago, IL 60601

Assistant Counsel Special Assistant Attorney General Division of Legal Counsel 1021 North Grand Avenue, East P.O. Box 19276 Springfield, IL 62794-9276

Carol Webb Hearing Officer Illinois Pollution Control Board 1021 North Grand Avenue East P.O. Box 19274 Springfield, IL 62796-9274

> Curtis W. Martin, Attorney for Petitioner, Gateway FS, Inc.