BEFORE THE POLLUTION CONTROL BOARD

CLERK'S OFFICE
NOV 2 8 2005
STATE OF ILLINOIS

PEOPLE OF THE STATE OF ILLINOIS,)		STATE OF HAME
Complainant, vs.)))	PCB No. 06 - 79	STATE OF ILLINOIS Pollution Control Board
CITY OF GILLESPIE, an Illinois Municipal Corporation,)	(Enforcement)	
Respondent.)		

APPEARANCE

COMES NOW City Attorney Kevin A. Polo entering his appearance on behalf of the Respondent, CITY OF GILLESPIE, and requesting copies of all notices, motions and proceedings herein.

Kevin A. Polo, # 06227042 Gillespie City Attorney 207 North Macoupin Gillespie, IL 62033 (217) 839-2000

Fax: (217) 839-2200

PROOF OF SERVICE

Jennifer Bonkowski Assistant Attorney General 500 South Second Street Springfield, IL 62706

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STATE OF ILLINOIS Pollution Control Board

PEOPLE OF THE STATE OF ILLINOIS,)	
Complainant,)	1
VS.)	PCB No. 05e - 79 (Enforcement)
)	(Enforcement)
CITY OF GILLESPIE,)	
an Illinois Municipal Corporation,)	
)	
Respondent.)	

ANSWER TO COMPLAINT

NOW COMES the CITY OF GILLESPIE, an Illinois Municipal Corporation, by and through City Attorney Kevin A. Polo, and in answer to the Complaint filed herein, states as follows:

- 1. That the allegations contained in paragraph one (1) thereof are admitted.
- 2. That the allegations contained in paragraph two (2) thereof are admitted.
- 3. That the allegations contained in paragraph three (3) thereof are admitted.
- 4. That the allegations contained in paragraph four (4) thereof are denied and strict proof of the matters and things alleged therein is demanded.
 - 5. That the allegations contained in paragraph five (5) thereof are admitted.
- 6. That the Respondent is without sufficient information to either admit or deny the allegations contained in paragraph six (6) thereof and therefore denies same and demands strict proof thereof.
 - 7. That the allegations contained in paragraph seven (7) thereof are admitted.
 - 8. That the allegations contained in paragraph eight (8) thereof are admitted.
- 9. That the Respondent is without sufficient information to either admit or deny the allegations contained in paragraph nine (9) thereof and therefore denies same and demands strict

proof thereof.

10. That the Respondent is without sufficient information to either admit or deny the allegations contained in paragraph ten (10) thereof and therefore denies same and demands strict proof thereof.

WHEREFORE, the Respondent requests that the Pollution Control Board dismiss the Complaint filed herein and for such other and further relief as may be deemed appropriate.

CITY OF GILLESPIE

By:

Kevin A. Polo, # 06227042 Gillespie City Attorney 207 North Macoupin Gillespie, IL 62033 (217) 839-2000

Fax: (217) 839-2200

PROOF OF SERVICE

The undersigned hereby certifies pursuant to Section 1-109 of the Code of Civil Procedure, that the above document and any proper attachments were placed in the U.S. Mail properly addressed and mailed with first class postage prepaid, [] sent via messenger, [] sent via facsimile (_____ pages, from the office of Kevin A. Polo, sender's facsimile number (217) 839-2200, to recipient's facsimile number ______), to the party, or, if applicable, to their attorney(s), at the address of record on the ______ day of _______ / 20 65, before the hour of 5:00 p.m.

Jennifer Bonkowski Assistant Attorney General 500 South Second Street Springfield, IL 62706