

ILLINOIS POLLUTION CONTROL BOARD
March 14, 1986

VILLAGE OF ADDISON,)
)
Complainants,)
)
v.) PCB 84-161
)
L & S INDUSTRIES, INC.,)
)
Respondent.)

INTERIM ORDER OF THE BOARD (by J.D. Dumelle):

On September 5, 1985, the Board entered an Interim Opinion and Order, finding that L & S Industries, Inc. (LSI) had violated Sections 9 and 24 of the Environmental Protection Act. That Interim Order required LSI to prepare and submit a report on methods of reducing or eliminating noise and odor pollution consistent with the following language of the Opinion:

Therefore, the Board will order LSI to prepare a report evaluating, to the maximum extent possible, the type and degree of noise and odor reductions possible by changes in operation or construction of noise and odor reduction devices. This report should be prepared by a competent individual or firm, and should evaluate all methods of control (not just those already discussed). Each control option should include anticipated pollution reductions, cost of implementation and an estimate of a reasonable time for implementation.

This report was due no later than December 1, 1985. To date, the Board has not received this report.

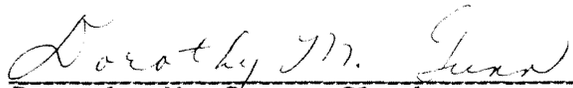
The Board will provide LSI one last opportunity to cure this defect. LSI is required to file with the Board and the Complainant by May 1, 1986, a schedule for completion of the report on reducing odor and noise pollution at its facility. The schedule shall identify the name and background of the individual or firm that will prepare the report. The schedule shall call for a complete and final report to be filed with the Board not later than July 1, 1986, detailing all reasonable methods of reducing odor and noise pollution, the type and degree of reductions possible with each method, its cost and the time required to implement the method.

Unless the required schedule is on file by May 1, 1986, and unless the final report is on file by July 1, 1986, the Board must ultimately resolve this matter based on the existing record.

Complainants are provided 30 days after service of the final report to provide comments or to request a hearing on the adequacy of the report.

IT IS SO ORDERED.

I, Dorothy M. Gunn, Clerk of the Illinois Pollution Control Board, hereby certify that the above Order was adopted on the 14th day of March, 1986 by a vote of 7-0.



Dorothy M. Gunn, Clerk
Illinois Pollution Control Board