REC	EIVED (S OFFICE
JUN	2 2003

#### BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

STATE OF ILLINOIS
Pollution Control Board

PEOPLE OF THE STATE OF ILLINOIS,	)		-5470
Complainant,	)		
VS.	)	PCB 96-143 (Enforcement - Water)	
MICHEL GRAIN COMPANY, INC., a/k/a MICHEL FERTILIZER, an	)	()	
Illinois Corporation, CARYLE	)		
MICHEL and RONNIE TODD,	)	ŧ	
Respondents.	)		

### **RESPONSE TO REQUEST TO ADMIT FACTS**

Now comes the Respondent, Caryle Michel, by his attorney, Douglas A. Antonik, and states the following in support of this response.

- 1. Respondent, Caryle Michel denies the allegations contained in paragraph 1 of the Request to Admit.
- 2. Respondent Caryle Michel does not have sufficient information to either admit or deny the allegations contained in paragraph 2 of the Request to Admit.
- 3. Respondent Caryle Michel does not have sufficient information to either admit or deny the allegations contained in paragraph 2 of the Request to Admit.
- 4. Respondent Caryle Michel does not have sufficient information to either admit or deny the allegations contained in paragraph 2 of the Request to Admit.
  - 5. Respondent Caryle Michel does not have sufficient information to either admit

or deny the allegations contained in paragraph 2 of the Request to Admit.

6. Respondent Caryle Michel does not have sufficient information to either admit

or deny the allegations contained in paragraph 2 of the Request to Admit.

7. Respondent Caryle Michel does not have sufficient information to either admit

or deny the allegations contained in paragraph 2 of the Request to Admit.

8. Respondent Caryle Michel does not have sufficient information to either admit

or deny the allegations contained in paragraph 2 of the Request to Admit.

9. Respondent Caryle Michel does not have sufficient information to either admit

or deny the allegations contained in paragraph 2 of the Request to Admit.

10. Respondent Caryle Michel does not have sufficient information to either admit

or deny the allegations contained in paragraph 2 of the Request to Admit.

11. Respondent Caryle Michel denies the allegations contained in paragraph 11

of the Request to Admit.

12. Respondent Caryle Michel denies the allegations contained in paragraph 11

of the Request to Admit.

13. Respondent Caryle Michel denies the allegations contained in paragraph 11

of the Request to Admit.

CARYLE MICHEL, Respondent

BY:

DOUGLAS A. ANTONIK - #06190629

#### **VERIFICATION**

STATE	OF :	ILLINOIS	)	
			)	SS.
COUNTY	OF	JEFFERSON	)	

I, Caryle Michel, being first duly sworn on oath, depose and state that I am the Respondent in the above-entitled cause; and I have read the foregoing Response to Admit Facts and the contents contained therein are true and correct to the best of my knowledge and belief.

CARYLE MICHEL d/b/a Michel Fertil zer and Equipment

Subscribed and sworn to before me this 30th day of 2003.

Notary Public

ANTONIK LAW OFFICES

1921 Broadway - P. O. Box 594

Mt. Vernon, IL 62864

Phone: (618) 244-5739

Fax: (618) 244-9633

OFFICIAL SEAL
CHERYL A WEHRHEIM

NOTARY PUBLIC, STATE OF ILLINOIS MY COMMISSION EXPIRES:02/21/05

#### **CERTIFICATE OF SERVICE**

The undersigned certifies that a copy of the foregoing instrument was served upon:

Angela Eaton Hamilton Assistant Attorney General 500 South Second Street Springfield, IL 62706

Dorothy Gunn, Clerk Illinois Pollution Control Board State of Illinois Center 100 West Randolph Chicago, IL 60601,

Steve Langhoff Collection Hearing Officer
Pollution Control Board
600 South Second Street. Ste. 402
Springfield, IL 62704

Carol Sudman Hearing Officer Illinois Pollution Control Board 600 S. Second St., Ste. 402 Springfield, IL 62704

William F. Bonan P.O. Box 309 McLeansboro, IL 62859

by enclosing in an envelope with postage fully prepaid and by depositing said envelope in a U. S. Post Office mail box in Mt. Vernon, Illinois, on the day of May, 2003. The above is true and correct to the best of the undersigned's knowledge

ANTONIK LAW OFFICES 1921 Broadway - P. O. Box 594

Mt. Vernon, IL 62864 Phone: (618) 244-5739 Fax: (618) 244-9633 AntonikLaw@charter.net

### RECEIVED

CLERK'S OFFICE

2 2003

#### BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

STATE OF ILLINOIS
Pollution Control Boar

JUN

PEOPLE OF THE STATE OF ILLINOIS,	)
Complainant,	) )
VS.	) PCB 96-143
	) (Enforcement - Water)
MICHEL GRAIN COMPANY, INC.,	)
a/k/a MICHEL FERTILIZER, an	)
Illinois Corporation, CARYLE	)
MICHEL and RONNIE TODD,	)
,	) '
Respondents.	, )

#### CERTIFICATE OF MAILING

(Ronnie Todd and Ronnie Todd Land Trust)

The undersigned certifies that a copy of following documents were deposited in a United States Post Office Box in Mt. Vernon, Illinois, at 5:00 p.m. on the Answers to Interrogatories.

- 1. Enforcement Notice ltr 2/6/96
- 2. Enforcement Notice ltr 8/6/91
- 3. Quit Claim Deed filed 7/10/97
- 4. Real Estate Transfer Documents
- 5. Contract for sale & Installment Contract
- 6. Fax transmission to Todd from Michel 8/27/99
- 7. Ltr from EPA to Michel 4/2/92
- 8. Real Estate Sale documents, Michel to Todd
- 9. Ltr form Jennifer Crain 5/31/96
- 10. Field Notes/Reconnaissance inspection 1/28/92
- 11. Ltr to Jennifer Crain re Freedom of Information Request from Joseph Svoboda 5/13/96
- 12. Field Notes/Reconnaissance Inspection 2/16/96
- 13. Field Notes/Reconnaissance Inspection 1/31/95
- 14. Field Notes/Reconnaissance Inspection 8/24/93
- 15. Field Notes/Reconnaissance Inspection 12/23/92
- 16. Memo to file from Larry Ziemba 3/31/92
- 17. Field Notes/Reconnaissance Inspection 3/31/92
- 18. Field Notes/Initial Investigation 1/9/92
- 19. Ltr from Attorney General Desiree Pari to Jennifer Martin 3/1/99
- 20. Ltr from Jennifer Martin to Caryle Michel 8/15/99

That postage was fully prepaid and the documents were addressed to the following:

Angela Eaton Hamilton Assistant Attorney General 500 South Second Street Springfield, IL 62706

Dorothy Gunn, Clerk Illinois Pollution Control Board State of Illinois Center 100 West Randolph Chicago, IL 60601

Carol Sudman
Hearing Officer
Illinois Pollution Control Board
600 S. Second St., Ste. 402
Springfield, IL 62704

William F. Bonan P.O. Box 309 McLeansboro, IL 62859

That the undersigned has retained the originals and becomes the custodian thereof.

DOUGLAS A. ANTONIK

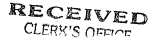
Attorney at Law

1921 Broadway, P.O. Box 594

Mt. Vernon, IL 62864

(618) 244 - 5739

IL. ARDC # 06190629



2 2003

# BEFORE THE ILLINOIS POLLUTION CONTROL BOARDSTATE OF ILLINOIS

		Board
PEOPLE OF THE STATE OF ILLINOIS,	)	
	)	
Complainant,	)	
•	)	
VS.	)	PCB 96-143
	)	(Enforcement - Water)
MICHEL GRAIN COMPANY, INC.,	)	(
a/k/a MICHEL FERTILIZER, an	í	
Illinois Corporation, CARYLE	í	
MICHEL and RONNIE TODD,	í	
ivital and restrict 1000,	)	
Respondents.	)	l
1	,	

### RESPONSE TO REQUEST TO PRODUCE PROPOUNDED BY RONNIE TODD AND RONNIE TODD LAND TRUST

I, Caryle Michel, being first duly sworn on oath, depose and state that I have reviewed the Request to Produce served upon me by Respondent Ronnie Todd and Ronnie Todd Land Trust, and made available all documents which are in my possession, custody or control to my attorney, Douglas A. Antonik, for inspection.

- Attached to Response to Request to Produce Documents. 1.
- Attached to Response to Request to Produce Documents. 2.
- 3. Attached to Response to Request to Produce Documents.
- Attached to Response to Request to Produce Documents. 4.

MICHEL, d/b/a Michel Fertilizer and Equipment

Subscribed and sworn to before me this 30th, day of 2003.

Notary Public

ANTONIK LAW OFFICES 1921 Broadway, P.O. Box 594 Mt. Vernon, IL 62864 618-244-5739 OFFICIAL SEAL
CHERYL A WEHRHEIM
NOTARY PUBLIC, STATE OF ILLINOIS
MY COMMISSION EXPIRES: 02/21/05

#### CERTIFICATE OF SERVICE

The undersigned certifies that a copy of the foregoing instrument was served upon:

Angela Eaton Hamilton Assistant Attorney General 500 South Second Street Springfield, IL 62706

Dorothy Gunn, Clerk Illinois Pollution Control Board State of Illinois Center 100 West Randolph Chicago, IL 60601

F. William Bonan Attorney at Law North Side Square McLeansboro, IL 62859

Carol Sudman Hearing Officer Illinois Pollution Control Board 600 S. Second St., Ste. 402 Springfield, IL 62704

ANTONIK LAW OFFICES 1921 Broadway - P. O. Box 594 Mt. Vernon, IL 62864

Phone: (618) 244-5739 Fax: (618) 244-9633

#### BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

PEOPLE OF THE STATE OF ILLINOIS,	)
Complainant,	)
VS.	) PCB 96-143 ) (Enforcement - Water)
MICHEL GRAIN COMPANY, INC.,	) (Enforcement - Water)
a/k/a MICHEL FERTILIZER, an	)
Illinois Corporation, CARYLE	)
MICHEL and RONNIE TODD,	)
Respondents.	)

# VERIFICATION TO REQUEST TO PRODUCE PROPOUNDED BY RONNIE TODD AND RONNIE TODD LAND TRUST

I, Caryle Michel, being first duly sworn on oath, depose and state that I have reviewed the Request to Produce served upon me by Respondent Ronnie Todd and Ronnie Todd Land Trust, and made available all documents which are in my possession, custody or control to my attorney, Douglas A. Antonik, for inspection.

CARYLE MICHEL, d/b/a Michel Fertilizer and Equipment

Subscribed and sworn to before me this 30th day of 2003.

Notary Public

Douglas A. Antonik ANTONIK LAW OFFICES 1921 Broadway, P.O. Box 594 Mt. Vernon, IL 62864 618-244-5739 OFFICIAL SEAL
CHERYL A WEHRHEIM
NOTARY PUBLIC, STATE OF ILLINOIS
MY COMMISSION EXPIRES: 02/21/05

JUN 2 2003

# BEFORE THE ILLINOIS POLLUTION CONTROL BOARD STATE OF ILLINOIS Pollution Control Board

PEOPLE OF THE STATE OF ILLINOIS,	)
Complainant,	)
vs.	) PCB 96-143 ) (Enforcement - Water)
MICHEL GRAIN COMPANY, INC.,	)
a/k/a MICHEL FERTILIZER, an	)
Illinois Corporation, CARYLE	)
MICHEL and RONNIE TODD,	)
	)
Respondents.	) '

#### CERTIFICATE OF MAILING

(State of Illinois)

The undersigned certifies that a copy of following documents were deposited in a United States Post Office Box in Mt. Vernon, Illinois, at 5:00 p.m. on the  $30\mu$  day of  $\mu$ , 2003 along with the Answers t**0** Interrogatories.

- 1. Enforcement Notice ltr 2/6/96
- 2. Enforcement Notice ltr 8/6/91
- 3. Quit Claim Deed filed 7/10/97
- 4. Real Estate Transfer Documents
- 5. Contract for sale & Installment Contract
- 6. Fax transmission to Todd from Michel 8/27/99
- 7. Ltr from EPA to Michel 4/2/92
- 8. Real Estate Sale documents, Michel to Todd
- 9. Map Broughton
- 10. Boatman's Bank Mortgage
- 11. Title Insurance
- 12. Boatman's Note
- 13. Ltr to 1st State Bank Eldorado 2/28/90
- 14. Promissory Note 3/27/89
- 15. Ltr 11/16/99 for IL Pollution Control Borad
- 16. Bill of Sale
- 17. Plat
- 18. Quit Claim recorded 8/30/91
- 19. Map Broughton
- 20. Rister Checks
- 21. Ltr 10/3/90 re utilities @ Broughton re Rister
- 22. Warranty Deed 2/9/89
- 23. Ltr Boatman's 1/11/89 & title insurance
- 24. Ltr to Jennifer Crain & Christine Zeman from Michel

- 25. Map Broughton
- 26. Ltr EPA from Michel 11/6/89
- 27. Lab analysis 6/17/96 from Michel to Jennifer Crain
- 28. ARDL Report

That postage was fully prepaid and the documents were addressed to the following:

Angela Eaton Hamilton Assistant Attorney General 500 South Second Street Springfield, IL 62706

Dorothy Gunn, Clerk, Illinois Pollution Control Board State of Illinois Center 100 West Randolph Chicago, IL 60601

Carol Sudman
Hearing Officer
Illinois Pollution Control Board
600 S. Second St., Ste. 402
Springfield, IL 62704

William F. Bonan P.O. Box 309 McLeansboro, IL 62859

That the undersigned has retained the originals and becomes the custodian thereof.

DOUGLAS A. ANTONIK

Attorney at Law

1921 Broadway, P.O. Box 594

Mt. Vernon, IL 62864

(618)244-5739

IL. ARDC # 06190629

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### BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

JUN 2 2003

PEOPLE OF THE STATE OF ILLINOIS,	)	STATE OF ILLINOIS  Pollution Control Board
	)	
Complainant,	)	
	)	
vs.	)	PCB 96-143
	)	(Enforcement - Water)
MICHEL GRAIN COMPANY, INC.,	)	,
a/k/a MICHEL FERTILIZER, an	)	
Illinois Corporation, CARYLE	)	
MICHEL and RONNIE TODD,	)	
	)	
Respondents.	)	ļ

## RESPONSE TO SECOND REQUEST FOR THE PRODUCTION OF DOCUMENTS PROPOUNDED BY THE STATE OF ILLINOIS

- I, Caryle Michel, being first duly sworn on oath, depose and state that I have reviewed the Request to Produce served upon me by Complainant, the State of Illinois, and made available all documents which are in my possession, custody or control to my attorney, Douglas A. Antonik, for inspection.
  - 1. Attached to Response to Request to Produce Documents.
  - 2. Attached to Response to Request to Produce Documents.
  - 3. All documents requested are available for inspection and copying at:

ANTONIK LAW OFFICES 1921 Broadway Mt. Vernon, IL 62864 618-244-5739

Counsel for the Respondent, Caryle Michel has advised Assistant Attorney General, Angela Eaton Hamilton that the bankruptcy documents are too voluminous to copy and that they are available for inspection and copying.

1. Attached is the deed from the bank to Caryle and Catherine Michel.

- 5. Respondent filed a Motion to Strike Discovery request pursuant to the Ina Facility as the matter regarding the Ina facility has been resolved.
- 6. All documents requested as to the Broughton facility are attached.

  Respondent filed a Motion to Strike Discovery request pursuant to the Ina Facility as the matter regarding the Ina facility has been resolved.
- 7. There was an oral lease between Jerry Rister and Caryle Michel but additional documents are attached relating to the lease transaction between Rister and Michel.
- 8. There was an oral lease between Ronnie Todd and Caryle Michel but additional documents are attached relating to the lease transaction between Todd and Michel.
- 9. Attached is the contract for sale and the deed between Michel and Todd.
- 10. Respondent filed a Motion to Strike Discovery request pursuant to the Ina Facility as the matter regarding the Ina facility has been resolved.
- 11. Respondent filed a Motion to Strike Discovery request pursuant to the Ina Facility as the matter regarding the Ina facility has been resolved.
- 12. Attached are maps and drawings of the Broughton facility.
- 13. Respondent filed a Motion to Strike Discovery request pursuant to the Ina Facility as the matter regarding the Ina facility has been resolved. Respondent has attached correspondence with respect to the Broughton facility.
- 14. Respondent filed a Motion to Strike Discovery request pursuant to the Ina Facility as the matter regarding the Ina facility has been resolved. No correspondence was located as to the Broughton facility.
- 15. The ARDL Report is attached.
- 16. Respondent filed a Motion to Strike Discovery request pursuant to the Ina Facility as the matter regarding the Ina facility has been resolved. Attached are documents

as to the Broughton facility.

CARYLE MICHEL, d/b/a Michel Fertilizer and Equipment

Notary Public

Douglas A. Antonik ANTONIK LAW OFFICES 1921 Broadway, P.O. Box 594 Mt. Vernon, IL 62864 618-244-5739 OFFICIAL SEAL
CHERYL A WEHRHEIM
NOTARY PUBLIC, STATE OF ILLINOIS
MY COMMISSION EXPIRES:02/21/05

#### CERTIFICATE OF SERVICE

The undersigned certifies that a copy of the foregoing instrument was served upon:

Angela Eaton Hamilton Assistant Attorney General 500 South Second Street Springfield, IL 62706

Dorothy Gunn, Clerk Illinois Pollution Control Board State of Illinois Center 100 West Randolph Chicago, IL 60601

F. William Bonan Attorney at Law North Side Square McLeansboro, IL 62859

Carol Sudman Hearing Officer Illinois Pollution Control Board 600 S. Second St., Ste. 402 Springfield, IL 62704

by enclosing in an envelope with postage fully prepaid and by depositing said envelope in a U. S. Post Office mail box in Mt. Vernon, Illinois, on the 30th day of \_\_\_\_\_\_\_, 2003. The above is true and correct to the best of the undersigned's knowledge.

ANTONIK LAW OFFICES 1921 Broadway - P. O. Box 594 Mt. Vernon, IL 62864

Phone: (618) 244-5739
Fax: (618) 244-9633
AntonikLaw@xharter.net

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#### BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

PEOPLE OF THE STATE OF ILLINOIS,	)	
Complainant,	)	
VS.	)	PCB 96-143 (Enforcement - Water)
MICHEL GRAIN COMPANY, INC.,	)	(
a/k/a MICHEL FERTILIZER, an	)	
Illinois Corporation, CARYLE	)	
MICHEL and RONNIE TODD,	)	
	)	
Respondents.	)	l

## VERIFICATION TO SECOND REQUEST TO PRODUCE PROPOUNDED BY THE STATE OF ILLINOIS

I, Caryle Michel, being first duly sworn on oath, depose and state that I have reviewed the Request to Produce served upon me by Complainant, the State of Illinois, and made available all documents which are in my possession, custody or control to my attorney, Douglas A. Antonik, for inspection.

CARYLE MICHEL, d/b/a Michel Fertilizer and Equipment

Subscribed and sworn to before me this 3

day of

Notary Public

Douglas A. Antonik ANTONIK LAW OFFICES 1921 Broadway, P.O. Box 594 Mt. Vernon, IL 62864 618-244-5739

OFFICIAL SEAL
CHERYL A WEHRHEIM
NOTARY PUBLIC, STATE OF ILLINOIS
MY COMMISSION EXPIRES: 02/21/05