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BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

MAR 1 1 2004

ESG WATTS, INC., (Taylor Ridge/Andulusia Landfill) an lowa Corporation, Petitioner,	STATE OF ILLINOIS Pollution Control Board))
vs.) PCB No. 02-55 (Permit Appeal-Land)
ILLINOIS ENVIRONMENTAL PROTECTION AGENCY, Respondent.))))

NOTICE OF FILING

TO: Michelle

Michelle M. Ryan

Special Assistant Attorney General

Illinois EPA

1021 North Grand Avenue East

POBox 19276

Springfield, IL 62794-9276

Hearing Officer

Pollution Control Board 100 West Randolph Street

Suite 11-500

Chicago, IL 60601

PLEASE TAKE NOTICE that I have today filed with the Office of the Clerk of the Illinois Pollution Control Board the following document, a true and correct copy of which is herewith served upon you: MOTION FOR CONTINUANCE

Dated:

March 10, 2004

Respectfully submitted by,

Larry A. Woodward, Attorney for Petitioner

525 17th Street

Rock Island, IL 61201

309-788-7700



MAR 1 1 2004

BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

STATE OF ILLINOIS Pollution Control Board

ESG WATTS, INC.,)	
(Taylor Ridge Landfill))	
an Iowa Corporation,)	
Petitioner,)	
)	
VS.)	PCB No. 02-55
)	(Permit Appeal)
ILLINOIS ENVIRONMENTAL)	·
PROTECTION AGENCY,)	
Respondent.)	

MOTION FOR CONTINUANCE

NOW COMES Petitioner, ESG Watts, Inc., acting by and through its attorney Larry A. Woodward, and pursuant to 35 III. Adm. Code §101.500(a) moves the Honorable Hearing Officer of the Pollution Control Board to grant it a continuance of the status conference set for March 16, 2004 and as grounds therefor Petitioner states:

- 1. The Petitioner's attorney has been required to leave the state in order to attend to pressing business and medical matters of his elderly parents and will be away from March 11, 2004 to at least March 22, 2004.
- 2. There is status conference set for March 16, 2004, at 10:30 a.m. and Petitioner's attorney cannot be available for said telephonic conference because of the above personal matter.
- 3. That this motion is not made for the purpose of delay but because of pressing and unexpected personal needs of Petitioner's attorney.
- 4. That the interests of justice and administrative economy will be served by granting Petitioner's motion for continuance to until at least April 5,2004.

Respectfully submitted by, ESG Watts, Inc., Petitioner

By:

_arry(A). Woodward, Attorney for Petitioner

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MAR 1 1 2004

CERTIFICATE OF SERVICE

STATE OF ILLINOIS Pollution Control Board

I hereby certify that I did on the 10th day of March, 2004, on or before 6:00 p.m. send by First Class Mail, with postage thereon fully prepaid, by depositing in the U.S. mails a true and correct copy of the following instruments entitled NOTICE OF FILING and MOTION FOR CONTINUANCE to the following persons addressed as follows:

Division of Legal Counsel Attn: Michelle M. Ryan

Special Asst Atty General

Ilinois EPA

1021 North Grand Avenue, E

Springfield, IL 62794-9276

Carol Sudman

Board Hearing Officer Pollution Control Board State of Illinois Center

Suite 11-500

100 West Randolph Chicago, IL 60601

and the original of said foregoing instruments by First Class Mail with postage thereon fully prepaid to the following person addressed as follows:

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

Larry A. Woodward, Attorney for Petitioner