

STATE OF ILLINOIS)
) ss.
COUNTY OF COOK)

BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

MORRY GABEL, MYRA GABEL,)
DON FOREMAN, MARSHA FOREMAN,)
KEITH PINSONEAULT and TRACY PINSONEAULT.)

Complainant,)

vs.)

THE WEALSHIRE, INC., an)
ILLINOIS CORPORATION.)

Respondent.)

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STATE OF ILLINOIS
Pollution Control Board

No. PCB 03-38

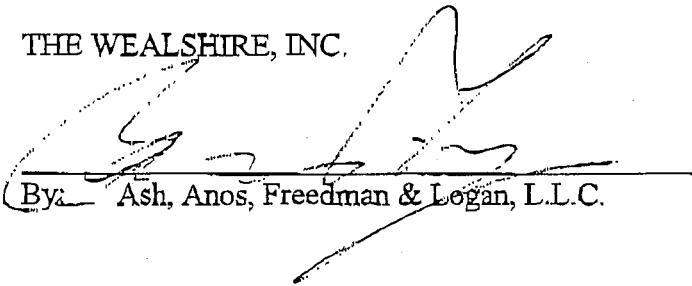
NOTICE OF FILING

Bradley P. Halloran
Hearing Officer
Illinois Pollution Control Board
James R. Thompson Center, Suite 11-500
100 West Randolph Street
Chicago, IL 60601

Mitchell S. Feinberg
Chuhak & Tecson, P.C.
30 South Wacker Drive
Suite 2600
Chicago, IL 60606

PLEASE TAKE NOTICE that on the 7 day of October, 2003, there was filed with the Illinois Pollution Control Board Respondent's Proposed Discovery Schedule, a copy of which is attached and herewith served upon you.

THE WEALSHIRE, INC.


By: Ash, Anos, Freedman & Logan, L.L.C.

Bruce T. Logan
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STATE OF ILLINOIS)
) ss.
COUNTY OF COOK)

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STATE OF ILLINOIS
POLLUTION CONTROL BOARD
100 W. RANDOLPH STREET, SUITE 11-500
CHICAGO, ILLINOIS 60601

STATE OF ILLINOIS
Pollution Control Board

MORRY GABEL, MYRA GABEL,)
DON FOREMAN, MARSHA FOREMAN,)
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THE WEALSHIRE, INC., an)
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Respondent.)

PROPOSED DISCOVERY SCHEDULE

NOW COMES the Respondent, THE WEALSHIRE, INC., an Illinois Corporation, and proposes the following discovery schedule:

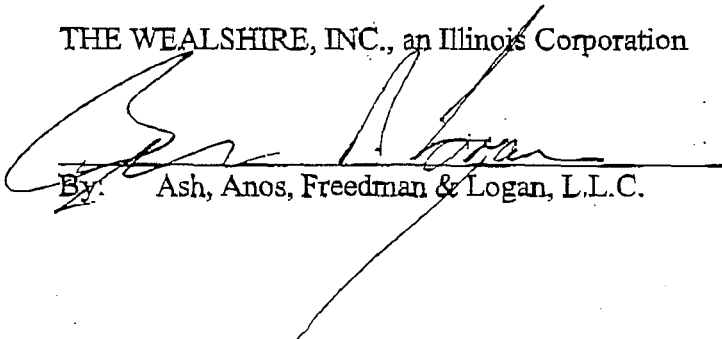
1. Written discovery, including a production request and interrogatories, to be completed by December 1, 2003;
2. Depositions of the parties, including the six (6) named Complainants and presumably Arnold Goldberg, President of The Wealshire, Inc., and Ralph Chapman, the building manager of The Wealshire operation, to be taken one per week and to be concluded by February 15, 2004;
3. In order to be timely, the depositions of the parties' opinion/expert witnesses must be scheduled after Respondent completes modification . The current modifications in process will

be completed by the end of October, 2003, but the air conditioning units will not be operable until June of 2004. We suggest that the initial expert witnesses' depositions be taken after a restart of the equipment which should come in mid-June of 2004 to allow for testing. We propose the depositions of both Timothy O'Neill of O'Neill Engineered Systems, Inc. and the Complainants' expert, Gregory Zak, be taken prior to July 1, 2004; that reply experts be identified by July 22, 2004, and their depositions completed by August 15, 2004.

4. It is possible during the course of discovery that other witnesses will be identified by the parties. We propose those witnesses be subpoenaed and deposed prior to March 1, 2004.

Respectfully submitted,

THE WEALSHIRE, INC., an Illinois Corporation


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FAX COVER SHEET

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STATE OF ILLINOIS
Pollution Control Board

Date: October 7, 2003
Fax Number: 1-312-814-3669
To: Bradley P. Halloran,
Hearing Officer
Firm: Illinois Pollution Control Board
Number of Pages: 5 (including this page)
From: Bruce T. Logan

If any difficulty is experienced with this transmission, please contact:

(312) 346-1390

Comments/Special Instructions:

RE: *Illinois Pollution Control Board Complaint - Gabel, et al. v. The Wealshire
- Case No. PCB 03-38*

Faxed is the Respondent's Notice of Filing and Proposed Discovery Schedule.

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