## BEFORE THE ILLINOIS POLLUTION CONTROL BOARD OF THE STATE OF ILLINOIS

MATI L.L.C	HER INVESTMENT PROPERTIES, ., Complainant,	)		
v.		)	Case No. 05-29	
	IOIS STATE TRAPSHOOTERS CIATION, INC., Respondent.	) ) )		
	NOTICE OF FILING	G AND	PROOF OF SERVICE	
TO:	Dorothy Gunn, Clerk, Illinois Pollud James R. Thompson Center, Suite 1		trol Board, 100 West Randolph Street, Chicago, IL 60601-3218;	
	Carol Sudman, Hearing Officer, Illinois Pollution Control Board, 1021 North Grand Avenue East, P.O. Box 19274, Springfield, IL 62794-9274; and			
	R. Gerald Barris, Sorling, Northrup, Hanna, Cullen & Cochran, Suite 800 Illinois Building, 607 East Adams, P.O. Box 5131, Springfield, IL 62705			
	Richard Ahrens, Lewis, Rice & Fingersh, 500 N. Broadway, Suite 2000, St. Louis, MO 63102-2147			
Office	coof of Service and Agreed Motion fo	r Extens	3, 2004, I filed the original Notice of Filing ion of Time to File an Answer with the by electronic filing with the Clerk's Office	
	<u> </u>		Notice of Filing and Proof of Service and swer by mailing a copy to the above persons	
		Respe	etfully submitted,	
			OIS STATE TRAPSHOOTERS CIATION, INC., Respondent,	
	BY:	MOH	AN, ALEWELT, PRILLAMAN & ADAMI	
	BY:		Fred C. Prillaman	
			1100 . 1111111111111	

Mohan, Alewelt, Prillaman & Adami 1 North Old Capitol Plaza, Suite 325 Springfield, IL 62701-1323

Telephone: 217/528-2517 Facsimile: 217/528-2553

## BEFORE THE ILLINOIS POLLUTION CONTROL BOARD OF THE STATE OF ILLINOIS

MATHER INVESTMEN	T PROPERTIES,	)
L.L.C.,	omplainant,	)
v.		) Case No. 05-29
ILLINOIS STATE TRAI ASSOCIATION, INC., Re	PSHOOTERS espondent.	) ) )
AGREED MOT	ION FOR EXTE	NSION OF TIME TO FILE AN ANSWER
NOW COMES R	espondent, Illinois	State Trapshooters Association, Inc., by its
undersigned attorneys, pu	irsuant to the Boar	d's Procedural Rule 101.522, hereby requests the
Board to enter an order g	ranting Responden	at an additional sixty (60) days, through and including
December 15, 2004, in w	hich to file its ansv	wer in this case, for the reason that the parties are
presently engaged in seri-	ous settlement talk	s, but will need some additional time to reach final
settlement. Counsel for C	Complainant, R. Go	erald Barris, has no objection to the granting of this
motion, as per his letter of	of October 11, 2004	4 to counsel for Respondent.
Accordingly, Res	pondent, with the $\epsilon$	agreement of Complainant, respectfully requests that
the Board enter an order	granting Responde	ent an additional sixty (60) days in which to answer
the complaint.		
		Respectfully submitted,
		ILLINOIS STATE TRAPSHOOTERS ASSOCIATION, INC., Respondent,
	BY:	MOHAN, ALEWELT, PRILLAMAN & ADAMI
	BY:	Fred C. Prillaman

MOHAN, ALEWELT, PRILLAMAN & ADAMI 1 North Old Capitol Plaza, Suite 325 Springfield, IL 62701-1323

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## **PROOF OF SERVICE**

The undersigned certifies that a copy of the foregoing Agreed Motion for Extension of Time to File an Answer was served upon the following attorney of record in this cause by enclosing the same in an envelope addressed to said attorney with postage fully prepaid, and by depositing said envelope in a U.S. Post Office mail box in Springfield, Illinois on the \_\_\_\_\_ day of October, 2004:

Carol Sudman, Hearing Officer Illinois Pollution Control Board 1021 North Grand Avenue East P.O. Box 19274 Springfield, IL 62794-9274

R. Gerald Barris Sorling, Northrup, Hanna, Cullen & Cochran, Ltd. Suite 800, Illinois Building 607 East Adams Street P.O. Box 5131 Springfield, IL 62705

Richard Ahrens Lewis, Rice & Fingersh 500 N. Broadway, Suite 2000 St. Louis, MO 63102-2147

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 $P:\ MAPA\ IL\ Trapshooter's\ Agreed\ Motion\ to\ Extend.doc\ crk\ 12/9/04\ 10:11\ AM$