RECEIVED CLERK'S OFFICE

APR 0 4 2005

STATE OF ILLINOIS Pollution Control Board

No. PCB05-181

(Enforcement - Air)

# BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

PEOPLE OF THE STATE OF ILLINOIS,

Complainant,

-vs-

PATTISON ASSOCIATES LLC, an Illinois limited liability company, and 5701 SOUTH CALUMET LLC, an Illinois limited liability company,

Respondents.

To: See Attached Service List.

#### NOTICE OF FILING

PLEASE TAKE NOTICE that we have today, April 4, 2005 filed with the Office of the Clerk of the Illinois Pollution Control Board an original and nine copies of our Complaint, a copy of which is attached herewith and served upon you.

Failure to file an answer to this complaint within 60 days may have severe consequences. Failure to answer will mean that all allegations in the complaint will be taken as if admitted for purposes of this proceeding. If you have any questions about this procedure, you should contact the hearing officer assigned to this proceeding, the clerk's office or an attorney.

#### NOTIFICATION

YOU ARE HEREBY NOTIFIED that financing may be available through the Illinois Environmental facilities financing act [20 ILCS 3515/1 et seq.] to correct the alleged pollution.

Respectfully submitted,

PEOPLE OF THE STATE OF ILLINOIS LISA MADIGAN Attorney General of the State of Illinois

BY:

PAULA BECKER WHEELER Assistant Attorney General Environmental Bureau 188 W. Randolph St., 20<sup>th</sup> Flr. Chicago, IL 60601 (312) 814-1511

THIS DOCUMENT IS PRINTED ON RECYCLED PAPER

# SERVICE LIST

Mr. John R. Joyce Registered Agent for 5701 South Calumet LLC and Pattison Associates LLC 55 West Monroe Suite 500 Chicago, IL 60603

Mr. Neal Weinfield Bell Boyd & Lloyd Three 1<sup>st</sup> National Plaza 33<sup>rd</sup> Floor Chicago, Il. 60602 BEFORE THE ILLINOIS POLLUTION CONTROL BOARD RECEIVED CLERK'S OFFICE

PEOPLE OF THE STATE OF ILLINOIS,

Complainant,

Pollution Control Board

APR 0 4 2005

STATE OF ILLINOIS

(Enforcement - Air)

PATTISON ASSOCIATES LLC, an ) Illinois limited liability company,) and 5701 SOUTH CALUMET LLC, an ) Illinois limited liability company,)

-vs-

Respondents.

# COMPLAINT

Complainant, People of the State of Illinois, by LISA MADIGAN, Attorney General of the State of Illinois, on her own motion and at the request of the Illinois Environmental Protection Agency ("Illinois EPA") complains of Respondent, PATTISON ASSOCIATES LLC, an Illinois limited liability company, and *ex rel*. LISA MADIGAN, Attorney General of the State of Illinois, on her own motion, complains of Respondent, 5701 SOUTH CALUMET LLC, an Illinois limited liability company, as follows:

### COUNT I

#### AIR POLLUTION

1. This Count is brought against Respondent, PATTISON ASSOCIATES LLC ("Pattison"), an Illinois limited liability company, on behalf of the PEOPLE OF THE STATE OF ILLINOIS, by LISA MADIGAN, Attorney General of the State of Illinois, on her own motion and at the request of the Illinois EPA pursuant to Section 31 of the Illinois Environmental Protection Act, 415 ILCS 5/31(2002)("Act").

2. This Count is brought against Respondent, 5701 SOUTH CALUMET LLC ("5701 Calumet"), an Illinois limited liability company, on behalf of the PEOPLE OF THE STATE OF ILLINOIS, by LISA MADIGAN, Attorney General of the State of Illinois, on her own motion, pursuant to Section 42(d) of the Act, 415 ILCS 5/42(d)(2002).

3. The Illinois EPA is an administrative agency established in the executive branch of the State government by Section 4 of the Act, 415 ILCS 5/4 (2002), and charged, *inter alia*, with the duty of enforcing the Act.

4. At all times relevant to this Complaint, Respondent, Pattison, was and is an Illinois limited liability company in good standing. Pattison was and is also the contractor hired to conduct renovation activities in the 18-unit apartment complex located at 5701 South Calumet Avenue, Chicago, Cook County, Illinois ("site").

5. At all times relevant to this Complaint, Respondent, 5701 Calumet, was and is an Illinois limited liability company in good standing. 5701 Calumet was and is also the owner of the 18unit apartment complex located on the site.

6. On October 15, 2003, the Illinois EPA performed an inspection of the apartment complex on the site after an interior demolition had been performed on the complex.

7. On October 15, 2003, the Illinois EPA inspector observed disturbed suspect material on the floor and approximately 12 linear feet of suspect material on pipes leading from a boiler in the basement area.

8. On October 15, 2003, a sample of dry, friable suspect material obtained from the northeast part of the boiler room in the basement tested positive for 20% chrysotile asbestos.

9. On October 15, 2003, a sample of dry, friable suspect material obtained from the a pipe above the boiler tested positive for 10% chrysotile asbestos. The complex had not been inspected prior to the renovation activities.

10. On October 15, 2003, the EPA inspector measured where approximately 350 feet of linear piping had been removed, leaving approximately 12 feet of linear piping intact in the basement of 5701 South Calumet Avenue.

11. On October 21, 2003, microvacuum samplings were taken at the site, two of which showed elevated levels of asbestos fibers in the basement of 5701 South Calumet Avenue.

12. The amount of dry, friable asbestos-containing material ("ACM") observed in the basement exceeded 260 linear feet.

13. The Respondents caused or allowed friable ACM to be deposited, uncontained, throughout the basement of the complex. By such improper handling of the ACM and failure to follow appropriate emission control procedures, Respondents allowed asbestos fibers to be released to the atmosphere.

14. Pursuant to Section 112(b)(1) of the Clean Air Act ("CAA"), 42 USC 7412(b)(1), the Administrator of the United States Environmental Protection Agency ("USEPA") has listed asbestos as a hazardous air pollutant.

15. Asbestos is a known human carcinogen.

16. Section 9(a) of the Act, 415 ILCS 5/9(a)(2002), provides as follows:

No person shall:

a. Cause or threaten or allow the discharge or emission of any contaminant into the environment in any State so as to cause or tend to cause air pollution in Illinois, either alone or in combination with contaminants from other sources, or so as to violate regulations or standards adopted by the Board under this Act;

17. Section 201.141 of the Board's Air Pollution Regulations, 35 Ill. Adm. Code 201.141, provides as follows:

> No person shall cause or threaten or allow the discharge or emission of any contaminant into the environment in any State so as, either alone or in combination with contaminants from other sources, to cause or tend to cause air pollution in Illinois, or so as to violate the provisions of this Chapter . . .

18. Section 3.115 of the Act, 415 ILCS 5/3.115 (2002), defines air pollution as:

"AIR POLLUTION" is the presence in the atmosphere of one or more contaminants in sufficient quantities and of such characteristics and duration as to be injurious to human, plant, or animal life, to health, or to property, or to unreasonably interfere with the enjoyment of life or property.

19. Section 3.165 of the Act, 415 ILCS 5/3.165 (2002),

defines contaminant as:

"CONTAMINANT" is any solid, liquid, or gaseous matter, any odor, or any form of energy, from whatever source.

20. Section 3.315 of the Act, 415 ILCS 5/3.315 (2002),

defines person as:

"PERSON" is any individual, partnership, copartnership, firm, company, limited liability company, corporation, association, joint stock company, trust, estate, political subdivision, state agency, or any other legal entity, or their legal representative, agent or assigns.

21. Respondents are "persons" as that term is defined in Section 3.315 of the Act, 415 ILCS 5/3.315 (2002).

22. Asbestos is a "contaminant" as that term is defined by Section 3.165 of the Act, 415 ILCS 5/3.165 (2002).

23. From at least October 15, 2003 to approximately November 3, 2003, Respondents caused or allowed dry friable asbestos containing material to enter into the atmosphere.

24. As the party that conducted or managed the renovation activities, the Respondent, Pattison Associates LLC, has caused, threatened or allowed the discharge or emission of asbestos into the environment so as to cause air pollution in that dry, friable asbestos containing materials were improperly handled.

25. As the owner of the property on which the renovation activity was taking place, the Respondent, 5701 South Calumet LLC, has caused, threatened or allowed the discharge or emission of asbestos into the environment so as to cause air pollution in that dry, friable asbestos containing materials were improperly handled.

26. By allowing dry friable asbestos containing materials to remain in a friable state, exposed to the elements, Respondents have caused or allowed air pollution in Illinois in violation of Section 9(a) of the Act, 415 ILCS 5/9(a)(2002)and 35 Ill. Adm. Code 201.141.

WHEREFORE, Complainant, PEOPLE OF THE STATE OF ILLINOIS, respectfully requests that the Board enter an order against Respondents, PATTISON ASSOCIATES LLC and 5701 SOUTH CALUMET LLC, on this Count I:

1. Authorizing a hearing in this matter at which time the Respondents will be required to answer the allegations herein;

2. Finding that Respondents have caused or allowed violations of Section 9 (a) of the Act, and 35 Ill. Adm. Code 201.141;

3. Ordering the Respondents to cease and desist from any further violations of Section 9(a) of the Act, and 35 Ill. Adm. Code 201.141;

4. Assessing a civil penalty of \$50,000 against each Respondent for each violation of the Act and pertinent Board regulations, with an additional penalty of \$10,000 per day for each day that the violations continued;

5. Taxing all costs in this action, including expert witness, consultant and attorneys fees, against Respondents; and

6. Granting such other relief as the Board deems appropriate and just.

# COUNT II

### FAILURE TO THOROUGHLY INSPECT PRIOR TO RENOVATION

1 - 17. Complainant realleges and incorporates herein by reference paragraphs 1 through 15 and 20 through 21 of Count I as paragraphs 1 through 17 of this Count II.

18. Section 9.1(d)(1) of the Act, 415 ILCS 5/9.1(d)(1)
(2002), provides as follows:

No person shall:

1. Violate any provisions of Sections 111, 112, 165, 173 of the Clean Air Act, as now or hereafter amended, or federal regulations adopted pursuant thereto; or ...

19. Pursuant to Section 112(b)(1) of the Clean Air Act ("CAA"), 42 USC 7412(b)(1), the Administrator of the United States Environmental Protection Agency ("USEPA") has listed asbestos as a hazardous air pollutant.

20. Section 112(d) of the CAA, 42 USC 7412(d), titled, Emission Standards, provides in pertinent part as follows:

1. The Administrator shall promulgate regulations establishing emission standards for each category or subcategory of major sources and area sources of hazardous air pollutants listed for regulation. . .

21. Section 112(h) of the CAA, 42 USC 7412(h), titled, <u>Work</u> <u>Practice Standards and Other Requirements</u>, provides in pertinent part as follows:

> 1. For the purposes of this section, if it is not feasible in the judgment of the Administrator to prescribe or enforce an emission standard for control of a hazardous air pollutant or pollutants, the Administrator may, in lieu thereof, promulgate a design, equipment, work practice, operation standard, or combination thereof, which in the Administrator's judgment is consistent with the provisions of subsection (d) or (f) of this section

22. On June 19, 1978, the Administrator determined that work practice standards rather than emission standards are appropriate in the regulation of asbestos, 43 Fed. Reg. 26372 (1978), and therefore, pursuant to Section 112 of the CAA, the USEPA has adopted National Emission Standards for Hazardous Air Pollutants (NESHAPs), including asbestos, 40 CFR 61, Subpart M.

23. Section 61.141 of the USEPA's NESHAPs, 40 CFR 61.141 (July 1, 1997), provides, in part, as follows:

All terms that are used in this subpart and are not defined below are given the same meaning as in the Act and in subpart A of this part.

Asbestos means the asbestiform varieties of serpentinite (chrysotile), riebeckite (crocidolite), cummingtonitegrunerite, anthophyllite, and actinolite-tremolite.

Category II nonfriable ACM means any material, excluding Category I nonfriable ACM, containing more than 1 percent

asbestos as determined using the methods specified in appendix A, subpart F, 40 CFR part 763, section 1, Polarized Light Microscopy that, when dry, cannot be crumbled, pulverized, or reduced to powder by hand pressure.

Demolition means the wrecking or taking out of any loadsupporting structural member of a facility together with any related handling operations or the intentional burning of any facility.

Facility means any institutional, commercial, public, industrial, or residential structure, installation, or building (including any structure, installation or building containing condominiums or individual dwelling units operated as a residential cooperative, but excluding residential buildings having four or fewer dwelling units); any ship; and any active or inactive waste disposal site. For purposes of this definition, any building, structure, or installation that contains a loft used as a dwelling is not considered a residential structure, installation, or building. Any structure, installation or building that was previously subject to this subpart is not excluded, regardless of its current use or function.

Friable asbestos material means any material containing more than 1 percent asbestos as determined using the method specified in appendix A, subpart F, 40 CFR 763 section 1, Polarized Light Microscopy, that, when dry can be crumbled, pulverized, or reduced to powder by hand pressure. If the asbestos content is less than 10 percent as determined by a method other than point counting by polarized light microscopy (PLM), verify the asbestos content by point counting using PLM.

Owner or operator of a demolition or renovation activity means any person who owns, leases, operates, controls, or supervises the facility being demolished or renovated or any person who owns, leases, operates, controls, or supervises the demolition or renovation operation, or both.

Regulated asbestos-containing material (RACM) means (a) Friable asbestos material, (b) Category I nonfriable ACM that has become friable, (c) Category I nonfriable ACM that will be or has been subjected to sanding, grinding, cutting or abrading, or (d) Category II nonfriable ACM that has a high probability of becoming or has become crumbled, pulverized, or reduced to powder by the forces expected to act on the material in the course of demolition or renovation operations regulated by this subpart.

Remove means to take our RACM or facility components that contain or are covered with RACM from any facility.

Renovation means altering a facility or one or more facility components in any way, including the stripping or removal of RACM from a facility component. Operations in which load-supporting structural members are wrecked or taken out are demolitions.

24. The apartment complex as referenced herein is a "facility" as that term is defined in 40 CFR 61.141.

25. The removal of asbestos at the apartment complex constitutes a "renovation" as that term is defined in 40 CFR 61.141.

26. Respondent, Pattison Associates LLC, as the entity that operated, controlled or supervised the renovation activities, was the "operator of the renovation activities", as that term is defined in 40 CFR 61.141.

27. 5701 South Calumet LLC, as the owner of the apartment complex, was the "owner of the renovation activities", as that term is defined in 40 CFR 61.141.

28. The asbestos-containing material found in the complex is "regulated asbestos-containing material (RACM)" as that term is defined in 40 CFR 61.141.

29. Section 61.145(a) of Title 40 of the Code of Federal Regulations, 40 CFR 61.145(a) (July 1, 1998), as adopted in

Section 9.1(d) of the Act, titled <u>Standard for demolition and</u> renovation, provides, in pertinent part, as follows:

> (a) Applicability. To determine which requirements of paragraphs (a) (b) and (c) of this Section apply to the owner or operator of a demolition or renovation activity and prior to the commencement of the demolition or renovation, thoroughly inspect the affected facility or part of the facility where the demolition or renovation operation will occur for the presence of asbestos, including Category I and Category II nonfriable ACM. The requirements of paragraphs (b) and (c) of this section apply to each owner or operator of a demolition or renovation activity, including the removal of RACM as follows:

(4) In a facility being renovated, including any individual nonscheduled renovation operation, all the requirements of paragraphs (b) and (c) of this section apply if the combined amount of RACM to be stripped, removed, dislodged, cut, drilled, or similarly disturbed is

(i) At least 80 linear meters (260 linear feet) on pipes or at least 15 square meters(160 square feet) on other facility components...

30. Respondents, as owners and/or operators of the renovation activity, failed to thoroughly inspect the apartment complex for the presence of asbestos prior to commencement of renovation activities or at any time, in violation of the Clean Air Act, or more specifically the NESHAP for asbestos and, therefore, are in violation of Section 9.1(d)(1) of the Act.

31. The Respondents, by their actions or inaction as alleged herein, have violated Section 9.1(d)(1) of the Act, 415 ILCS 5/9.1(d)(1)(2002) and 40 CFR 61.145(a)(2002).

WHEREFORE, Complainant, PEOPLE OF THE STATE OF ILLINOIS, respectfully requests that the Board enter an order against Respondents, PATTISON ASSOCIATES LLC and 5701 SOUTH CALUMET LLC on this Count II:

1. Authorizing a hearing in this matter at which time the Respondents will be required to answer the allegations herein;

2. Finding that Respondents have caused or allowed violations of Section 9.1(d)(1) of the Act and 40 CFR 65.145(a);

3. Ordering the Respondents to cease and desist from any further violations of Section 9.1(d)(1) of the Act and 40 CFR 65.145(a);

4. Assessing a civil penalty of \$50,000 against each Respondent for each violation of the Act and pertinent Board regulations, with an additional penalty of \$10,000 per day for each day that the violations continued;

5. Taxing all costs in this action, including expert witness, consultant and attorneys fees, against Respondents; and

6. Granting such other relief as the Board deems appropriate and just.

# COUNT III

### FAILURE TO SUBMIT NOTIFICATION

1 - 28. Complainant realleges and incorporates herein by reference paragraphs 1 through 28 of Count II as paragraphs 1 through 28 of this Count III.

29. Section 61.145(b)(1) of USEPA'S NESHAPS, 40 CFR 61.145(b)(1) (July 1, 2002), titled <u>Notification requirements</u>, provides as follows:

Each owner or operator of a demolition or renovation activity to which this section applies shall:

(1) Provide the Administrator with written notice of intention to demolish or renovate. Delivery of the notice by U.S. Postal Service, commercial delivery service, or hand delivery is acceptable.

30. Respondents, as owners and/or operators of a renovation activity, failed to notify the Administrator of their intent to demolish or renovate, in violation of the Clean Air Act, or more specifically the NESHAP for asbestos and, therefore, are in violation of Section 9.1(d)(1) of the Act.

31. The Respondents, by their actions or inactions as alleged herein, have violated Section 9.1(d)(1) of the Act, 415 ILCS 5/9.1(d)(1) (2002), and 40 CFR 61.145(b)(1).

WHEREFORE, Complainant, PEOPLE OF THE STATE OF ILLINOIS, respectfully requests that the Board enter an order against Respondents, PATTISON ASSOCIATES LLC and 5701 SOUTH CALUMET LLC on this Count III:

1. Authorizing a hearing in this matter at which time the Respondents will be required to answer the allegations herein;

2. Finding that Respondents have caused or allowed violations of Section 9.1(d)(1) of the Act and 40 CFR 65.145(b)(1);

3. Ordering the Respondents to cease and desist from any further violations of Section 9.1(d)(1) of the Act and 40 CFR 65.145(b)(1);

4. Assessing a civil penalty of \$50,000 against each Respondent for each violation of the Act and pertinent Board regulations, with an additional penalty of \$10,000 per day for each day that the violations continued;

5. Taxing all costs in this action, including expert witness, consultant and attorneys fees, against Respondents; and

6. Granting such other relief as the Board deems appropriate and just.

#### COUNT IV

### FAILURE TO FOLLOW PROPER EMISSION CONTROL PROCEDURES

1 - 28. Complainant realleges and incorporates herein by reference paragraphs 1 through 28 of Count III as paragraphs 1 through 28 of this Count IV.

29. Section 61.145(c) of USEPA's NESHAPs, 40 CFR 61.145(c)(July 1, 2002), titled <u>Procedures for asbestos emission</u> <u>control</u>, provides, in pertinent part, as follows:

> Each owner or operator of a demolition or renovation activity to whom this paragraph applies, according to paragraph (a) of this section, shall comply with the following procedures:

(1) Remove all RACM from a facility being demolished or renovated before any activity begins that would break up, dislodge, or similarly disturb the material or preclude

access to the material for subsequent removal. . .

- (3) When RACM is stripped from a facility component while it remains in place in the facility, adequately wet the RACM during the stripping operation.
- (6) For all RACM, including material that has been removed or stripped:
  - Adequately wet the material and ensure that it remains wet until collected and contained or treated in preparation for disposal in accordance with §61.150; . . .
- (8) Effective 1 year after promulgation of this regulation, no RACM shall be stripped, removed, or otherwise handled or disturbed at a facility regulated by this section unless at least one onsite representative, such as a foreman or management-level person or other authorized representative, trained in the provisions of this regulation and the means of complying with them, is present.

30. Respondents, as owners and/or operators of a renovation activity, failed to remove all RACM from a facility being renovated or demolished before an activity began that would break up, dislodge, or similarly disturb the material or preclude access for subsequent removal in violation of the Clean Air Act, or more specifically the NESHAP for asbestos and, therefore, are in violation of Section 9.1(d)(1) of the Act.

31. Respondents, as owners and/or operators of a renovation activity, failed to adequately wet all RACM in place before stripping it from the facility components at the facility, in violation of the Clean Air Act, or more specifically the NESHAP for asbestos and, therefore, are in violation of Section 9.1(d)(1) of the Act.

32. Respondents, as owners and/or operators of a renovation activity, failed to adequately wet all RACM and ensure that it remained wet until collected and contained or treated in preparation for disposal, in violation of the Clean Air Act, or more specifically the NESHAP for asbestos and, therefore, are in violation of Section 9.1(d)(1) of the Act.

33. Respondents, as owners and/or operators of a renovation activity, failed to have any onsite representative trained in the provisions of the asbestos NESHAP, in violation of the Clean Air Act, or more specifically the NESHAP for asbestos and, therefore, are in violation of Section 9.1(d)(1) of the Act.

34. The Respondents, by their actions or inactions as alleged herein, have violated Section 9.1(d)(1) of the Act, 415 ILCS 5/9.1(d)(1) (2002), and 40 CFR 61.145(c)(1),(c)(3),(c)(6), and (c)(8).

WHEREFORE, Complainant, PEOPLE OF THE STATE OF ILLINOIS, respectfully requests that the Board enter an order against

Respondents, PATTISON ASSOCIATES LLC and 5701 SOUTH CALUMET LLC on this Count IV:

1. Authorizing a hearing in this matter at which time the Respondents will be required to answer the allegations herein;

2. Finding that Respondents have caused or allowed violations of Section 9.1(d)(1) of the Act and 40 CFR 65.145(c)(1),(c)(3),(c)(6), and (c)(8);

3. Ordering the Respondents to cease and desist from any further violations of Section 9.1(d)(1) of the Act and 40 CFR 65.145(c)(1), (c)(3), (c)(6), and (c)(8);

4. Assessing a civil penalty of \$50,000 against each Respondent for each violation of the Act and pertinent Board regulations, with an additional penalty of \$10,000 per day for each day that the violations continued;

5. Taxing all costs in this action, including expert witness, consultant and attorneys fees, against Respondents; and

6. Granting such other relief as the Board deems appropriate and just.

#### COUNT V

# FAILURE TO FOLLOW PROPER DISPOSAL PROCEDURES

1 - 28. Complainant realleges and incorporates herein by reference paragraphs 1 through 28 of Count IV as paragraphs 1 through 28 of this Count V.

29. Section 61.150(b)(1) of USEPA's NESHAPs, 40 CFR 61.150(b)(1)(July 1, 2002), as adopted in Section 9.1(d) of the Act, titled <u>Standard for waste disposal for manufacturing</u>, <u>fabricating</u>, <u>demolition</u>, <u>renovation</u>, <u>and spraying operations</u>,

provides, in pertinent part, as follows:

Each owner or operator of any source covered under the provisions of §§61.144, 61.145, 61.146, and 61.147 shall comply with the following provisions:

- (b) All asbestos-containing waste material shall be deposited as soon as is practical by the waste generator at:
  - A waste disposal site operated in accordance with the provisions of Section 61.154; . . .

30. The Respondents failed to deposit regulated asbestoscontaining waste material as soon as practical in an appropriate waste disposal site, in violation of the Clean Air Act, or more specifically the NESHAP for asbestos and, therefore, are in violation of Section 9.1(d)(1) of the Act.

31. Respondents, by their actions or inactions as alleged herein, have violated Section 9.1(d)(1) of the Act, 415 ILCS 5/9.1(d)(1) (2002), and 40 CFR 61.150(b)(1)(July 1, 2002).

WHEREFORE, Complainant, PEOPLE OF THE STATE OF ILLINOIS, respectfully requests that the Board enter an order against Respondents, PATTISON ASSOCIATES LLC and 5701 SOUTH CALUMET LLC on this Count V:

1. Authorizing a hearing in this matter at which time the Respondents will be required to answer the allegations herein;

2. Finding that Respondents have caused or allowed violations of Section 9.1(d)(1) of the Act and 40 CFR 65.150(b)(1);

3. Ordering the Respondents to cease and desist from any further violations of Section 9.1(d)(1) of the Act and 40 CFR 65.150(b)(1);

4. Assessing a civil penalty of \$50,000 against each Respondent for each violation of the Act and pertinent Board regulations, with an additional penalty of \$10,000 per day for each day that the violations continued;

5. Taxing all costs in this action, including expert witness, consultant and attorneys fees, against Respondents; and

6. Granting such other relief as the Board deems appropriate and just.

PEOPLE OF THE STATE OF ILLINOIS LISA MADIGAN, Attorney General of the State of Illinois

MATTHEW J. DUNN, Chief Environmental Enforcement/Asbestos Litigation Division

By: 

ROSEMARIE CAZEAU, Chi Environmental Bureau Assistant Attorney General

Of Counsel: PAULA BECKER WHEELER Assistant Attorney General Environmental Bureau 188 West Randolph Street, 20th Floor Chicago, IL 60601 (312) 814-1511

### CERTIFICATE OF SERVICE

I, PAULA BECKER WHEELER, an Assistant Attorney General in this case, do certify that I caused to be served this 4<sup>th</sup> day of April, 2005, the foregoing Complaint and Notice of Filing upon the persons listed on said Notice by depositing same in an envelope, by certified mail and by first class postage prepaid, with the United States Postal Service at 188 West Randolph Street, Chicago, Illinois, at or before the hour of 5:00 p.m.