ILLINOIS POLLUTION CONTROL BOARD January 7, 1993

RAMADA HOTEL, O'HARE,	}
Petitioner,	\
v.) PCB 92-87
ILLINOIS ENVIRONMENTAL PROTECTION AGENCY,) (Underground Storage Tank Fund) Reimbursement Determination)
Respondent,	3

ORDER OF THE BOARD (by J. C. Marlin):

This matter is before the Board on a motion for reconsideration filed by Ramada on December 3, 1992. On December 10, 1992, the Illinois Environmental Protection Agency (Agency) filed a response in opposition to Ramada's motion for reconsideration.

Ramada's motion asks the Board to reconsider its October 29, 1992, decision in this case affirming the Agency's decision that Ramada is ineligible for reimbursement from the fund for a release of petroleum from the pump nozzle. Ramada's motion raises no new issues of fact or law. Therefore, the Board finds no reason for reconsideration. The motion for reconsideration is denied and the Board reaffirms its opinion and order of October 29, 1992.

IT IS SO ORDERED.

Section 41 of the Environmental Protection Act (Ill.Rev.Stat. 1991, Ch 111 1/2, par. 1041) provides for appeal of final orders of the Board within 35 days. The rules of the Supreme Court of Illinois establish filing requirements. (But see also 35 Ill. Adm. Code 101.246, Motions for Reconsideration, and Castenada v. Illinois Human Rights Commission (1989), 132 Ill. 2d 304, 547 N.E.2d 437.)

Con	I, Dorot trol Board, her day	thy M. Greby cer	tify	that the	above	llinois Po order was , 1993,	llution adopted on by a vote
of	5-0	<u> </u>	0	(1		

Dorothy M. Gunn, Clerk
Illinois Pollution Control Board