BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

PAUL AND DONNA FREDRICKSON, husband and wife,)))	
Complainants)	JUN 072006
ν.) PCB 04-19	STATE OF ILLINOIS Pollution Control Board
JEFF GRELYAK,)	
Respondent.)	

MOTION TO DISMISS

Complainant, DONNA FREDRICKSON, by and through her attorneys, MILITELLO, ZANCK & COEN, and moving for a Motion to Dismiss, hereby states as follows.

1. That Complainant no longer holds title to the property located on Ferris Road, Harvard, Illinois.

2. That Complainant wishes to voluntarily dismiss this action with the Illinois Pollution Control Board.

3. That Paul Fredrickson is deceased and the remaining Complainant, Donna Fredrickson, is making this Motion for Dismissal on behalf of any and all remaining Complainants in the case.

WHEREFORE, Complainant respectfully requests that the Illinois Pollution Control Board dismiss this action.

Dated this 5th day of June 2006.

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Respectfully submitted,

MILITELLO, ZANCK & COEN, P.C., Attorneys for Complainant By: Jefemy

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Jeremy W. Shaw MILITELLO, ZANCK & COEN, P.C. 40 Brink St. Crystal Lake, IL 60014 (815)459-8800

STATE OF ILLINOIS POLLUTION CONTROL BOARD 100 W. RANDOLPH STREET, SUITE 13-500 CHICAGO, ILLINOIS 60601

NOTE: All items must be completed. If there is insufficient space to complete any item, additional sheets may be attached, specifying the number of the item you are completing. Once completed, you must file the original and nine copies with the Board.

		BEFORE THE LUTION CONTROL BOARD	
husbar	AND DONNA FREDRICKSON, nd and wife Complainants v. GRELYAK, Respondent.))))))))))	RECEIVED CLERK'S OFFICE JUN 0 7 2006 STATE OF ILLINOIS Pollution Control Board
	Ē	PROOF OF SERVICE	
TO:	Bradley P. Halloran Hearing Officer Illinois Pollution Control Bd. James R. Thompson Center Suite 11-500 100 W. Randolph Street Chicago, IL 60601	George W. Tinkham Attorney for Respondent 423 W. Vine Street Springfield, IL 62704 Fax: 217-744-1711	
	Attached is a Motion to Dismiss.		

Respectfully submitted,

MILITELLO, ZANCK & COEN, P.C. Attorneys for Complements

By Jeremy W. Shaw

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Jeremy W. Shaw MILITELLO, ZANCK & COEN, P.C. 40 Brink Street Crystal Lake, IL 60014 (815) 459-8800

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PROOF OF SERVICE

STATE OF ILLINOIS)) SS COUNTY OF MCHENRY)

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The undersigned states, under oath, that she served the above Notice, together with the documents referred to therein, via facsimile transmittal s noted at approximately 2.70 p.m. and by mailing copies of the same to the service list above by depositing the same in the U.S. mail at Crystal Lake, Illinois, with proper postage fully prepaid, at approximately 5:00 p.m. on the 7th day of June, 2006.

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Subscribed and sworn to before me this 7^{u_1} day of June-2006.

OFFICIAL SEAL SHUTLEY MAJEH NOTINY MILLO - DIFE OF HLBICIS NY COMMINICAN EXPIRES: 11-10-05