

BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

PEORIA DISPOSAL COMPANY,)	
Petitioner,)	
)	
vs.)	PCB 06-184
)	(Pollution Control Facility
PEORIA COUNTY BOARD,)	Siting Appeal)
Respondent.)	

STIPULATED WITHDRAWAL OF
MOTION SUBMITTED TO THE HEARING OFFICER
TO LIMIT THE SCOPE OF DOCUMENTS SOUGHT TO BE PRODUCED AT
SUBPOENAED DEPOSITIONS

Now come Tessie Bucklar, Cara Rosson, Jean Roach, John McLean, Ted Converse, and Kim Converse, individually and as members of Peoria Families Against Toxic Waste ("PFATW"), and Joyce Blumenshine, individually as a member of Sierra Club, Heart of Illinois Group ("Sierra Club"), (collectively PFATW and Sierra Club being the "Opposition Groups"), by and through their attorney, David L. Wentworth II of HASSELBERG, WILLIAMS, GREBE, SNODGRASS & BIRDSALL, and hereby inform the Board that the discovery dispute set forth in the Motion to Limit the Scope of Documents Sought to be Produced at Subpoenaed Depositions ("Motion") of Joyce Blumenshine, Tessie Bucklar, Cara Rosson, Jean Roach, John McLean, Ted Converse, and Kim Converse (collectively the "Deponents") has been fully resolved by agreement of the parties and that the depositions of the Deponents have proceeded as scheduled such that the Motion is hereby withdrawn as moot. Counsel for the parties hereby stipulate to same by our signatures below.

Respectfully Submitted,

Joyce Blumenshine, Tessie Bucklar, Cara Rosson,
Jean Roach, John McLean, Ted Converse, and Kim
Converse

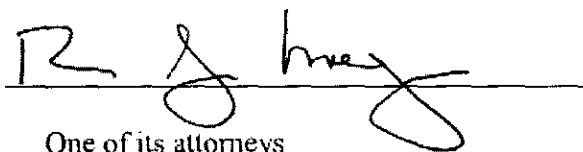
By:



David L. Wentworth II
One of their attorneys

Peoria Disposal Company

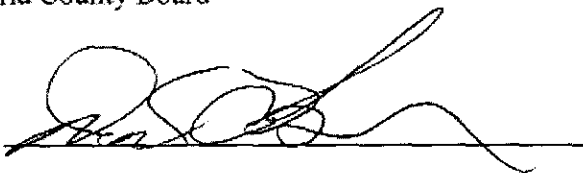
By:



One of its attorneys

Peoria County Board

By:



One of its attorneys

David L. Wentworth II
Hasselberg, Williams, Grebe,
Snodgrass & Birdsall
124 SW Adams, Suite 360
Peoria, IL 61602-1320
Telephone: (309) 637-1400
Facsimile: (309) 637-1500

BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

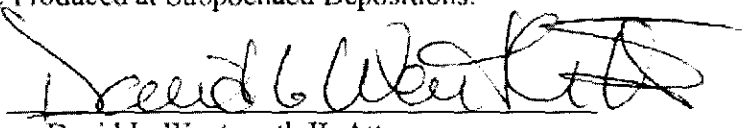
PEORIA DISPOSAL COMPANY,)	
Petitioner,)	
)	
vs.)	PCB 06-184
)	(Pollution Control Facility
PEORIA COUNTY BOARD,)	Siting Appeal)
Respondent.)	

NOTICE OF FILING

To: See Attached Service List


PLEASE TAKE NOTICE that on October 25, 2006, David L. Wentworth II caused to be filed with the Illinois Pollution Control Board via electronic filing as authorized by the Clerk of the Pollution Control Board the Motion to Limit the Scope of Documents Sought to be Produced at Subpoenaed Depositions.

By:


David L. Wentworth II, Attorney

CERTIFICATE OF SERVICE

The undersigned, the attorney for the Deponents certify that I served a true and correct copy of the foregoing Notice, together with a copy of the Motion to Limit the Scope of Documents Sought to be Produced at Subpoenaed Depositions, upon the person(s) indicated via email and/or regular mail as indicated in the Service List on the 25th day of October, 2006.


David L. Wentworth II, Attorney

David L. Wentworth II
Hasselberg, Williams, Grebe,
Snodgrass & Birdsall
124 SW Adams, Suite 360
Peoria, IL 61602-1320
Telephone: (309) 637-1400
Facsimile: (309) 637-1500

SERVICE LIST

Ms. Carol Webb, Hearing Officer
Illinois Pollution Control Board
1021 North Grand Avenue East
P.O. Box 19274
Springfield, Illinois 62794-9274
webbc@ipcb.state.il.us

Mr. David A. Brown
Black, Black & Brown
101 South Main Street
P.O. Box 381
Morton, Illinois 61550
dbrown@blackblackbrown.com

Mr. Kevin Lyons
Peoria County State's Attorney
324 Main Street, Room #111
Peoria, Illinois 61602
Via Mail on 10/25/06

Mr. George Mueller
Law Offices of George Mueller, P.C.
628 Columbus Street, Suite 204
Ottawa, Illinois 61350
george@muelleranderson.com

Mr. Brian J. Meginnes
Elias, Meginnes, Riffle & Seghetti, P.C.
416 Main Street, Suite 1400
Peoria, Illinois 61602-1611
bmeginnes@emrslaw.com