

BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

RECEIVED
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JAN 18 2008

STATE OF ILLINOIS
Pollution Control Board

THE THEODORE KOSLOFF TRUST)
(as formed by the irrevocable agreement)
of Trust of THEODORE KOSLOFF)
dated December 6, 1989, for RACHEL)
KOSLOFF and ABAGAIL KOSLOFF,)
a Pennsylvania trust))

Complainant,)

v.)

A&B WIREFORM CORPORATION,)

Respondent)

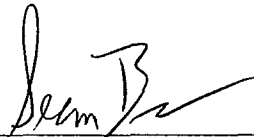
PCB 06-163

(Citizens Enforcement - Land)

NOTICE OF FILING

TO: John D. Silk
Rothschild, Barry & Myers
55 W. Monroe St., Ste 3900
Chicago, IL 60603-5012

PLEASE TAKE NOTICE that I have today filed with the Office of the Clerk of the Illinois Pollution Control Board, the undersigned's MOTION TO DISMISS in the above-captioned matter with respect to the Theodore Kosloff Trust's FORMAL COMPLAINT.



Sean W. Bezark
for Greenberg Traurig, LLP

Date: January 18, 2008

Sean W. Bezark
GREENBERG TRAURIG, LLP
77 West Wacker Drive
Suite 2500
Chicago, Illinois 60601
(312) 476-5027

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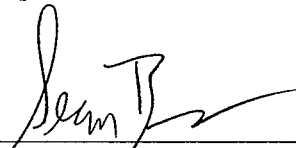
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MOTION TO DISMISS

Now comes Petitioner, The Theodore Kosloff Trust, with respect to its Formal Complaint, which respectfully requests that the Illinois Pollution Control Board dismiss the above-captioned matter. The Respondent, A&B Wireform Corporation, and Petitioner have resolved the issues that were in dispute.

WHEREFORE, Petitioner respectfully requests that the Board dismiss this matter.



Sean W. Bezark
for Greenberg Traurig, LLP

Date: January 18, 2008

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BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

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of Trust of THEODORE KOSLOFF
dated December 6, 1989, for RACHEL
KOSLOFF and ABAGAIL KOSLOFF,
a Pennsylvania trust)

Complainant,

v.

A&B WIREFORM CORPORATION,

Respondent

PCB 06-163

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CERTIFICATE OF SERVICE

I, the undersigned, certify that I have served the attached MOTION TO DISMISS with respect to its FORMAL COMPLAINT by U.S. Mail, upon the following persons:

John D. Silk
Rothschild, Barry & Myers
55 W. Monroe St., Ste 3900
Chicago, IL 60603-5012



Sean W. Bezark
for Greenberg Traurig, LLP

Date: January 18, 2008

Sean W. Bezark
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