FILED CLERKS OFFICE 04 NOV 15 PM 1:18

SUE SEEVERS CRAWFORD COUNTY

## IN THE COURT OF COMMON PLEAS CRAWFORD COUNTY, OHIO

| State of Ohio,               |   | · · · · · · ·     |
|------------------------------|---|-------------------|
| Plaintiff,                   | ; |                   |
|                              |   | Case No. 03CR0032 |
| <b>v</b> .                   | : |                   |
|                              | : | Judgment Entry    |
| Elyria Acquisition, Co. No.1 | : | of Sentence       |
| Defendant.                   | • |                   |
|                              | : |                   |

On November 5, 2004, Defendant Elyria Acquisition, Co.

**No.1.,** appeared in open court for sentencing. An oral hearing was so held pursuant to Ohio Revised Code Section 2929.19. Defense Attorney E. Dennis Muchnicki and Assistant Attorneys General Brad L. Tammaro and Robert W. Cheugh, II, appearing as Special Assistant Prosecuting Attorneys, were present, as was the Defendant through its President and Owner, **Mary Kay Szabo**, and **was** afforded all rights pursuant to Criminal Rule 32. The Court has considered the pleadings, probation report and recommendation, oral statements presented by Defendant's President and Owner, the record, oral statements by family members or the President and Owner, the arguments and recommendations for sentence made by the parties, as well as the principles and purposes of sentencing under Ohio Revised Code Section 2929.11, and has considered the seriousness and recidivism factors of O.R.C. 2929.12 and guidance of O.R.C. 2929.13(B).

The Court finds that the **Elyria Acquisition, Co. No.1.**, has been convicted of **Illegal Open Dumping** and **Failure to Maintain Registration Certificate**, Unclassified Felonies in violation of O.R.C. 3734.03, O.R.C. 3734.83(A) and 3734.99(A).

It is therefore **ORDERED** that the Defendant **Elyria Acquisition**, **Co**. **No.1.**, be sentenced to a fine of Twenty-Five Thousand Dollars (\$25,000.00) per count for a total of Fifty Thousand Dollars (\$50,000.00). The Defendant is placed on probation for a period of Three (3) years. The Defendant may arrange to pay the fine established herein in full within 60 days of the entry of this sentence or through a system of periodic payments as determined to be appropriate by the Adult Probation Department so as to ensure such fine is fully paid within the period of probation.

Defendant shall pay court costs.

11-15-04 Date

Judge Russell B. Wiseman Court of Common Pleas Crawford County

cc: AAG Brad Tammaro Defense Attorney Dennis Muchnicki