

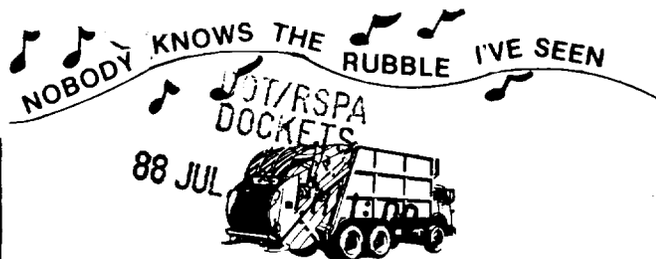
KS71-2003-14547-3 22233315

**E & H**  
HAULING COMPANY

**P. O. BOX 1499**  
**MARYLAND HEIGHTS, MO. 63043**

739-5160

COMMERCIAL • RESIDENTIAL



July 5, 1988

Dockets Unit  
Research & Special Programs Administration  
Room 8426  
Nassif Building  
Washington, D.C. 20590

Re: Docket No IRA-43

Dear Docket Clerk,

With the liability insurance requirements for hazardous waste transporters, there is no need for a local bond.

If there were a spill or accident, the cleanup would be funded by the insurance, not the bond.

A performance bond would serve no purpose, as no service is being performed for the City of Maryland Heights. No contract exists.

This bonding requirement is discriminatory in that no other transporters of hazardous materials are required to post a bond, i.e. propane or gasoline.

The bonding requirement would be very difficult to enforce unless the officials of Maryland Heights want to set up permanent road blocks and inspect every truck that enters Maryland Heights.

The bonding part of the ordinance was passed as a hinderence to the Solid Waste Transporting business which is a business mandated by all levels of government for health purposes.

E & H Hauling Company appreciated the opportunity to express their feelings on this matter.

Sincerely,

*Carol Blohm*  
Carol Blohm

cc: Suellen Pirages, N.S.W.M.A.  
Congressman Jack Buechner  
Bill Uffleman, N.S.W.M.A.

2003-14547-3