

# ENVIRONMENTAL REGISTER

### January 15, 2019 – Number 749

### A PUBLICATION OF THE ILLINOIS POLLUTION CONTROL BOARD

### pcb.illinois.gov

#### **BOARD MEMBERS**

- Katie Papadimitriu, Chairman
- Brenda K. Carter
- U-Jung Choe
- Cynthia M. Santos
- 🚸 Carrie K. Zalewski

The **Illinois Pollution Control Board** is an independent five-member board that adopts environmental control regulations and decides enforcement actions and other environmental cases for the State of Illinois.

### **INSIDE THIS ISSUE**

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- Board Actions
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# CHAIRMAN'S UPDATE

In this issue, I am pleased to share information on the Board's recent and upcoming rulemaking hearings. Seventeen rulemakings are pending before the Board. Since the last issue of the *Environmental Register*, published on October 16, 2018, the Board has held seven rulemaking hearings. Four more rulemaking hearings are set for the first three months of 2019.

On October 17, 2018, the Board held its second hearing in <u>Amendments to 35 Ill. Adm. Code</u> <u>Subtitle M: Biological Materials</u>, docket R18-29. This rulemaking, which concerns the Board's regulations on potentially infectious medical waste or "PIMW" (35 Ill. Adm. Code 1420-1422), is one of ten non-substantive rulemakings undertaken by the Board to ensure that its environmental rules are current, clear, and concise. As part of this regulatory review, the Board held four other hearings in December. Specifically, on December 6 and 20, 2018, the Board held the first and second hearings, respectively, in <u>Amendments to 35 Ill. Adm. Code Subtitle D:</u> <u>Mine-Related Water Pollution</u>, docket R18-24, which concerns the Board's regulations at 35 Ill. Adm. Code 401-406. And, on December 6 and 19, 2018, the Board held the first and second hearings, respectively, in <u>Amendments to 35 Ill. Adm. Code Subtitle D:</u> Mine-Related Water Pollution, docket R18-24, which concerns the Board's regulations at 35 Ill. Adm. Code 401-406. And, on December 6 and 19, 2018, the Board held the first and second hearings, respectively, in <u>Amendments to 35 Ill. Adm. Code Subtitle O: Right to Know</u>, docket R18-30, which concerns the Board's regulations at 35 Ill. Adm. Code 1600.

In addition to these regulatory review hearings, the Board held the first hearing in <u>Proposed New</u> <u>35 III. Adm. Code 204, Prevention of Significant Deterioration, Amendments to 35 III. Adm.</u> <u>Code Parts 101, 105, 203, 211, and 215</u>, docket R19-1, on November 27, 2018. This rulemaking proposal, which was filed by the Illinois Environmental Protection Agency, seeks to establish a state Prevention of Significant Deterioration or "PSD" permitting program in Illinois and the procedures for that program. The second hearing is scheduled for February 26, 2019, continuing February 27, if necessary.

The Board completed its first rulemaking hearing of 2019 last week—on January 10, 2019, the Board held a hearing in <u>National Ambient Air Quality Standards, USEPA Amendments (January 1, 2018 through June 30, 2018)</u>, docket R19-6. This "identical-in-substance" rulemaking concerns the Board's regulations at 35 Ill. Adm. Code 243.

Currently, these other rulemaking hearings are set for 2019:

- The first hearing in <u>Amendments to General Use Water Quality Standards for Chloride</u>, docket R18-32, is scheduled for January 23, 2019, continuing January 24, if necessary. This rulemaking proposal was filed by Huff & Huff, Inc., an environmental consulting firm, to amend 35 Ill. Adm. Code 302.208(g)) and add a new Section 302.214. The second hearing is scheduled for March 6, 2019, continuing March 7, if necessary.
- The fourth hearing in <u>Amendments to 35 Ill. Adm. Code 225.233</u>, <u>Multi-Pollutant</u> <u>Standard (MPS)</u>, docket R18-20, is scheduled for January 29, 2019, continuing January 30, if necessary to accommodate additional testimony.



As 2019 progresses, the Board will hold more rulemaking hearings. You can find information about all the Board's pending rulemakings at <u>pcb.illinois.gov</u>.

Sincerely,

Katte Papadun

Katie Papadimitriu Chairman



# **RULEMAKING UPDATE**

#### **Board Adopts Noise Rule Amendments**

On November 1, 2018, the Board adopted amendments to its noise rules at 35 Ill. Adm. Code 900, 901, 902, and 910. The amendments, which took effect on November 1, 2018, update definitions, references, and sound measurement procedures, as well as clarify language, reduce wordiness, and remove obsolete provisions. These amendments are part of the Board's broader review—started in the summer of 2016—to ensure that Board rules are current, clear, and concise. The rulemaking is captioned <u>Noise Rule Update: Amendments to 35 Ill. Adm. Code 900, 901, 902, and 910</u>, docket R18-19. Here are links to the Board's <u>order and rule text</u>. For more information, please contact Tetyana Rabczak at 312-814-5053 or <u>Tetyana.Rabczak@Illinois.Gov</u>.

## Board Adopts "Identical-in-Substance" Amendments to Hazardous Waste Rules, including Definition of "Solid Waste"

On November 1, 2018, the Board adopted amendments to its hazardous waste rules. The amendments are "identical in substance" to two significant sets of rule amendments adopted by the United States Environmental Protection Agency (USEPA) during the first half of 2018. First, in January 2018, USEPA revised hazardous waste manifest requirements and established a user fee system for the e-Manifest System. For example, the revisions to the manifest system allow a generator and transporter to redirect a consignment of hazardous waste if delivery to the original destination facility is precluded by an emergency. The user fees rule provides that fees for using the e-Manifest System must be paid for by the receiving treatment, storage, or disposal facility.

Second, in May 2018, USEPA revised the Definition of Solid Waste Rule (DSWR) in response to judicial vacaturs. For example, USEPA removed the 2015 verified recycler exclusion from the DSWR and replaced it with the 2008 transfer-based exclusion. USEPA also reinstated the 2008 conditions for exporting hazardous secondary material (HSM) for reclamation, which it had removed in 2015. The Board's amendments also included limited non-substantive revisions and corrections to its rules.

The Board's rulemaking is captioned <u>RCRA Subtitle C Update, USEPA Amendments (January 1, 2018 through June 30, 2018)</u>, docket R19-3. Here is a link to the Board's <u>opinion and order</u>, which includes the adopted rule text. And, here is a link to the Board's <u>addendum</u>, which provides tables of information concerning the rulemaking. For more information, please contact Michael McCambridge at 312-814-6924 or <u>Michael.McCambridge@Illinois.Gov</u>.

#### **Board Proposes NAAQS Amendments for Public Comment**

On November 1, 2018, the Board proposed rule amendments that would keep Illinois' ambient air quality standards "identical in substance" to the National Ambient Air Quality Standards (NAAQS). The proposed amendments reflect actions taken by the United States Environmental



Protection Agency during the first half of 2018. Those actions include designating two new reference methods for nitrogen dioxide in ambient air and redesignating the Chicago and Granite City areas as attainment for the 2008 lead NAAQS. In addition, the Board proposes amending a Board note to list the areas where the 1971 NAAQS for sulfur dioxide no longer applies.

The Board rulemaking is captioned <u>National Ambient Air Quality Standards, USEPA</u> <u>Amendments (January 1, 2018 through June 30, 2018)</u>, docket R19-6. Here is a link to the Board's <u>opinion and order</u>, which includes the proposed rule text. And, here is a link to the Board's <u>addendum</u>, which provides tables of information concerning the rulemaking. For more information, please contact Michael McCambridge at 312-814-6924 or <u>Michael.McCambridge@Illinois.Gov</u>.

#### Board Adopts Site-Specific Water Quality Standard for Segment of Sangamon River

On November 15, 2018, the Board adopted a site-specific chronic water quality standard for dissolved nickel that will apply to a segment of the Sangamon River into which the Sanitary District of Decatur discharges. The District's discharge exceeds the generally-applicable water quality standard, which the District cannot meet by any treatment method that is both technically feasible and economically reasonable. The adopted site-specific standard is based on the bioavailability of nickel to aquatic life in the Sangamon River near the District's discharge. The rulemaking is captioned Proposed Site-Specific Rule for Sanitary District of Decatur from 35 Ill. Adm. Code 302.208(e), docket R14-24. Here is a link to the Board's opinion and order, which includes the rule text. For more information, please contact Tim Fox at 312-814-6085 or Tim.Fox@Illinois.Gov.

## Board Adopts "Identical-in-Substance" Amendments to Hazardous Waste, MSWLF, and UIC Rules

On October 4, 2018, the Board adopted "identical-in-substance" amendments to Illinois' rules on hazardous waste, Municipal Solid Waste Landfills (MSWLFs), and underground injection control (UIC). Many of the rule amendments were driven by United States Environmental Protection Agency (USEPA) actions that occurred during the second half of 2016 and the second half of 2017. These actions included USEPA's adoption of the Generator Improvements Rule (GIR) and the Hazardous Waste Export-Import Revisions.

In its October 4, 2018 opinion, the Board noted that it would delay filing the adopted amendments for 30 days to allow USEPA review—after that, the Board would file the final amendments with the Office of the Secretary of State, when they would become effective. The Board also stated that it would take advantage of this customary 30-day delay by accepting additional public comment on two rules the Board had significantly revised since issuing its proposal for public comment: (1) 35 Ill. Adm. Code 722.333, relating to additional episodic events; and (2) the definition of "municipal solid waste landfill unit" in 35 Ill. Adm. Code 810.103. In turn, the Illinois Environmental Protection Agency (IEPA) timely filed a public comment, which the Board addressed in a supplemental opinion and order of November 15, 2018. IEPA requested substantive changes to the two rules and identified errors in other



rules. The Board corrected the errors but declined to make the substantive changes for reasons articulated in the supplemental opinion.

This Board rulemaking is captioned <u>RCRA Subtitle D (Municipal Solid Waste Landfill) Update,</u> <u>USEPA Amendments (July 1, 2016 through December 31, 2016)</u>, docket R17-14, <u>RCRA</u> <u>Subtitle C (Hazardous Waste) Update, USEPA Amendments (July 1, 2016 through December</u> <u>31, 2016)</u>, docket R17-15, <u>RCRA Subtitle C (Hazardous Waste) Update, USEPA Amendments</u> (July 1, 2017 through December 31, 2017), docket R18-12, and <u>UIC Update: Miscellaneous</u> <u>Non-Substantive Revisions and Corrections to 35 Ill. Adm. Code 704, 705, 730, and 738</u>, docket R18-31 (consol.). Here is a link to the Board's <u>supplemental opinion and order</u>, which includes the final rule text. For more information, please contact Michael McCambridge at 312-814-6924 or <u>Michael.McCambridge@Illinois.Gov</u>.



# **APPELLATE UPDATE**

## Fourth District Affirms Board's Decision that New Local Siting Approval Not Required for Landfill Expansion Permit

Illinois Environmental Protection Agency v. Illinois Pollution Control Board and Brickyard Disposal & Recycling, Inc., 2018 IL App (4th) 170144 Board docket PCB 16-66

On October 29, 2018, the Fourth District Appellate Court issued a precedential opinion affirming the Board's decision in a landfill permit appeal. Brickyard Disposal & Recycling, Inc. (Brickyard) filed an application for permit modification with the Illinois Environmental Protection Agency (Agency). Brickyard sought to fill a "wedge" area in the middle of its Vermilion County landfill with municipal solid waste instead of the inert non-waste material specified by the permit. The Agency denied the permit application as incomplete, determining that Brickyard failed to obtain local governmental siting approval for the proposed expansion, *i.e.*, for filling the wedge with waste. Brickyard appealed to the Board.

On cross-motions for summary judgment, the Board granted Brickyard's motion and ordered the Agency to consider the merits of the permit application. The Board found that new local siting approval was not required because the wedge area expansion would not extend beyond the landfill boundaries that already received the local government's siting approval. The Board rejected the Agency's position that the Agency-permitted—rather than the locally-sited— boundaries controlled what constitutes a "new pollution control facility" requiring local siting approval. In affirming the Board on appeal, the Fourth District Appellate Court saw "no indication from examination of the [Environmental Protection] Act that the General Assembly intended to invoke the long and expensive process of local siting review each time the Agency restricted waste boundaries and the landfill operators sought to remove or expand those waste boundaries within an existing pollution control facility. \*\*\* There is no statutory language indicating local siting approval is necessary for the inner workings of an operating pollution control facility." <u>IEPA v. IPCB & Brickyard</u>, ¶ 41. The Agency has requested a second extension of time to file a petition for leave to appeal with the Illinois Supreme Court.



# **BOARD ACTIONS**

#### October 18, 2018 Meeting By videoconference: IPCB Offices in Chicago and Springfield

#### **RULEMAKINGS R18-19** Noise Rule Update: Amendments to 35 Ill. Adm. Code Parts 900, 901, 902, and 910 (Noise) – The Board took no action on this matter. **R18-22** Amendment to 35 Ill. Adm. Code 205, Emissions Reduction Market System (Air) – The Board took no action on this matter. **ADMINISTRATIVE CITATIONS** IEPA v. Perry E. Mayer (PWS) - The Board found that respondent had AC 19-3 violated Section 1.1(b)(3) of the Public Water Supply Operations Act (415 ILCS 45/1.1(b)(3) (2016)). Because there was one violation of Section 1.1(b)(3), the Board ordered respondent to pay a civil penalty of \$500. IEPA v. Brent A. J. H. Concrete Construction, Inc. (Land) - The Board found AC 19-4 that respondents had violated Sections 21(p)(1), (p)(3), (p)(4), (p)(7) and 55(k)(1) of the Environmental Protection Act (415 ILCS 5/21(p)(1), (p)(3), (p)(4), (p)(7) and 55(k)(1) (2016)). Because there were four violations of Section 21(p) and one of Section 55(k), the Board ordered respondent to pay a civil penalty of \$7,500. AC 19-5 IEPA v. Brent A. Ludwig Estate (Land) – The Board accepted respondent's petition for review involving a Champaign County facility. ADJUDICATORY CASES **PCB 19-58** People of the State of Illinois v. Cintas Corporation (Air – Enforcement) – In this air enforcement action concerning a Cook County facility, the Board granted relief from the hearing requirement of Section 31(c)(1) of the Environmental Protection Act (415 ILCS 5/31(c)(1) (2016)), accepted a stipulation and settlement agreement, and ordered respondent to pay a total

**PCB 19-63** Scott Fisher Farms v. IEPA (Water – Tax Certification) – The Board found and certified that specified facilities of Scott Fisher Farms located in Mercer County are pollution control facilities for preferential tax treatment under the Property Tax Code (35 ILCS 200/11-10 (2016)).

civil penalty of \$5,000 and to cease and desist from further violations.



#### November 1, 2018 Meeting By videoconference: IPCB Offices in Chicago and Springfield

#### RULEMAKINGS

<u>R18-19</u>	Noise Rule Update: Amendments to 35 Ill. Adm. Code Parts 900, 901, 902, and 910 (Noise) – The Board adopted a final opinion and order in this rulemaking amending the Board's noise regulations.
<u>R18-20</u>	Amendments to 35 Ill. Adm. Code 225.233, Multi-Pollutant Standards (MPS) (Air) – The Board denied Vistra's motion for expedited review.
<u>R19-3</u>	<u>RCRA Subtitle C (Hazardous Waste) Update, USEPA Amendments (January</u> <u>1, 2018 through June 30, 2018)</u> (Land – The Board adopted a final opinion and order in this "identical-in-substance" rulemaking to amend the Board's hazardous waste rules.
<u>R19-6</u>	National Ambient Air Quality Standards, USEPA Regulations (January 1, 2018 <u>through June 30, 2018</u> ) – The Board adopted a proposal for public comment in this "identical-in-substance" rulemaking to amend the Board's air pollution regulations.

#### **ADJUSTED STANDARD**

AS 18-1Petition for Modification of Adjusted Standard Order for Electric Arc Furnace<br/>Dust Stabilized Residue (Land) – The Board denied Peoria Disposal<br/>Company's petition to modify the Board's 2009 delisting order.

#### **ADMINISTRATIVE CITATIONS**

<u>AC 19-7</u> <u>IEPA v. Walter Willing</u> (Land) – The Board granted the Agency's motion for voluntary dismissal of administrative citation.

#### **ADJUDICATORY CASES**

- PCB 18-49Marathon Petroleum Co. LP v. IEPA (Thermal Demonstration) The Board<br/>granted the Illinois Department of Natural Resources' motion for an extension<br/>to file the report and response to matters in the record, to and including<br/>December 31, 2018.
- **PCB 19-65** Mundelein Disposal v. IEPA (UST Appeal) The Board accepted petitioner's letter as a timely petition, but directed petitioner to file an amended petition correcting specified deficiencies within 30 days or face dismissal of this appeal.



#### November 15, 2018 Meeting By videoconference: IPCB Offices in Chicago and Springfield

#### RULEMAKINGS

<u>R14-24</u>	<u>Proposed Site-Specific Rule for Sanitary District of Decatur from 35 Ill. Adm.</u> <u>Code 302.208(e)</u> (Site Specific) – The Board adopted a final opinion and order in this rulemaking amending the Board's water regulations.
<u>R17-14</u>	RCRA Subtitle D (Municipal Solid Waste Landfill) Update, USEPA
	Amendments (July 1, 2016 through December 31, 2016) (Land)
<u>R17-15</u>	RCRA Subtitle C (Hazardous Waste) Update, USEPA Amendments (July 1,
	2016 through December 31, 2016) (Land)
<u>R18-12</u>	RCRA Subtitle C (Hazardous Waste) Update, USEPA Amendments (July 1,
	2017 through December 31, 2017) (Land)
<u>R18-31</u>	UIC Update: Miscellaneous Non-Substantive Revisions and Corrections to 35
	<u>Ill. Adm. Code 704, 705, 730, and 738</u> (Land) – The Board adopted a
<u>(cons.)</u>	supplemental opinion and order in this "identical-in-substance" rulemaking
	addressing comments of the Illinois Environmental Protection Agency and
	making minor revisions to the text of the amendments adopted October 4, 2018,
	which amended the Board's hazardous waste, municipal solid waste landfill,
	and underground injection control rules.

R18-22Amendment to 35 Ill. Adm. Code 205, Emissions Reduction Market System<br/>(Air) – The Board took no action on this matter.

#### **ADJUDICATORY CASES**

- PCB 19-52People of the State of Illinois v. Velocity Services LLC, an Illinois limited<br/>liability company (Land Enforcement, RCRA) Upon receipt of a proposed<br/>stipulation and settlement agreement, and an agreed motion for relief from the<br/>hearing requirement in this land enforcement action involving a facility located<br/>in Madison County, the Board ordered publication of the required newspaper<br/>notice.
- <u>PCB 19-59</u> <u>Leindl v. Hartsburg</u> (Air, Noise Enforcement, Citizens) The Board directed complainant to file documentation of service of the complaint on or before December 17, 2018.



<u>PCB 19-66</u>	<u>Jacob Bros Farms v. IEPA</u> (Water – Tax Certification) – The Board found and certified that specified facilities of Jacob Bros Farms located in Whiteside County are pollution control facilities for preferential tax treatment under the Property Tax Code (35 ILCS 200/11-10 (2016)).
<u>PCB 19-67</u>	<u>Brent Bader v. IEPA</u> (Water – Tax Certification) – The Board found and certified that specified facilities of Brent Bader located in Jo Daviess County are pollution control facilities for preferential tax treatment under the Property Tax Code (35 ILCS 200/11-10 (2016)).

- **PCB 19-69** Bielema Farms v. IEPA (Water Tax Certification) The Board found and certified that specified facilities of Bielema Farms located in Carroll County are pollution control facilities for preferential tax treatment under the Property Tax Code (35 ILCS 200/11-10 (2016)).
- <u>PCB 19-72</u> <u>Guraya, Inc. v. IEPA</u> (UST Appeal) The Board granted this request for a 90day extension of time to file an underground storage tank appeal on behalf of this Henry County facility.



#### December 6, 2018 Meeting By videoconference: IPCB Offices in Chicago and Springfield

#### RULEMAKINGS

R18-22Amendment to 35 Ill. Adm. Code 205, Emissions Reduction Market System<br/>(Air) – The Board adopted a final opinion and order in this rulemaking<br/>amending the Board's air pollution rules.

#### **ADMINISTRATIVE CITATIONS**

- <u>AC 19-6</u> County of Macon v. Kori Rice (Land) The Board found that respondent had violated Section 21(p)(1) of the Environmental Protection Act (415 ILCS 5/21(p)(1) (2016)). Because there was one violation of Section 21(p), the Board ordered respondent to pay a civil penalty of \$1,500.
- AC 19-8 IEPA v. Mary Auer (Land) The Board found that respondent had violated Sections 21(p)(1) and 21(p)(7) of the Act (415 ILCS 5/21(p)(1), 21(p)(7) (2016)). Because there were two violations of Section 21(p), the Board ordered respondent to pay a civil penalty of \$3,000.

#### **ADJUDICATORY CASES**

- **PCB 17-62** Sangamon Valley CUSD #9, v. IEPA (UST Appeal) The Board granted petitioner's motion for voluntary dismissal of this underground storage tank appeal.
- **PCB 18-59** Radharani, Inc. v. IEPA (UST Appeal) The Board granted petitioner's motion for voluntary dismissal of this underground storage tank appeal.
- PCB 19-60Sheridan-Joliet Land Development LLC., and Sheridan Sand & Gravel Co.<br/>(Wiensland Ave. Site) v. IEPAPCB 19-61Sheridan-Joliet Land Development LLC., and Sheridan Sand & Gravel Co. (N4201<br/>Rd. Site) v. IEPA (CCCD-Permit Appeal) The Board on its own motion<br/>consolidated these two appeals concerning LaSalle County facilities for hearing and<br/>decision.
- PCB 19-73People of the State of Illinois v. Dressler Truck Service, Inc. (Air Enforcement) –<br/>The Board accepted for hearing this air enforcement action involving a site in St.<br/>Clair County.
- PCB 19-74John Burkholder v. IEPA (Water Tax Certification) The Board found and<br/>certified that specified facilities of John Burkholder located in Moultrie County are<br/>pollution control facilities for preferential tax treatment under the Property Tax<br/>Code (35 ILCS 200/11-10 (2016)).



<u>PCB 19-75</u>	<u>Benjamin Augspurger v. IEPA</u> (Water – Tax Certification) – The Board found and certified that specified facilities of Benjamin Augspurger located in McLean County are pollution control facilities for preferential tax treatment under the Property Tax Code (35 ILCS 200/11-10 (2016)).
<u>PCB 19-76</u>	<u>Rancho Cantera, LLC v. IEPA</u> (Water – Tax Certification) – The Board found and certified that specified facilities of Rancho Cantera, LLC located in Stephenson County are pollution control facilities for preferential tax treatment under the Property Tax Code (35 ILCS 200/11-10 (2016)).
<u>PCB 19-77</u>	<u>People of the State of Illinois v. Peoria Disposal Company</u> (Land, RCRA – Enforcement) – Upon receipt of a complaint, proposed stipulation and settlement agreement, and an agreed motion for relief from the hearing requirement in this land enforcement action involving a facility located in Peoria County, the Board ordered publication of the required newspaper notice.



#### December 20, 2018 Meeting By videoconference: IPCB Offices in Chicago and Springfield

#### **ADMINISTRATIVE CITATIONS**

<u>AC 19-5</u>	<u>IEPA v. Brent A. Ludwig Estate</u> (Land) – The Board granted complainant's motion for voluntary dismissal.
<u>AC 19-10</u>	<u>IEPA v. Dana Marshall</u> (Land) – The Board found that respondent had violated Section $21(p)(1)$ of the Act (415 ILCS 5/21(p)(1) (2016)). Because there was one violation of Section 21(p), the Board ordered respondent to pay a civil penalty of \$1,500.
Adjudicatory	CASES
<u>РСВ 14-111</u>	<u>Sanitary District of Decatur v. IEPA</u> (Time-Limited WQS) – The Board granted petitioner's motion to stay. The Board also directed petitioner to file a status report by February 25, 2019.
<u>PCB 15-139</u>	<u>Susan M. Bruce v. Highland Hills Sanitary District</u> (Water – Enforcement, Citizens) – The Board granted the parties' stipulation to dismiss with prejudice.
<u>PCB 16-14,</u> <u>et al.</u> <u>Consolidated</u>	<u>Village of Homewood, Homewood, Illinois v. IEPA</u> (Time-Limited WQS) – The Board found that these petitions contain the required components for a TLWQS petition and are therefore in "substantial compliance" as defined by the Board's rules. The Board directed the Illinois Environmental Protection Agency to file its recommendation by February 5, 2019.
<u>PCB 17-84</u>	<u>Illico Independent Oil Co. v. IEPA</u> (UST Appeal) – The Board affirmed the Illinois Environmental Protection Agency's May 17, 2017 determination.
<u>PCB 19-1</u>	Lawrence Reed v. Martin Pasillas (Noise – Enforcement, Citizens) – The Board accepted for hearing this noise enforcement action involving a site in Cook County.
<u>PCB 19-3</u>	<u>Village of Hazel Crest v. IEPA</u> (Air - Permit Appeal) – The Board granted parties' agreed motion to dismiss.
<u>PCB 19-59</u>	Leindl v. Hartsburg (Noise – Enforcement, Citizens) – The Board directed complainant to file proof of service on or before January 22, 2019.
<u>PCB 19-65</u>	<u>Mundelein Disposal v. IEPA</u> (UST Appeal) – The Board dismissed petition for review for failure to timely file an amended petition complying with the



Board's November 1, 2018 order.

<u>PCB 19-1</u>	Lawrence Reed v. Martin Pasillas (Noise – Enforcement, Citizens) – The Board accepted for hearing this noise enforcement action involving a site in Cook County.
<u>PCB 19-3</u>	<u>Village of Hazel Crest v. IEPA</u> (Air - Permit Appeal) – The Board granted parties' agreed motion to dismiss.
<u>PCB 19-59</u>	Leindl v. Hartsburg (Noise – Enforcement, Citizens) – The Board directed complainant to file proof of service on or before January 22, 2019.
<u>PCB 19-65</u>	<u>Mundelein Disposal v. IEPA</u> (UST Appeal) – The Board dismissed petition for review for failure to timely file an amended petition complying with the Board's November 1, 2018 order.
<u>PCB 19-68</u>	Steven Brison v. Flood Brothers Disposal Co. d/b/a Flood Brothers Disposal & Recycling Services; Flood Brothers Disposal/Recycling Services (Noise – Enforcement, Citizens) – The Board found that the alleged violations were frivolous and dismissed the complaint. The Board directed complainant to file an amended complaint on or before January 22, 2019.



## CALENDAR

#### Thursday, January 17, 2019 11:00:00 AM

#### **Board Meeting**

IPCB Office 1021 N Grand Ave E - Room 1244 N (First Floor) Springfield, Illinois - and -IPCB Office James R. Thompson Center 100 W Randolph - Room 11-512 Chicago, Illinois

#### Wednesday, January 23, 2019 10:00:00 AM

Hearing: Amendments to General Use Water Quality Standards for Chloride, R18-32 IPCB Office 1021 N Grand Ave E - Room 1244 N (First Floor) Springfield, Illinois - and -IPCB Office James R. Thompson Center 100 W Randolph - Room 11-512 Chicago, Illinois

#### Thursday, January 24, 2019 10:00:00 AM

Hearing: Amendments to General Use Water Quality Standards for Chloride, R18-32 IPCB Office 1021 N Grand Ave E - Room 1244 N (First Floor) Springfield, Illinois - and -IPCB Office James R. Thompson Center 100 W Randolph - Room 11-512 Chicago, Illinois

#### Tuesday, January 29, 2019 10:00:00 AM

Hearing: Amendments to 35 Ill. Adm. Code 225.233, Multi-Pollutant Standards (MPS), R18-20 IEPA Office 1021 N Grand Ave E - Sangamo Room Springfield, Illinois



#### Tuesday, January 29, 2019 5:30:00 PM

Hearing: Amendments to 35 Ill. Adm. Code 225.233, Multi-Pollutant Standards (MPS), R18-20 IEPA Office 1021 N Grand Ave E - Sangamo Room Springfield, Illinois

#### Wednesday, January 30, 2019 10:00:00 AM

Hearing: Amendments to 35 Ill. Adm. Code 225.233, Multi-Pollutant Standards (MPS), R18-20 IEPA Office 1021 N Grand Ave E - Sangamo Room Springfield, Illinois

#### Thursday, January 31, 2019 11:00:00 AM

#### **Board Meeting**

IPCB Office 1021 N Grand Ave E - Room 1244 N (First Floor) Springfield, Illinois - and -IPCB Office James R. Thompson Center 100 W Randolph - Room 11-512 Chicago, Illinois

#### Thursday, February 14, 2019 11:00:00 AM

Board Meeting IPCB Office 1021 N Grand Ave E - Room 1244 N (First Floor) Springfield, Illinois - and -IPCB Office James R. Thompson Center 100 W Randolph - Room 11-512 Chicago, Illinois



#### Wednesday, February 26, 2019 10:00:00 AM

Hearing: Proposed New 35 III. Adm. Code 204, Prevention of Significant Deterioration, Amendments To 35 III. Adm. Code Parts 101, 105, 203, 211, And 215, R19-1 IPCB Office 1021 N Grand Ave E - Room 1244 N (First Floor) Springfield, Illinois - and -IPCB Office James R. Thompson Center 100 W Randolph - Room 11-512 Chicago, Illinois

#### Thursday, February 27, 2019 9:00:00 AM

Hearing: Proposed New 35 III. Adm. Code 204, Prevention of Significant Deterioration, Amendments To 35 III. Adm. Code Parts 101, 105, 203, 211, And 215, R19-1
IPCB Office
1021 N Grand Ave E - Room 1244 N (First Floor)
Springfield, Illinois
- and IPCB Office
James R. Thompson Center
100 W Randolph - Room 11-512
Chicago, Illinois

#### Thursday, February 28, 2019 11:00:00 AM

Board Meeting IPCB Office 1021 N Grand Ave E - Room 1244 N (First Floor) Springfield, Illinois - and -IPCB Office James R. Thompson Center 100 W Randolph - Room 11-512 Chicago, Illinois

#### Wednesday, March 6, 2019 10:00:00 AM

Hearing: Amendments to General Use Water Quality Standards for Chloride, R18-32 IPCB Office 1021 N Grand Ave E - Room 1244 N (First Floor) Springfield, Illinois - and -IPCB Office James R. Thompson Center 100 W Randolph - Room 11-512 Chicago, Illinois



#### Thursday, March 7, 2019 10:00:00 AM

Hearing: Amendments to General Use Water Quality Standards for Chloride, R18-32 IPCB Office 1021 N Grand Ave E - Room 1244 N (First Floor) Springfield, Illinois - and -IPCB Office James R. Thompson Center 100 W Randolph - Room 11-512 Chicago, Illinois

#### Thursday, March 14, 2019 11:00:00 AM

Board Meeting IPCB Office 1021 N Grand Ave E - Room 1244 N (First Floor) Springfield, Illinois - and -IPCB Office James R. Thompson Center 100 W Randolph - Room 11-512 Chicago, Illinois

#### Thursday, March 28, 2019 11:00:00 AM

#### **Board Meeting**

IPCB Office 1021 N Grand Ave E - Room 1244 N (First Floor) Springfield, Illinois - and -IPCB Office James R. Thompson Center 100 W Randolph - Room 11-512 Chicago, Illinois

#### Thursday, April 11, 2019 11:00:00 AM

Board Meeting IPCB Office 1021 N Grand Ave E - Room 1244 N (First Floor) Springfield, Illinois - and -IPCB Office James R. Thompson Center 100 W Randolph - Room 11-512 Chicago, Illinois



Thursday, April 25, 2019 11:00:00 AM

Board Meeting IPCB Office 1021 N Grand Ave E - Room 1244 N (First Floor) Springfield, Illinois - and -IPCB Office James R. Thompson Center 100 W Randolph - Room 11-512 Chicago, Illinois

The events listed above are subject to change, and more events may be added. Here is a link to the **Board's current calendar** 



## **RESTRICTED STATUS / CRITICAL REVIEW LISTS**

#### ILLINOIS ENVIRONMENTAL PROTECTION AGENCY Division of Public Water Supplies http://www.epa.illinois.gov



#### Illinois Environmental Protection Agency Division of Public Water Supplies Restricted Status List – Community Water Supplies

January 2019						
SYSTEM NAME	SYSTEM ID	EPA REGION	NATURE OF PROBLEM	POPULATION SERVED	LISTING DATE	
ABINGDON*	IL0950050	5	TOTAL TRIHALOMETHANES MCL VIOLATION	3654	11/29/2018	
ALEXANDER WATER DISTRICT*	IL1370020	5	TOTAL TRIHALOMETHANES MCL VIOLATION	442	12/17/2018	
ANDALUSIA (upper elevation area)	IL1610050	1	LOW SYSTEM PRESSURE	1050	10/1/2003	
ANDOVER	IL0730100	1	NO BACKUP SOURCE	600	3/24/2016	
AQUA ILLINOIS - CRYSTAL CLEAR WATER CO.	IL1115150	2	NO EMERGENCY POWER & NO PRESSURE TANK	855	9/16/1988	
AQUA ILLINOIS - NUNDA	IL1115600	2	INADEQUATE PRESSURE TANK	570	4/1/2015	
ATLANTA	IL1070050	5	NITRITE MCL VIOLATION	1692	8/24/2018	
AVANTARA LONG GROVE	IL0971110	2	INADEQUATE PRESSURE TANK	200	12/1/2003	
BAHL WATER CORP	IL0855200	1	NO ELEVATED OR GROUND STORAGE	700	12/15/1993	
BARBERRY ACRES MHP*	IL0915145	2	NO CHLORINE FEED SYSTEM; INADEQUATE PRESSURE TANK	61	10/31/2018	
BEVERLY HILLSDALE ESTATES, LLC	IL1615530	1	INADEQUATE PRESSURE TANK	63	3/18/1983	
BILL-MAR HEIGHTS MHP	IL2015345	1	INADEQUATE PRESSURE TANK	160	3/18/1983	
BISHOP HILL	IL0730250	1	NO BACKUP SOURCE	137	11/14/2017	
BONNIE	IL0810150	7	INADEQUATE ELEVATED STORAGE CAPACITY	527	7/20/2018	
BUFFALO HOLLOW FARMS WATER ASSOCIATION	IL1430080	5	INADEQUATE PRESSURE TANK	45	6/16/2008	
CAPRON MHP	IL0075105	1	INADEQUATE PRESSURE TANK	98	3/18/1983	
CARBON CLIFF	IL1610100	1	RADIUM MCL VIOLATION	2000	1/31/2018	
CENTRAL MACOUPIN RURAL WATER DISTRICT	IL1170040	5	MINIMUM CHLORINE RESIDUAL VIOLATION	1825	8/29/2018	
CENTURY PINES APARTMENTS	IL0150020	1	INADEQUATE PRESSURE TANK	50	12/14/1990	
CHAIN-O-LAKES MHP	IL0975165	2	INADEQUATE PRESSURE TANK	81	12/15/1989	



January 2019						
SYSTEM NAME	SYSTEM ID	EPA REGION	NATURE OF PROBLEM	POPULATION SERVED	LISTING DATE	
CHESTERFIELD	IL1170200	5	MINIMUM CHLORINE RESIDUAL VIOLATION	180	8/29/2018	
CHRISMAN**	IL0450100	4	ARSENIC MCL VIOLATION & NITRITE MCL VIOLATION	1,200	1/31/2018	
CLARKS MHP	IL2015425	1	INADEQUATE PRESSURE TANK ARSENIC MCL VIOLATION &	80	12/16/1991	
COLONIAL MEADOWS	IL1135100	6	MINIMUM CHLORINE RESIDUAL	190	9/19/2018	
COUNTRY VIEW ESTATES SUBDIVISION*	IL1415220	1	MINIMUM CHLORINE RESIDUAL	120	12/12/2018	
COYNE CENTER COOP	IL1615150	1	INADEQUATE PRESSURE TANK	150	12/15/1997	
CRISWELL COURT MHP	IL1975105	2	INADEQUATE PRESSURE TANK	136	12/15/1989	
DATTIS MHP	IL0995225	1	INADEQUATE PRESSURE TANK	115	3/18/1983	
DAYSPRING BIBLE COLLEGE	IL0977189	2	INADEQUATE PRESSURE TANK	60	6/15/1988	
DES PLAINES MHP	IL0317775	2	INADEQUATE SOURCE CAPACITY & INADEQUATE PRESSURE TANK	580	3/16/1984	
EAST END WATER ASSOCIATION	IL1610140	1	INADEQUATE PRESSURE TANK	40	3/15/2002	
EAST MORELAND WATER ASSOCIATION	IL1975600	2	NO ELEVATED OR GROUND STORAGE	1055	9/9/2016	
EDELSTEIN WATER COOPERATIVE	IL1435150	5	INADEQUATE GROUND STORAGE & NO EMERGENCY POWER	125	1/1/2015	
EHLERS MHP	IL0195645	4	INADEQUATE PRESSURE TANK	112	12/17/1982	
ELIZABETH (upper elevation area)	IL0850150	1	LOW SYSTEM PRESSURE	675	6/15/1999	
EXETER - MERRITT WATER COOP	IL1710010	5	INADEQUATE STORAGE CAPACITY	765	10/1/2013	
FAMILY MANUFACTURED HOME COMMUNITY, LLC	IL2015125	1	INADEQUATE PRESSURE TANK	240	12/17/1982	
FAYETTE WATER COMPANY*	IL0510010	6	TOTAL TRIHALOMETHANES MCL VIOLATION	5025	12/28/2018	
FOUNTAIN VALLEY MHP	IL0195945	4	ARSENIC MCL VIOLATION	375	8/2/2016	
FOUR STAR CAMPGROUND	IL0990060	1	INADEQUATE PRESSURE TANK RADIUM MCL VIOLATION &	150	6/15/1999	
FOX LAWN HOMEOWNERS WATER ASSOCIATION	IL0935150	2	GROSS ALPHA PARTICLE ACTIVITY MCL VIOLATION	238	8/2/2016	
GRANDVIEW MHP	IL1795365	5	INADEQUATE PRESSURE TANK NO ELEVATED OR GROUND	300	3/18/1983	
GREAT OAKS AND BEACON HILLS APARTMENTS**	IL2015488	1	STORAGE & A RADIUM MCL VIOLATION	1816	12/17/1982	
GREEN MEADOWS ESTATES OF ROCKFORD LLC	IL2015495	1	INADEQUATE GROUND STORAGE & INADEQUATE PRESSURE TANK	970	6/15/2012	



January 2013					
SYSTEM NAME	SYSTEM ID	EPA REGION	NATURE OF PROBLEM HALOACETIC ACIDS MCL	POPULATION SERVED	LISTING DATE
GREENFIELD	IL0610150	6	VIOLATION AND TOC REMOVAL TT VIOLATION	1200	12/13/2017
HAWTHORN ESTATES SUBDIVISION	IL0630030	2	INADEQUATE PRESSURE TANK	49	4/7/2017
HIGHLAND SUBDIVISON	IL0895530	2	INADEQUATE PRESSURE TANK	50	9/16/1983
HILLCREST	IL1410250	1	INADEQUATE SOURCE CAPACITY	1400	2/13/2018
HILLSDALE PROPERTIES	IL1615728	1	INADEQUATE PRESSURE TANK	58	1/14/1982
HILLVIEW SUBDIVISION	IL1975800	2	INADEQUATE PRESSURE TANK	100	3/15/1985
HOLLY HOCK HILL MHP	IL0975245	2	INADEQUATE PRESSURE TANK	52	12/16/1983
HONEYCUTT HILL MHP LLC	IL1955225	1	INADEQUATE PRESSURE TANK	75	9/17/1982
INGALLS PARK SUBDIVISION	IL1975880	2	NO ELEVATED OR GROUND STORAGE	744	9/16/1983
LIBERTY PARK HOMEOWNERS ASSOCIATION	IL0435600	2	INADEQUATE GROUND STORAGE CAPACITY	837	9/17/1992
LIMA	IL0010400	5	INADEQUATE SOURCE CAPACITY & NITRATE MCL VIOLATION	163	5/4/2016
LINDENWOOD WATER ASSOCIATION	IL1415300	1	INADEQUATE PRESSURE TANK	50	1/13/1982
LINWAY ESTATES MHP	IL0315935	2	NO ELEVATED OR GROUND STORAGE	450	2/28/2017
LISBON NORTH, INC.	IL0631000	2	INADEQUATE PRESSURE TANK	30	9/14/1990
LYNNWOOD WATER CORPORATION	IL0995336	1	INADEQUATE PRESSURE TANK NO AUTO-START GENERATOR &	110	3/18/1983
MALTA	IL0370350	1	INADEQUATE HIGH SERVICE PUMP CAPACITY	1175	6/15/2012
MANCUSO VILLAGE PARK MHP	IL2015545	1	INADEQUATE PRESSURE TANK	500	6/18/1982
MANTENO MHP	IL0915385	2	INADEQUATE PRESSURE TANK	144	12/14/1990
MITCHELLSVILLE PWD	IL1655200	7	LOW SYSTEM PRESSURE	1989	10/1/2012
MORNINGSIDE MOBILE ESTATES MHP	IL1075145	5		75	8/11/2016
MOULTRIE COUNTY RURAL WATER DISTRICT*	IL1395150	4	TOTAL TRIHALOMETHANES MCL VIOLATION	2500	12/28/2018
OAK RIDGE SD	IL2035300	1	INADEQUATE PRESSURE TANK	240	3/20/1981
OSCO MUTUAL WATER SUPPLY COMPANY, INC.	IL0735200	1	INADEQUATE PUMP CAPACITY	115	12/15/1989
PARADISE MANOR MHP	IL1617665	1	INADEQUATE PRESSURE TANK	193	2/19/1982



January 2013						
SYSTEM NAME	SYSTEM ID	EPA REGION	NATURE OF PROBLEM	POPULATION SERVED	LISTING DATE	
PARK MEADOWLAND WEST MHP	IL0075235	1	INADEQUATE PRESSURE TANK	100	3/18/1982	
PAULS MHP	IL0975485	2	INADEQUATE PRESSURE TANK	38	12/16/1983	
PINCKNEYVILLE*	IL1450150	7	TOTAL TRIHALOMETHANES MCL VIOLATION	6362	10/18/2018	
PORTS SULLIVAN LAKE OWNERS ASSOCIATION	IL0971160	2	INADEQUATE PRESSURE TANK	293	6/15/1999	
PRAIRIE ROAD PUMP ASSOCIATION	IL2015100	1	INADEQUATE PRESSURE TANK	150	1/1/2006	
RAINBOW LANE MHP**	IL2015645	1	INADEQUATE PRESSURE TANK & NITRATE MCL VIOLATION	85	6/17/1983	
ROCKLAND MHP	IL0975585	2	INADEQUATE PRESSURE TANK	165	12/16/1983	
ROLLING GREEN ESTATES MHP	IL1415245	1	INADEQUATE PRESSURE TANK	191	6/14/1985	
ROYAL OAKS MHP	IL1115145	2	INADEQUATE PRESSURE TANK	114	6/17/1983	
SCALES MOUND	IL0850400	1	LOW SYSTEM PRESSURE (at elev. above 990 ft. MSL)	401	9/15/1997	
SHANGRI-LA MHP	IL1415285	1	INADEQUATE PRESSURE TANK	444	9/16/1983	
SHANNON	IL0150300	1	RADIUM & GROSS ALPHA MCL VIOLATIONS	758	8/4/2016	
SHAWNITA TRC WATER ASSOCIATION	IL1977690	2	INADEQUATE PRESSURE TANK	135	9/17/1992	
SILVIS HEIGHTS WATER CORP	IL1615750	1	NO EMERGENCY GENERATOR	1600	12/1/2003	
SIX OAKS MHP	IL2015685	1	INADEQUATE PRESSURE TANK	48	6/18/1982	
STEPHENSON MOBILE ESTATES	IL1775235	1	INADEQUATE PRESSURE TANK	223	6/17/1983	
STEWARD	IL1030450	1	ARSENIC MCL VIOLATION	256	4/25/2018	
SUBURBAN APARTMENTS (DE KALB UNIV DVL)	IL0375148	1	INADEQUATE PRESSURE TANK	1050	12/16/1992	
SUMNER	IL1010300	7	LOW SYSTEM PRESSURE (areas served by undersized water mains)	1108	12/13/1985	
SUNNY HILLS ESTATES SUBDIVISION	IL0735300	1	INADEQUATE PRESSURE TANK	525	6/15/2000	
SUNNYLAND SUBDIVISION	IL1977730	2	INADEQUATE SOURCE CAPACITY & INADEQUATE PRESSURE TANK	300	6/12/2018	
SWEDONA WATER ASSOCIATION	IL1315200	1	INADEQUATE PRESSURE TANK	157	6/15/1990	
SYLVAN LAKE 1ST SUBDIVISION	IL0977100	2	INADEQUATE PRESSURE TANK	210	6/14/1991	
TIMBER RIDGE MOBILE ESTATES**	IL1775255	1	INADEQUATE PRESSURE TANK & RADIUM MCL VIOLATION	150	6/17/1996	
	IL0977250	2	INADEQUATE PRESSURE TANK	204	1/14/1982	



SYSTEM NAME	SYSTEM ID	EPA REGION	NATURE OF PROBLEM	POPULATION SERVED	LISTING DATE
TRIANGLE MHP	IL0195925	4	ARSENIC MCL VIOLATION	90	6/15/2012
UTL INC - LAKE HOLIDAY	IL0995200	1	INADEQUATE TREATMENT CAPACITY	6479	4/1/2015
UTL INC - LAKE WILDWOOD UTILITIES CORP	IL1235200	1	INADEQUATE GROUND STORAGE & HIGH SERVICE PUMP CAPACITY	950	10/22/2015
UTL INC - WALK-UP WOODS WATER COMPANY	IL1115800	2	NO ELEVATED OR GROUND STORAGE	781	12/17/1982
VALLEY VIEW SUBDIVISION (WOODFORD COUNTY)	IL2030010	1	INADEQUATE PRESSURE TANK	100	6/15/2012
VIENNA	IL0870350	7	TOC REMOVAL TT VIOLATION	1697	7/20/2018
VIETZEN MHP	IL0437245	2	INADEQUATE PRESSURE TANK	150	6/17/1983
WILDLIFE MHP	IL0995425	1	INADEQUATE PRESSURE TANK NO ELEVATED OR GROUND	73	9/17/1982
WILLOWAY TERRACE MHP	IL0317595	2	STORAGE & INADEQUATE SOURCE CAPACITY	900	6/15/1984
WOODHAVEN	IL1035100	1	RADIUM MCL VIOLATION	4100	7/26/2018



SYSTEM NAME	SYSTEM ID	EPA REGION	NATURE OF PROBLEM	POPULATION SERVED	LISTING DATE
CANTON	IL0570250	5	INADEQUATE TREATMENT CAPACITY	13932	3/15/2007
CARBON HILL	IL0630100	2	INADEQUATE TREATMENT CAPACITY	392	12/14/2016
СНАТНАМ	IL1670300	5	INADEQUATE TREATMENT CAPACITY	14,820	8/31/2017
COAL CITY	IL0630200	2	INADEQUATE TREATMENT CAPACITY	5587	12/14/2016
E J WATER - SANGCHRIS SERVICE AREA	IL1670230	5	INADEQUATE TREATMENT CAPACITY	416	8/31/2017
HILLCREST	IL1410250	1	INADEQUATE STORAGE CAPACITY	1400	11/2/2017
LASALLE	IL0990300	1	INADEQUATE SOURCE CAPACITY & INADEQUATE TREATMENT CAPACITY	9700	11/1/2004
MACOMB	IL1090350	5	INADEQUATE CLARIFIER CAPACITY	11309	12/14/2016
MASON CITY	IL1250350	5	INADEQUATE STORAGE CAPACITY	2558	1/1/2006
MOUND PWD	IL1635050	6	INADEQUATE PLANT CAPACITY	2200	6/17/1996
QUINCY	IL0010650	5	INADEQUATE CLARIFIER CAPACITY	45000	8/3/2016
SOUTH SANGAMON WATER COMMISSION	IL1670080	5	INADEQUATE TREATMENT CAPACITY	104	8/31/2017
TISKILWA	IL0111050	1	INADEQUATE STORAGE CAPACITY	830	9/20/2017
WHITE HALL	IL0610400	6	INADEQUATE STORAGE CAPACITY	2900	10/1/2012
WITT	IL1350850	5	INADEQUATE TREATMENT CAPACITY	991	3/17/2008



#### January 2019

#### WATER SYSTEMS REMOVED FROM PREVIOUS LIST

ALMA E J WATER COOPERATIVE MANCHESTER OAKWOOD PLACE SUBDIVISION

#### \*WATER SYSTEMS ADDED

ABINGDON ALEXANDER WATER DISTRICT BARBERRY ACRES MHP COUNTRY VIEW ESTATES SUBDIVISION FAYETTE WATER COMPANY MOULTRIE COUNTY RURAL WATER DISTRICT PINCKNEYVILLE

\*\*WATER SYSTEM UPDATES CHRISMAN GREAT OAKS AND BEACON HILLS APARTMENTS RAINBOW LANE MHP TIMBER RIDGE MOBILE ESTATES



### Restricted Status/Critical Review

The Environmental Protection Act prohibits the Agency from issuing a construction permit that will cause or extend a violation. A construction permit to expand the distribution system cannot be granted when a water supply has a maximum contaminant level or treatment technique violation, an inadequate source of raw water supply, inadequate treatment plant capacity, finished water storage or distribution system pressure. A Restricted Status List is published quarterly in the Illinois Pollution Control Board Environmental Register to notify those persons considering expansion of a water supply distribution system of that status before large sums of money have been spent on items such as land acquisition, financing and engineering fees. A companion Critical Review List is published concurrently with the Restricted Status List and has the water supplies that are approaching a point where the supply could be placed on Restricted Status. A permit application from a supply on Critical Review will be examined carefully to ensure that the proposed construction will not cause a violation. Restricted Status and Critical Review are presented as a combined list with the status of the water supply denoted as either RS (Restricted Status) or CR (Critical Review). The current list reflects the status as of January 2, 2018. An asterisk, \*, beside the water supply indicates public water supplies that have been added to the Restricted Status/Critical Review list since the previous publication.

#### **Restricted Status List**

The Restricted Status List was developed to give additional notification to officials of public water supplies which are in violation of 35 Ill. Adm. Code, Subtitle F: Public Water Supplies, Chapter I or the Illinois Environmental Protection Act.

The Restricted Status List will include all Public Water Supplies for which the Agency has information indicating a violation of any of the following requirements: Finished water quality requirements of 35 III. Adm. Code, Part 604, Subparts B and C; maintenance of adequate pressure on all parts of the distribution system under all conditions of demand; meeting raw water quantity requirements of 35 III. Adm. Code 604.502; or maintenance of treatment facilities capable of providing water "assuredly adequate in quantity" as required by Section 18 of the Illinois Environmental Protection Act.

A public water supply on the Restricted Status List will not be issued permits for water main extensions, except for certain limited situations, or unless the supply has been granted a variance from the Illinois Pollution Control Board for the violation, or from permit issuance requirements of Section 39 of the Act.

This list is continually being revised as new information becomes available, and therefore, specific inquiries as to the status of any public water supply should be directed to the Division of Public Water Supplies for final determination.

#### Critical Review List

The Critical Review List was developed to give additional notification to officials of public water supplies which may be close to being in violation of 35 III. Adm. Code, Subtitle F: Public Water Supplies, Chapter I or the Illinois Environmental Protection Act. A supply will be placed on the Critical Review List when Agency records indicate that it is approaching any of the violations that would place it on the Restricted Status List. This list is continually being revised as new information becomes available, and therefore, specific inquiries as to the status of any public water supply should be directed to the Division of Public Water Supplies for final determination.





### A PUBLICATION OF THE ILLINOIS POLLUTION CONTROL BOARD

**JANUARY 2019** 

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