

ENVIRONMENTAL REGISTER

Illinois Pollution Control Board News

No. 466

March 10, 1993

INFORMATION SERVICES AVAILABLE FROM THE BOARD

See the inside of this page for details on informational items available from the Board. These items include a subscription service for Board opinions and orders and copies of the landfill regulations in electronic format.

The Board also maintains an electronic Bulletin Board System (BBS) at 312-814-1590. There is no charge for access to the BBS. See the inside of this page for details.

FOR YOUR INFORMATION

TWO CASES DISMISSED FOR WANT OF PROSECUTION

On February 25, 1993, the Board dismissed two cases for want of prosecution. In Quantum Chemical Corp. v. IEPA, PCB 90-214, the Board noted that the parties to this permit appeal had failed to respond to two separate status report orders. In People v. Enamelers and Japanners, Inc., PCB 91-53, the Board followed the recommendation of the hearing officer and dismissed this enforcement action for want of prosecution. The Board dismissed each proceeding on a 6-0 vote.

In Quantum Chemical Corp. v. IEPA, the parties failed to comply with a February 4, 1993 Board order to submit a status report by February 18. The parties had previously disregarded a similar December 17, 1992 order for status reports. The February 4 order clearly threatened dismissal if the parties failed to respond.

In People v. Enamelers and Japanners, Inc., the hearing officer recommended dismissal in denying a motion for continuance of hearing. The hearing officer specifically found that "the procrastination in this matter is egregious and flagrant".

In reviewing the history of the proceeding, the Board noted that no substantive hearing had yet occurred, despite the fact that nine hearings had been scheduled between July 9, 1991 and December 30, 1992. The first three scheduled hearings were cancelled, and the remaining six scheduled hearings were convened, but the parties gave no substantive testimony. Instead, the parties each time represented that they were close to reaching a settlement. In each instance the parties agreed to, and in some cases suggested, the date for the next hearing. The hearing officer warned the parties that the matter had dragged on too long. In dismissing the Enamelers and Japanners proceeding, the Board specially noted that it had not received any formal communication from the parties since the hearing officer entered his recommendation on January 5, 1993. The Board found no legitimate reason for the continued delay.

VILLAGE OF SUMMIT INCINERATOR SITING APPROVAL VACATED AND REMANDED

On February 25, 1992, the Board vacated a local siting approval for a regional pollution control facility in response to two consolidated third party citizen appeals, Zeman v. Village of Summit (PCB 92-174) and Quilty v. Village of Summit (PCB 92-177). The Village of Summit had approved the application of West Suburban Recycling and Energy Center, Inc. to site a waste to energy facility. In vacating the approval, the Board determined that procedural deficiencies in the Village's handling of the application and in the public hearing resulted in fundamental unfairness. The Board remanded the matter to the Village for a new hearing and decision in accordance with the regional pollution control local siting provisions of the Environmental Protection Act.

In the face of the challengers' fundamental fairness challenge before the Board, the Village argued that the Board could set the approval aside only if it found the procedures fundamentally unfair by the manifest weight of the evidence. The Board rejected this standard as inappropriate. The Board noted that this standard for review applied to local decisions on the substance of the application for siting approval, i.e., decisions based on the nine criteria set forth in Section 39.2 of the Environmental Protection Act. The Board noted that the Village's determination that it had conferred fundamental fairness on the challengers was not a Village decision. The Board felt that it was not for the Village to decide what constituted fundamental fairness, but rather it was for the Village to abide by fundamental fairness in its procedures. Thus, the Board was not constrained in its review of this issue, and the Board was not limited to the record before the Village.

REMAND TO VILLAGE continued on page 3

ENVIRONMENTAL INFORMATION SERVICES
AVAILABLE FROM THE BOARD

The Board has the following information available:

POLLUTION CONTROL BOARD ELECTRONIC BULLETIN BOARD SYSTEM (BBS). The Pollution Control Board operates an electronic BBS at 312-814-1590. The BBS is available 24 hours a day, 7 days a week, to anyone with access to a computer and a modem - there is no charge for access to the BBS. The best communications settings are 8 data bits (or data length 8), no parity (or parity = none) and 1 stop bit, i.e., 8-N-1. The best terminal emulation is ANSI-BBS or just ANSI. The BBS contains Board Agendas, Environmental Registers, Annual Reports, and various documents about the Board. You may download these documents to your computer. For additional information contact Bill Forcade at the Board Offices 312-814-3620.

SUBSCRIPTION SERVICE OF BOARD OPINIONS AND ORDERS. The subscription service comprises all the Opinions and Orders issued by the Pollution Control Board in a fiscal year (July 1 through June 30). The Board meets approximately twice monthly in order to issue Opinions and Orders.. Usually no later than the end of each month, a volume is issued containing the Opinions and Orders of the Board from the preceding month.

HARD COPIES OF BOARD OPINIONS AND ORDERS FOR FISCAL YEAR 1992 (July 1, 1991 through June 30, 1992) **ARE AVAILABLE FOR IMMEDIATE DELIVERY.** The cost is \$350.00 per set.

Two formats will be offered starting July 1 of this year (FY93): a hard paper copy for \$350.00 per year and an electronic version for \$275.00 per year. The electronic version will consist of Opinions and Orders in the WordPerfect 5.1 format on either 3.5" or 5.25" inch diskettes. The electronic format will allow for word searches and other useful tools provided by the WordPerfect software.

When ordering, please specify the choice of either the hard copy or electronic version. If ordering the electronic version, please specify 3.5" or 5.25" diskettes.

ILLINOIS LANDFILL REGULATIONS. Adopted in August, 1990, the Illinois landfill regulations are among the most advanced in the nation. The Board has made the text of the regulations and the supporting documents available on diskette (5.25"-1.2MB or 3.5"-1.44MB) in Wordperfect 5.1 format. The cost is \$100.00 per set. Contact Joe D'Alessandro, at the address below, for copies.

SUBSCRIPTION SERVICE FOR BOARD OPINIONS AND ORDERS

Enclosed is a check in the amount of _____ made payable to the Illinois Pollution Control Board for the subscription service to the Board's opinions and orders.

Name _____ Fiscal Year Ordered _____
(FY92 available in hard copy only).

Address _____

City/State/Zip _____ Hard Copy _____

Hard Copy Cost per FY: \$350.00 Electronic Copy _____

Electronic Copy Cost for FY93: \$275.00

Disk Size _____

Please send to: (5.25" 1.2 MB or 3.5" 1.44 MB)

Joseph D'Alessandro
Illinois Pollution Control Board
100 W. Randolph St., Ste. 11-500
Chicago, IL 60601

REMAND TO VILLAGE continued from page 1

In deciding that the procedures employed by the Village were not fundamentally fair, the Board relied on the testimony of persons who had tried to participate before the Village. Central in that consideration was the fact that several of the petitioners had difficulty obtaining copies of the application for approval from the Village. Prior to hearing, the Village Clerk refused to make copies of the application available upon request. When asked for the application during hearing, the hearing officer told one participant to file a freedom of information request and submit comments in the post-hearing comment period. Further, the Village received an amended application five days before hearing, and when the hearing officer introduced it into the record at hearing, he mischaracterized the nature of the amendments it made.

Also central to the Board's decision was the fact that the Village's deviation from its own procedures in conducting its hearing had resulted in a denial of fundamental fairness. Some of the testimony was not recorded. After presentation by the applicant and persons in favor of the application, the hearing officer recessed the hearing until 7:00 p.m. He then, in contravention of the distributed written procedures, allowed the applicant and others in favor of the proposed facility to make further presentation, including testimony by the Village Clerk that was not recorded into the record, before opponents were allowed to testify. Opposition testimony actually began at 9:15 p.m., and the hearing concluded at 2:30 a.m. The Board determined that the procedures used and the lack of availability of the original and amended applications deprived the challengers of a meaningful opportunity to participate.

The Board gave the Village very explicit instructions on remand. The Board ordered the Village to essentially begin the process anew, conducting the new proceedings in accordance with Section 39.2. The Village must provide notice of hearing, conduct a new hearing, have a post-hearing comment period, and make a decision based solely on the new record. The Village must allow any person who wishes to participate to do so.

The Board ordered the Village to make the original and amended petitions available for inspection and copying. The Board stated that the new 180-day statutory deadline for decision will commence in 35 days, on April 1, 1993.

\$13,000 PENALTY IMPOSED AGAINST THE WORLD MUSIC THEATRE FOR NOISE

On February 25, 1993, in Village of Matteson v. World Music Theatre (PCB 90-146), the Board found that World Music Theatre violated the Board's noise regulations, imposed a monetary penalty, and ordered the Theatre to cease and desist from future violations. The Board found that the Theatre had violated the regulations on 26 dates in 1990, 1991 and 1992. The Board ordered Theatre to pay a \$13,000 fine and to conduct sound monitoring of all concerts for three years. The Theatre must monitor the sound in accordance with the Board's order at sites in Matteson, Country Club Hills and at the theater, using a 5 minute L_{eq}

The complaint was filed in August of 1990 by the Village of Matteson, alleging noise pollution from the operation of the World Music Theatre in Tinley Park. The Board held 10 days of hearings over the two and one-half years this matter was pending. The Board received extensive testimony from local residents, village officials, Theatre personnel and sound experts.

On April 29, 1991, the Board issued an interim order that found the Theatre in violation and required it to monitor sound levels at various nearby locations and report potential methods of reducing the impact of those sounds. The February 25, 1993 final opinion and order was based on the result of those studies and additional hearings and filings submitted, and constituted the final disposition of this case.

WHITESIDE COUNTY LOCAL SITING APPROVAL AFFIRMED

On February 25, 1993, in Citizens Against Regional Landfill v. County Board of Whiteside County (PCB 92-156), the Board voted 5-0 to affirm Whiteside County's approval of siting for a regional pollution control facility, a landfill, proposed by Waste Management of Illinois. The challengers had alleged that the County lacked jurisdiction because not all property owners within 250 feet of the proposed facility had received notice of the petition, that the decision was against the manifest weight of the evidence on eight of the nine criteria of Section 39.2 of the Environmental Protection Act, and that the County had denied it the right to review amended provisions when it changed the terms of the proposed landfill after the record had closed.

In affirming the decision, the Board upheld the County's decision in the face of each challenge. The Board declined to address the jurisdictional issue because the challengers did not raise it until after the Board's record on review had closed, and the challengers had failed to present any evidence of the jurisdictional defect. The Board found that the record showed that the hearings conducted by the county were fundamentally fair. There was no evidence in the record of prejudice resulting from an ex parte meeting between one of the County Board members, the hearing officer and one of the proponents of the facility. The Board also did not find sufficient evidence in the record of conflict of interest or bias on the part of the hearing officer just because there were assertions that he had incidental contacts with Waste Management personnel over a long period, he prepared a summary for a press conference, attended a public meeting, and stated that he favored a landfill for the area. The challengers had also failed to show prejudice from fact that they were unable to obtain a copy of the transcript of the County's hearing until four weeks after hearing.

The Board also found that the manifest weight of the evidence supported the county's finding for each of the eight challenged of the nine statutory criteria. The challenged criteria were the need for the facility; protection of the public health, safety, and welfare; minimized incompatibility with the surrounding area; location outside a floodplain; minimized danger from fire, spills, or other accidents through the plan of operations; minimized impact on existing traffic patterns; the existence of an emergency

response plan for hazardous wastes; and consistency with the local solid waste plan.

FINAL ACTIONS - February 25, 1993 BOARD MEETING

- 90-146 Village of Matteson v. World Music Theatre, JAM Productions, Ltd. and Discovery South Group - The Board imposed a penalty of \$13,000, ordered the respondent to undertake ongoing monitoring and corrective measures, and ordered the respondent to cease and desist from future violations in this citizens' noise enforcement action involving a Cook County facility. J. Theodore Meyer concurred. See **For Your Information**.
- 90-170 Goose Lake Association v. Robert J. Drake, Sr., and First Bank of Joliet as Trustee, Trust No. 370 - The Board found no violation and dismissed this citizens' water enforcement action involving a proposed Grundy County facility.
- 90-214 Quantum Chemical Corp. v. IEPA - The Board dismissed this RCRA permit appeal involving a Grundy County facility on its own motion for want of prosecution. See **For Your Information**.
- 91-53 People of the State of Illinois v. Enamellers & Japanners, Inc. - The Board denied a motion to continue and dismissed this air enforcement action involving a Cook County facility on the recommendation of the hearing officer. See **For Your Information**.
- 91-183 Thomas and Barbara Sneed v. Frank Farrar, First Bank & Trust Co. - The Board granted summary judgment in favor of the respondent and dismissed this citizens' noise enforcement action involving an Alexander County facility. B. Forcade dissented.
- 91-241 Safety-Kleen Corp. v. IEPA - The Board granted petitioner's motion to voluntarily withdraw this RCRA permit appeal involving a St. Clair County facility.
- 92-41 Delta Air Lines, Inc. v. IEPA - The Board granted the petitioner's motion to voluntarily dismiss this RCRA permit appeal involving a Cook County facility.
- 92-111 Russell Bacon v. IEPA - The Board granted the cross motions for reconsideration and reaffirmed its December 17, 1992 determination in this underground storage tank fund reimbursement determination appeal involving a McLean County facility.
- 92-122 F & R Enterprises v. IEPA - The Board granted the petitioner's voluntary motion to withdraw this underground storage tank fund reimbursement determination appeal involving a Cook County facility.
- 92-156 Citizens Against Regional Landfill v. The County Board of Whiteside County and Waste Management of Illinois, Inc. - The Board affirmed the local approval for regional pollution control facility siting for this proposed Whiteside County landfill. J. Theodore Meyer abstained. See **For Your Information**.
- 92-173 Illico Independent Oil Co. v. IEPA - The Board reversed the Agency's determination as to the reimburseability of \$18,002.18, affirmed its determination as to \$1,261.09, and remanded this underground storage tank reimbursement fund determination appeal to the Agency for disbursement involving a Vermilion County facility.
- 92-174 Alice Zeman, et al., v. Village of Summit and West Suburban, Recycling and Energy Center, Inc. - The Board vacated the local approval of regional pollution control facility siting for this proposed Cook County incinerator. J. Theodore Meyer and G. Tanner Girard concurred. (Consolidated with PCB 92-177.) See **For Your Information**.
- 92-177 Donna Quilty v. Village of Summit and West Suburban Recycling and Energy Center - The Board vacated the local approval of regional pollution control facility siting for this proposed Cook County incinerator. J. Theodore Meyer and G. Tanner Girard concurred. (Consolidated with PCB 92-174.) See **For Your Information**.
- 92-207 People of the State of Illinois and The County of Grundy, Illinois ex rel. Grundy County State's Attorney David W. Neal v. Environtech, Inc., an Illinois corporation, and The City of Morris, Illinois - The Board accepted a joint stipulation and motion to dismiss this regional pollution control facility (landfill) siting appeal involving a proposed Grundy County facility, as to dismissal, but noted that the Board has no basis to compel further conduct of the parties as to enforcement of the agreement.
- 93-14 Acme Packaging Co. v. IEPA - The Board granted the petitioner's motion for voluntary dismissal of

- 93-23 this air permit appeal involving a Cook County facility.
City of Chester v. IEPA - The Board granted a public water supply variance from the construction restrictions flowing from restricted status of 35 Ill. Adm. code 602.105(a) and 602.106(a) for this Randolph County facility. J. Theodore Meyer dissented.
- 93-36 Illinois Power Co. v. IEPA - Upon receipt of an Agency recommendation, the Board granted an air provisional variance from the PM₁₀ limitations to allow this Randolph County facility to conduct test burns of Illinois medium-sulfur coal.
- 93-37 U.S. Ecology v. IEPA - Upon receipt of an Agency recommendation, the Board granted this provisional variance to allow a 30-day extension on the 90-day limitation on accumulation of hazardous waste at this Bureau County facility.
- 93-38 Clinton Power Station v. IEPA - Upon receipt of an Agency recommendation, the Board granted a provisional variance to allow a 30-day extension on the 90-day limitation on accumulation of hazardous waste at this DeWitt County facility.
- 93-40 Village Of Teutopolis v. IEPA - Upon receipt of an Agency recommendation, the Board granted this water pollution control provisional variance to allow involving improvements and repairs to a Effingham County facility.
- AC 92-33 St. Clair County v. James Alexander, President of Alexander Development Co. - The Board found the petitioner in violation and imposed a \$500 penalty for open dumping at its St. Clair County facility.

NEW CASES - February 25, 1993 BOARD MEETING

- 93-2 Jay Aguilar v. Venus Laboratories, Inc. - The Board denied the respondent's motion to stay or to dismiss this citizen's land enforcement action involving a DuPage County facility as frivolous. However, the Board ordered the hearing officer to delay hearing until after March 31, 1993.
- 93-15 Dorothy Furlan and Michael Furlan v. University of Illinois School of Medicine - The Board accepted this citizens' noise enforcement action for hearing involving a Winnebago County facility.
- 93-24 Illinois Power Co. (Baldwin Station) V. EPA - The Board accepted this air permit appeal for hearing involving a Randolph County facility.
- 93-25 People of the State of Illinois v. D & B Refuse Service, Inc. - The Board noted this land enforcement action involving a Moultrie County facility for which a hearing is mandatory.
- 93-26 Illinois Power Co. (Baldwin Station, Unit #2) v. EPA - The Board accepted this air permit appeal for hearing involving a Randolph County facility.
- 93-27 Illinois Power Co. (Baldwin Station, Unit #3) v. EPA - The board accepted this air permit appeal for hearing involving a Randolph County facility.
- 93-28 RTC Industries, Inc. v. EPA - The board accepted this underground storage tank reimbursement fund determination appeal for hearing involving a Cook County facility.
- 93-29 5566 Building Partnership and Box Form, Inc. v. EPA - The Board accepted this underground storage tank reimbursement fund determination appeal for hearing involving a Cook County facility.
- 93-30 Heitzler Services and Pearl Heitzler v. EPA - The Board accepted this underground storage tank reimbursement fund determination appeal for hearing involving a Henry County facility.
- 93-31 People of the State of Illinois v. Inland Lakes Management, Inc. - The Board ordered publication of notice of filing of a proposed stipulated settlement in this air enforcement action involving a Cook County facility.
- 93-32 Ford Motor Co. v. IEPA - The Board accepted this air permit appeal for hearing involving a Cook County facility.
- 93-33 Ball Corp., Ball Metal Decorating & Service Division v. IEPA - The Board held this air permit appeal involving a Cook County facility until the meeting of March 11, 1993.
- 93-34 Chemical Waste Management, Inc. v. IEPA - The Board accepted this RCRA permit appeal for hearing involving a St. Clair County facility.
- 93-35 Chemical Waste Management, Inc. v. IEPA - The Board accepted this air permit appeal for hearing

	involving a St. Clair County facility.				tions.
93-36	<u>Illinois Power Co. v. IEPA</u> - See Final Ac-	93-37			<u>U.S. Ecology v. IEPA</u> - See Final Actions.
		93-38			<u>Clinton Power Station v. IEPA</u> - See Final Actions.
		93-39			<u>Kewanee Community Unit School District No. 229 v. EPA</u> - The Board accepted this underground storage tank reimbursement fund determination appeal for hearing involving a Henry County facility.
		93-40			<u>Village Of Teutopolis v. IEPA</u> - See Final Actions.
		93-41			<u>Village of Bellwood v. IEPA</u> - The Board held this public water supply variance petition involving a Cook County facility for the Agency Recommendation.

CALENDAR OF HEARINGS

All hearings held by the Board are open to the public. All Pollution Control Board Meetings (highlighted) are open to the public but public participation is generally not allowed. Times and locations are subject to cancellation and rescheduling without notice. Confirmation of hearing dates and times is available from the Clerk of the Board at 312- 814-6931.

March 11		Pollution Control Board Meeting, State of Illinois Center, 100 W. Randolph St., Conference Room 9-040, Chicago.
10:30 a.m.		
March 17	PCB 92-166	<u>Marathon Oil Company (Robinson Refinery) v. EPA</u> - Robinson Public Library, Meeting Room, 606 North Jefferson, Robinson.
10:00 a.m.	P-A	
March 24	PCB 93-8	<u>Beck Oil Company v. EPA</u> - Bureau County Courthouse, South Main and Park Avenues, Princeton.
1:30 p.m.	UST-FRD	
March 25		Pollution Control Board Meeting, State of Illinois Center, 100 W. Randolph St., Conference Room 9-040, Chicago.
10:30 a.m.		
March 31	PCB 93-12	<u>H & H Towing - Phillips 66 v. EPA</u> - Libertyville Village Hall, Village Board Room, 200 E. Cook Avenue, Libertyville.
10:00 a.m.	UST-FRD	
April 2	PCB 92-204	<u>Concerned Citizens of Williamson County v. Bill Kibler Development Corp. and the Williamson County Board of Commissioners</u> - Williamson County Courthouse, County Board Room, 200 W. Jefferson, Marion.
10:00 a.m.	L-S-R, Third Party	
April 7	PCB 92-200	<u>Ron's Interstate Sunoco v. EPA</u> - Champaign City Hall, Council Chambers, 102 North Neil Street, Champaign.
10:00 a.m.		
April 8		Pollution Control Board Meeting, State of Illinois Center, 100 W. Randolph St., Conference Room 9-040, Chicago.
10:30 a.m.		

April 12 10:30 a.m.	PCB 92-165 UST-FRD	<u>Reichhold Chemicals, Inc. v. EPA</u> - State of Illinois Center, Suite 11-500, 100 W. Randolph St., Chicago.
April 15 10:00 a.m.	AC 91-32 AC	<u>County of Ogle v. Rochelle Disposal Services, Inc. (Rochelle Municipal #2 Landfill) Docket No. 91-R-1002</u> - Ogle County Courthouse, State's Attorney's Conference Room, 4th and Washington Streets, Oregon.
April 21 10:00 a.m.	AS 91-11 PWS	<u>In the Matter of: Petition of the Illinois-American Water Company for an Adjusted Standard from 35 Ill. Adm. Code 304.124 (Iron and TSS only) for the Water Company's East St. Louis Public Water Supply Facility</u> - Belleville City Hall, Council Chambers, 101 South Illinois St., Belleville.
April 22 10:30 a.m.		Pollution Control Board Meeting, State of Illinois Center, 100 W. Randolph St., Conference Room 9-040, Chicago.
April 23 10:00 a.m.	AS 91-12 PWS	<u>In the Matter of: Petition of the Illinois-American Water Company for an Adjusted Standard from 35 Ill. Adm. Code 304.124 (Iron and TSS only) for the Water Company's Cairo Public Water Supply Facility</u> - Alexander County Courthouse, Small Courtroom, 2000 Washington St., Cairo.
April 27 10:00 a.m.	PCB 92-142 T (302.211(j))	<u>In the Matter of Illinois Power Company (Clinton Power Station) for Hearing Pursuant to 35 Ill. Adm. Code 302.211(j) to Determine Specific Thermal Standards</u> - DeWitt County Building, 201 W. Washington St., Clinton.
April 28 10:00 a.m.	PCB 92-142 T (302.211(j))	<u>In the Matter of Illinois Power Company (Clinton Power Station) for Hearing Pursuant to 35 Ill. Adm. Code 302.211(j) to Determine Specific Thermal Standards</u> - DeWitt County Building, 201 W. Washington St., Clinton.
May 4 10:00 a.m.	PCB 93-11 L-S-R	<u>Material Recovery Corp. v. Village of Lake in the Hills</u> - McHenry County Government Center, Room C290, 2200 North Seminary Street, Woodstock.
May 5 10:00 a.m.	PCB 93-11 L-S-R	<u>Material Recovery Corp. v. Village of Lake in the Hills</u> - McHenry County Government Center, Room C290, 2200 North Seminary Street, Woodstock.
May 6 10:30 a.m.		Pollution Control Board Meeting, State of Illinois Center, 100 W. Randolph St., Conference Room 9-040, Chicago.
May 12 10:00 a.m.	PCB 93-32 P-A	<u>Ford Motor Co. v. EPA</u> - State of Illinois Center, Suite 11-500, 100 West Randolph Street, Chicago.
May 13 10:00 a.m.	PCB 93-32 P-A	<u>Ford Motor Co. v. EPA</u> - State of Illinois Center, Suite 11-500, 100 West Randolph Street, Chicago.
May 14 10:00 a.m.	PCB 93-32 P-A	<u>Ford Motor Co. v. EPA</u> - State of Illinois Center, Suite 11-500, 100 West Randolph Street, Chicago.
May 20 10:30 a.m.		Pollution Control Board Meeting, State of Illinois Center, 100 W. Randolph St., Conference Room 9-040, Chicago.
June 3		Pollution Control Board Meeting, State of Illinois Center, 100 W. Randolph St.,

10:30 a.m. Conference Room 9-040, Chicago.

June 17
10:30 a.m. Pollution Control Board Meeting, State of Illinois Center, 100 W. Randolph St.,
Conference Room 9-040, Chicago.

Calendar Code

A-C	Administrative Citation	A-E	Air Enforcement
A-S	Adjusted Standard	A-V	Air Variance
CSO	Combined Sewer Overflow Exception	L-E	Land Enforcement
L-S-R	Landfill Siting Review	L-V	Land Variance
N-E	Noise Enforcement	N-V	Noise Variance
P-A	Permit Appeal	PWS-E	Public Water Supply Enforcement
PWS-V	Public Water Supply Variance	R	Regulatory Proceeding
SO ₂	SO ₂ Alternative Standards	SWH-E	Special Waste Hauling Enforcement
SWH-V	Special Waste Hauling Variance	T	Thermal Demonstration Rule (35 ILL. ADM. CODE 302.211(F))
T-C	Tax Certifications	T-S	Trade Secrets
W-E	Water Enforcement	W-V	Water Variance
WWS	Water-Well Setback Exception	UST-E	Underground Storage Tank Enforcement
UST-FRD	Underground Storage Tank Fund Reimbursement Determination		

Printed by Authority of the State of Illinois, March 10, 1993, 2,000 copies, order #57701.

The Illinois Pollution Control Board is an independent seven member board which adopts the environmental control standards for the State of Illinois and rules on enforcement actions and other environmental disputes. The Board Members are:

John C. Marlin, Chairman
Urbana, Illinois

Joan G. Anderson
Western Springs, Illinois

Ronald C. Flemal
DeKalb, Illinois

Bill S. Forcade
Chicago, Illinois

G. Tanner Girard
Grafton, Illinois

J. Theodore Meyer
Chicago, Illinois

Michael L. Nardulli
Chicago, Illinois

The Environmental Register is a newsletter published by the Board after every Board meeting. The Register provides updates on rulemakings and other information, lists final actions, and contains the Board's hearing calendar. The Register is provided free of charge.

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