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RULE UPDATE

Board Adopts Amendements in <u>In the Matter</u> of: RCRA Subtitle C Update, USEPA Amendments (January 1, 1999, through June 30, 1999), R00-5

On December 2, 1999, the Board adopted amendments to the Illinois regulations that are identical in substance to hazardous waste regulations that the United States Environmental Protection Agency (USEPA) adopted to implement Subtitle C of the federal Resource Conservation and Recovery Act of 1976 (RCRA Subtitle C) (42 U.S.C. §§ 6921 et seq. (1998)).

The amendments include federal RCRA Subtitle C amendments that USEPA adopted from January 1, 1999 through June 30, 1999. See 64 Fed. Reg. 3382 (January 21, 1999); 64 Fed. Reg. 4975 (February 2, 1999); 64 Fed. Reg. 26315 (May 14, 1999); 64 Fed. Reg. 30417 (June 8, 1999). The amendments clarify and correct references to organic material emission rules applicable to hazardous waste tanks, containers, and surface impoundments.

Rule Update continued on page seven

FEDERAL ACTIONS

Tnited States Environmental Protection Agency Proposes Rules for New and Existing Commercial and Industrial Solid Waste **Incineration Units**

On November 30, 1999, the United States Environmental Protection Agency (USEPA) proposed rules for new and existing commercial and industrial solid waste incineration units. 64 Fed. Reg. 67092 (November 30, 1999). The proposed rules fulfill the requirements of Sections 111 and 129 of the Clean Air Act (42 U.S.C. §§ 7411, 7429 (1990)), which require the USEPA to promulgate standards and guidelines for solid waste incineration units.

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LETTER FROM THE CHAIRMAN

As we begin the new millennium, I would like to take this opportunity to extend warm wishes to all of our constituents from everyone at the Board. Because of careful planning on the part of State government, the Board's electronic data and equipment has, as expected, successfully survived the Y2K rollover!

As you know, the Board's website (www.ipcb.state.il.us) is one of the most valuable tools we have to communicate with our constituency. Last month I reported on our progress in publishing all of our Board decisions, in a searchable format, from 1990 to the present. Within the next several months, we should be able to provide you with ALL Board decisions – starting with the Board's inception in 1970. In addition, the website now features a searchable version of the Environmental Protection Act in PDF format. We hope this helps you in your research as much as it has helped us! Just type in "adjusted standard" and up comes Section 28.1!



On a larger scale, we have been working with our EDP personnel and consultants to develop an electronic case filing and management system. One of our sister agencies, the Illinois Commerce Commission, is about to go "on-line" with their new E-Docket system, which allows their regulated community and constituents to file all matters through their website. I have seen the ICC's new system, and it is quite impressive. Our plan for an electronic case filing and management system will allow for similar filings and provide easy access and search features across the Board's entire case file and management archive. I am very excited to take this next step because it improves efficiency and saves the taxpayers of Illinois money. The plan is still in the "birthing" stage and your input, as always, is welcome.

As we move forward with our electronic advances, we also expect to soon publish a First Notice of revised procedural rules. As many of you know, the Board has been working for some time on revising our procedural rules. We are now almost finished integrating the many excellent comments, which we received subsequent to our proposal for public comment, into a draft opinion and order which we expect to vote on sometime in February.

We thank everyone for their participation at the Board and welcome your suggestions. If you have comments please do not hesitate to contact our Public Information Officer Cameron Kline by telephone (217-524-8510) or by using the comment card at the end of each issue of the *Environmental Register*.

Yours.

Claire Manning, Chairman Illinois Pollution Control Board

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FEDERAL ACTIONS

These requirements are based on the USEPA's determination that these waste incinerators cause, or contribute significantly to, air pollution that may reasonably be anticipated to endanger public health or welfare. The USEPA anticipates that the proposed rules will protect the public health by reducing exposure to air pollution. These proposed regulations address only incineration of nonhazardous wastes. Examples of potentially regulated entities may include manufacturers of chemicals and allied products, electronic equipment, wholesale trade durable goods, lumber, and wood furniture.

Once adopted by USEPA, the Board may adopt these regulations in an identical in substance rulemaking pursuant to Sections 7.2 and 22.4(a) of the Environmental Protection Act (415 ILCS 5/7.2, 22.4(a) (1998)).

Comments on the proposed rules must be received on or before January 31, 2000, and should be sent to: The Air and Radiation Docket and Information Center, Attn: Docket No. A-94-63, (industrial and commercial waste incineration), USEPA, 401 M Street, SW, Washington, DC 20460. For further information contact: Rick Crume at 919/541-5294; e-mail address: crume.rick@epa.gov

United States Environmental Protection Agency Adopts Analytical Methods for Chemical and Microbiological Contaminants and Revisions to Laboratory Certification Requirements

On December 1, 1999, the United States Environmental Protection Agency (USEPA) adopted analytical methods for chemical and microbiological contaminants and revisions to laboratory certification requirements. 64 Fed. Reg. 67450 (December 1, 1999). The USEPA approved the use of updated versions of various test methods, including twenty-five from the American Society for Testing and Materials (ASTM) and fifty-four Standard Methods for Examination of Water and Wastewater (SM). At the same time, USEPA approved new versions of thirteen USEPA analytical methods for compliance determinations of chemical contaminants in drinking water, withdrawing the previous versions of the thirteen USEPA methods. Previous versions of the ASTM and SM methods will continue to be approved. The USEPA is also approving the use of a new medium and two new methods for simultaneous determination of total coliforms and E.coli, a new method for determination of lead, six new methods for determination of magnesium, and two new methods for determination of acid herbicides.

The USEPA is also making several corrections or clarifications to the regulations, amending them to provide for changes in the composition of performance evaluation (PE) samples, requiring a successful PE sample analysis each year for chemical analyses, and requiring method-specific laboratory certification criteria for reporting compliance data. The adopted rule also adds two ASTM and two SM methods to those recommended for secondary monitoring of sulfate and chloride.

This final rule became effective January 3, 2000. For further information contact: The USEPA Safe Drinking Water Hotline at 800/426-4791.

The Board anticipates adoption of these regulations in an identical in substance rulemaking pursuant to Sections 7.2 and 17.5 of the Environmental Protection Act (415 ILCS 5/7.2, 17.5 (1998)).

Proposed Consent Decree Reached in <u>United States v. N.L.</u> <u>Industries</u>, <u>et al.</u>, No. 91-CV578-JLF (S.D. Ill.)

On December 2, 1999, the Department of Justice issued notice that a proposed consent decree in <u>United States v. N.L. Industries</u>, <u>et al.</u>, No. 91-CV578-JLF (S.D. Ill.) was lodged with the United States District Court for the Southern District of Illinois. 64 Fed. Reg. 67587 (December 2, 1999). The proposed consent decree would resolve pending claims of the United States against the following defendants: Johnson Controls, Inc.; Lucent Technologies, Inc.; Exide Corporation; AlliedSignal, Inc.; G&B Technology; and General Battery, Inc. (settling defendants). The proposed consent decree would not resolve pending claims against the remaining defendants: N.L. Industries, Inc.; Ace Scrap Metal Processors, Inc.; and St. Louis Lead Recyclers.

This action relates to the N.L. Industries/Taracorp Superfund Site located in Granite City, Madison County, Illinois. The United States initiated the action against the defendants in July 1991. The complaint sought injunctive relief, requiring the performance of remedial actions at the site in accordance with an administrative order issued by the United States Environmental Protection Agency (USEPA) pursuant to Section 106 of the Comprehensive Environmental Response, Compensation, and Liability Act (42 U.S.C. § 9606 (1988)); recovery of costs incurred and to be incurred by the United States at the site; and civil penalties and punitive damages for the defendants' failure to comply with the administrative order.

The proposed consent decree would require the settling defendants to: complete the remedial action selected by the USEPA for the site; pay to the USEPA Hazardous Substance Superfund \$8,970,000 in reimbursement of past response costs, as well as 50% of the \$1,420,000 in unresolved response costs currently subject to audit that are deemed proper and correct by the audit and approved by the USEPA; pay "future response costs," including costs of overseeing response actions at the site; pay to the USEPA Hazardous Substance Superfund a civil penalty of \$400,000 for failure to comply with the administrative order; and complete a supplemental environmental project consisting of conducting a lead paint abatement program in Madison County for a total expenditure of not less than \$2,000,000.

The proposed consent decree will be finalized unless adverse comments are filed within 30 days of publication of this notice. For further information contact Larry Johnson at 312/886-6609.

Office of Surface Mining Reclamation and Enforcement Approves Partial Amendments to the Illinois Regulatory Program Adopted Pursuant to the Surface Mining Control and Reclamation Act

On December 6, 1999, the Office of Surface Mining Reclamation and Enforcement (OSMRE) approved partial amendments to the Illinois regulatory program adopted pursuant to the Surface Mining Control and Reclamation Act of 1977. 64 Fed. Reg. 68024 (December 6, 1999). Illinois proposed revisions to its program concerning subsidence control, water replacement, performance bonds, siltation structures, impoundments, hydrologic balance, disposal of noncoal mine wastes, revegetation, backfilling and grading, prime farmland, and State inspections. The December 6, 1999 approval by the OSMRE concerns only subsidence control and water replacement. The primary focus of these amendments is to address changes required by the Energy Policy Act of 1992 regarding repair or compensation for material damage caused by subsidence from underground coal mining operations and replacement of drinking, domestic, and residential water supplies that have been adversely impacted by underground coal mining operations. The USEPA stated that Illinois intends to revise its program to be consistent with the corresponding federal regulation, to provide adequate safeguards, and to improve operational efficiency.

The approved amendments became effective December 6, 1999. For further information contact: Andrew R. Gilmore at 317/226-6700; e-mail address: infomail@indgw.osmre.gov

United States Environmental Protection Agency Adopts Amendments to the Water Pollution Control Program for Storm Water Discharges

On December 8, 1999, the United States Environmental Protection Agency (USEPA) adopted amendments to the water pollution control program for storm water discharges. 64 Fed. Reg. 68722 (December 8, 1999). The amendments (Phase II) expand the existing National Pollutant Discharge Elimination System (NPDES) storm water program (Phase I) to address storm water discharges from small municipal separate storm sewer systems (MS4s) (those serving less than 100,000 persons) and construction sites that disturb one to five acres. Although these sources are automatically designated by today's rule, the rule allows for the exclusion of certain sources from the NPDES storm water program based on a demonstration of the lack of impact on water quality, as well as the inclusion of others based on a higher likelihood of localized adverse impact on water quality.

The amendments also exclude from the NPDES program storm water discharges from industrial facilities that have "no exposure" from industrial activities or materials to storm water. Finally, the amendments extend from August 7, 2000, until M arch 20, 2003, the deadline by which certain industrial facilities owned by smallM S4s must obtain coverage under an NPDES permit. The USEPA states that the amendments establisha cost-effective, flexible approach for reducing environmental harm by storm water discharges from many point sources of storm water that are currently unregulated.

The amendments become effective February 7, 2000. For further information contact: George Utting at 202/260-5816; e-mail address: sw2@ epa.gov

The Board anticipates adoption of these regulations in an identical in substance rulemaking pursuant to Sections 7.2 and 13 of the Environmental Protection Act (415 ILCS 5/7.2, 13 (1998)).

United States Environmental Protection Agency Issues
Notice that State of Illinios' Water Quality Standards
and National Pollutant Discharge Elimination System Permit
Programs are Inconsistent with the Clean Water Act and
Related Regulations

On December 9, 1999, the United States Environmental Protection Agency (USEPA) issued a notice to the State of Illinois that its water quality standards and national pollutant discharge elimination system (NPDES) permit programs are inconsistent with Section 118(c) of the Clean Water Act (33 U.S.C. §1268(c)) and 40 C.F.R. §132. 64 Fed. Reg. 69019 (December 9, 1999). The USEPA's findings are described in a November 12, 1999 letter to Illinois. The USEPA found that Illinois' water quality standards and NPDES permit programs are subject to disapproval if they are not corrected.

The inconsistencies relate to the following components of Illinois' submittal in conformance with 40 C.F.R. §132: the equation to calculate wildlife criteria; the procedures to implement antidegradation; site-specific modifications to protect threatened and endangered species; variances; total maximum daily loads; chemical-specific and whole-effluent toxicity reasonable potential; mixing zone demonstrations; intake pollutants; determination of reasonable potential using fish tissues data; water quality-based limitations below quantification levels; and compliance schedules.

The USEPA invites public comments on the letter, particularly on the findings in the letter and on the course of action that USEPA proposes to take if Illinois fails to adequately address the USEPA's findings. Written comments regarding USEPA's findings may be submitted to: Ms. Mery Jackson-Willis, Standards and Applied Sciences Branch (WT-15), Water Division, USEPA, Region 5, 77 West Jackson Boulevard, Chicago, Illinois 60604. Electronic comments may also be sent to Ms. Jackson-Willis at: jackson-willis.mery@epamail.epa.gov. The USEPA must receive all comments by January 24, 2000.

United States Environmental Protection Agency Issues Notice of Title V Operating Permit Deferrals for Area Sources

On December 14, 1999, the United States Environmental Protection Agency (USEPA) issued notice that it will continue to allow permitting authorities the discretion to defer Clean Air Act Title V operating permit requirements until December 9, 2004, for area sources of air pollution that are subject to any of the following five national emission standards for hazardous air pollutants (NESHAP): chromium emissions from hard and decorative chromium electroplating and chromium anondizing tanks; ethylene oxide commercial sterilization and fumigation operations; perchloroethylene dry cleaning facilities; halogenated solvent cleaning machines; and secondary lead smelting operations. 64 Fed. Reg. 69637 (December 9, 1999).

The USEPA states that this notice continues to relieve industrial sources, state, local, and tribal agencies, and USEPA regional offices of an "undue regulatory burden" during a time when available sources are needed to implement the Title V permit program for major sources. The USEPA also states that the aforementioned five sources must continue to meet all applicable requirements, including all applicable emission control, monitoring, recordkeeping, and reporting requirements established under the respective NESHAP. The USEPA notes that it is the permitting authority under the USEPA-approved state operating permit program, not the source, that has the discretion to defer the Title V operating permit requirements. Because the relief is discretionary, state operating permit authorities may require area sources subject to any of the five NESHAPs to obtain Title V permits.

For further information about this notice, contact: Mr. Rick Colyer, Emissions Standards Division (MD-13), USEPA, Research Triangle Park, NC 27711. Mr. Colyer may also be contacted by telephone at 919/541-5262 or by e-mail at colyer.rick@epa.gov.

United States Environmental Protection Agency Proposes Conditional Approval of the 1-Hour Ozone Attainment Demonstration for the State Implementation Plan for the Chicago, Illinois and Gary-Lake County, Indiana Severe Ozone Nonattainment Area

On December 16, 1999, the United States Environmental Protection Agency (USEPA) proposed to conditionally approve the 1-hour ozone attainment demonstration for the state implementation plan (SIP) for the Chicago, Illinois and Gary-Lake County, Indiana severe ozone nonattainment area. 64 Fed. Reg. 70496 (December 16, 1999). The Illinois Environmental Protection Agency submitted the attainment demonstration plan on April 30, 1998. The USEPA based the proposed conditional approval on the submitted modeling analysis and on Illinois' commitment to adopt and submit a final ozone attainment SIP and a post-1999 rate of progress plan (ROP), including the necessary State air pollution control regulations to complete the attainment demonstration and the ROP plans by December 31, 2000.

The USEPA also proposed, in the alternative, to disapprove this attainment demonstration plan. If Illinois does not select a control strategy associated with its submitted modeling analysis and submit adequate motor vehicle emissions budgets for volatile organic materials and oxides of nitrogen for the ozone nonattainment area that comply with the USEPA's conformity regulations and that are derived from the selected emissions control strategy that supports attainment of the 1-hour ozone standard, then USEPA would disapprove the plan by December 31, 1999. Under this proposal, Illinois must, by December 31, 1999, submit an enforceable commitment to conduct a mid-course review of the ozone attainment plan in 2003.

The USEPA must receive written comments by February 14, 2000. Written comments may be sent to: Mr. Jay Bortzer, Chief Regulation Development Section, Air Programs Branch (AR-18), USEPA, 77 West Jackson Boulevard, Chicago, Illinois 60604. For further information contact: Mr. Edward Doty, Regulations Development Section, Air Programs Branch, (AR-18), USEPA, 77 West Jackson Boulevard, Chicago, Illinois 60604. Mr. Doty may also be contacted by telephone at 312/886-6057 or by e-mail at doty.edward@epamail.gov.

Illinois Environmental Protection Agency to Hold Hearing Regarding Proposed State Implementation Plan Submittals for the Northeastern Illinois Ozone Nonattainment Area

On December 17, 1999, the Illinois Environmental Protection Agency (IEPA) issued notice that it will hold a hearing on Tuesday, January 18, 2000, at 1:00 p.m., in Room 8-33 of the James R. Thompson Center, 100 West Randolph Street, Chicago, Illinois, regarding the proposed state implementation plan (SIP) submittals for the Northeastern Illinois ozone nonattainment area (NAA). The hearing will be held by the IEPA Bureau of Air for the purpose of gathering public comment on supplements to the 9% rate of progress (ROP) plan, the establishment of motor vehicle emissions budgets, and a commitment Illinois must make with respect to attainment planning for the Northeastern Illinois ozone NAA, each of which the IEPA proposes to submit to the United States Environmental Protection Agency (USEPA) as SIP revisions.

The supplement to the 9% ROP plan addresses proposed corrections to the original SIP due to revised federal policies and corrections to "control measure credit" allowed by the USEPA. The motor vehicle emissions budgets for the year 2007 will be used to determine whether significant transportation projects conform with air quality goals. Illinois must also commit to perform a mid-course review of ozone air quality relative to attainment. This hearing will satisfy the requirements of Section 110(1) of the Clean Air Act (42 U.S.C. § 7410(1) (1990)).

Copies of the SIP submittal for the Northeastern Illinois NAA may be viewed by the public prior to the hearing during regular business hours (Monday through Friday, 8:30 a.m. until 4:30 p.m., except for State holidays) at IEPA's offices at 1021 North Grand Avenue East, Springfield, Illinois; 1701 South First Street, Maywood, Illinois; and 100 West Randolph Street, Suite 11-300, Chicago, Illinois. Requests and public inquiries should be directed to Ms. Bonnie Sawyer, IEPA, P.O. Box 19276, Springfield, Illinois 62794-9276, telephone number 217/782-5544.

The hearing record will close on February 8, 2000. Public comments need not be notarized, but must be postmarked by midnight February 8, 2000, and mailed to Ms. Sawyer at the aforementioned address.

United States Environmental Protection Agency Proposes Settlement Agreement for Clean Air Act Citizen Suit

On December 21, 1999, the United States Environmental Protection Agency (USEPA), in accordance with Section 113(g) of the Clean Air Act (42 U.S.C. § 7413(g)),

issued notice of a proposed partial settlement agreement, which was lodged with the United States District Court for the District of Columbia by the USEPA on December 1, 1999, to address a lawsuit filed by the Natural Resources Defense Council, Environmental Defense Fund, Conservation Law Foundation, Clean Air Council, Natural Resources Council of Maine, and Sierra Club (collectively referred to as the NRDC). 64 Fed. Reg. 71453 (December 21, 1999). In this lawsuit, which the NRDC filed pursuant to Section 304(a) of the Clean Air Act (42 U.S.C. §7410(a)), the NRDC alleges that the USEPA failed to meet a mandatory deadline under Section 110(c) of the Clean Air Act (42 U.S.C. §7410(c)), to promulgate certain federal implementation plans (FIPs). The FIPs would establish attainment demonstrations for certain sources of serious or severe ozone nonattainment areas located in the eastern part of the United States and would impose sanctions in those areas (see NRDC v. EPA, No. 1:99CV02976 (D.D.C.)).

In the lawsuit, NRDC alleged that USEPA has a mandatory duty to promulgate FIPs and impose sanctions on ten nonattainment areas located in thirteen states and the District of Columbia. There are four areas classified as serious ozone nonattainment areas for the 1-hour ozone standard: Greater Connecticut located in Connecticut; Metropolitan Washington located in Washington, D.C., Maryland, and Virginia; Springfield/Western Massachusetts located in Massachusetts; and Atlanta located in Georgia. There are six areas classified as severe ozone nonattainment areas for the 1-hour ozone standard: New York-northern New Jersey-Long Island located in Connecticut, New York, and New Jersey; Philadelphia-Wilmington-Trenton located in Pennsylvania, Delaware, Maryland, and New Jersey; Baltimore located in Maryland; Houston-Galveston-Brazoria located in Texas; Chicago-Gary-Lake County located in Illinois and Indiana; and Milwaukee-Racine located in Wisconsin.

The proposed partial settlement agreement provides that the USEPA will promulgate full attainment demonstration FIPs by May 15, 2001, for the serious nonattainment areas that, as of that date, do not have fully-approved attainment demonstrations state implementation plans (SIPs). The proposed settlement agreement also provides that the USEPA will promulgate full attainment demonstration FIPs by June 14, 2002, for the severe nonattainment areas that, as of that date, are without fully-approved attainment demonstration SIPs. In addition, the proposed settlement agreement would advance the dates for the USEPA to promulgate the FIPs (to February 28, 2001, for the serious nonattainment areas and July 31, 2001, for the severe nonattainment areas) if, by May 31, 2000, the USEPA does not either (1) find that for purposes of transportation conformity the areas have adequate motor vehicle emissions budgets associated with submitted attainment demonstration SIPs, or (2) disapprove the submitted attainment demonstration SIPs.

Finally, the proposed settlement agreement provides that the plaintiffs will file for dismissal of two lawsuits that are pending in the United States Court of Appeals for the District of Columbia and that were filed by some or all of the plaintiffs in the District Court case. The two cases are <u>Delaware Valley Citizens' Council for Clean Air v. Browner</u>, No. 96-1315 (D.C. Cir.) (challenge to the USEPA's findings of failure to submit portions of the attainment demonstration) and <u>Delaware Valley Citizens' Council for Clean Air v. Browner</u>, No. 98-1079 (D.C. Cir.) (challenge to the USEPA's "Guidance for Implementing the 1-Hour Ozone and Pre-Existing PM 10 NAAQS" issued by Richard D. Wilson, Acting Assistant Administrator for Air and Radiation, dated December 29, 1997, see 64 Fed. Reg. 8196 (February 18, 1998)).

The USEPA must receive written comments on the proposed settlement agreement by January 20, 2000. Written comments may be sent to: Ms. Jan M. Tierney, Air and Radiation Law Office (2344-A), USEPA, 401 M Street, SW, Washington, D.C. 20460. To request copies of the proposed settlement agreement, telephone Ms. Phyllis J. Cochran at 202/564-7606.

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In addition, the amendments modify the methods for whole effluent toxicity testing for the purposes of compliance with the Clean Water Act. Moreover, the amendments introduce the use of new methods for analyzing oil and grease in compliance with the Clean Water Act and RCRA regulations. Finally, the amendments incorporate USEPA's modifications to its guidance on the analysis of mercury in water in conformity with the Clean Water Act's water quality requirements.

The amendments were adopted in accordance with Sections 7.2 and 22.4(a) of the Environmental Protection Act (Act) (415 ILCS 5/7.2, 22.4(a) (1998)), which provide for quick adoption of regulations that are identical in substance to federal regulations that USEPA adopts to implement Sections 3001 through 3005 of RCRA (42 U.S.C. §§ 6921-6925 (1998)). Section 22.4(a) of the Act also provides that Title VII of the Act and Section 5 of the Administrative Procedure Act (5 ILCS 100/5-35 and 5-40 (1998)) do not apply to the Board's adoption of identical in substance regulations.

On September 23, 1999, the Board adopted the proposed amendments for public comment. On October 8, 1999, the proposed amendments were published in the *Illinois Register* (23 Ill. Reg. 12087 (October 8, 1999)), commencing the 45-day public comment period. Two public comments, the first from USEPA and the second from the Illinois Environmental Protection Agency, were filed with the Board.

Please direct any questions regarding this rulemaking to Michael McCambridge, 312/814-6924; e-mail: mmccambr@pcb084r1.state.il.us

Doard Adopts Proposal for Public Comment in In the Matter of: SDWA Update, Amendments to 35 Ill. Adm. Code 611.102, Definition of "Public Water Supply", R00-8 (Correction of February 4, 1999 Order in SDWA Update Docket R99-6)

On December 2, 1999, the Board adopted amendments to the Illinois regulations that are identical in substance to National Primary Drinking Water regulations (NPDWRs) adopted by the United States Environmental Protection Agency (USEPA). These regulations implement Sections 1412(b), 1414(c), 1417(a), and 1445(a) of the Safe Drinking Water Act (SDWA) (42 U.S.C. §§ 300 g-1(b), 300g-3(c), 300g-6(a), 300j-4(a) (1996)). The amendments were adopted pursuant to Section 17.5 of the Environmental Protection Act (Act) (415 ILCS 5/17.5 (1998)), which provides for quick adoption of regulations that are identical in substance to federal regulations that USEPA adopts to implement Sections 1412(b), 1414(c), 1417(a), and 1445(a) of the SDWA. Section 17.5 of the Act also provides that Title VII of the Act and Section 5 of the Administrative Procedure Act (5 ILCS 100/5-35, 5-40 (1998)) do not apply to the Board's adoption of identical in substance regulations. The federal SDWA regulations are found at 40 C.F.R. §§ 141 and 142.

In this action, the Board adopted amendments to correct a discrepancy between the federal rules and the amendments adopted in In the Matter of: SDWA Update, USEPA Regulations (January 1, 1998, through June 30, 1998) (February 4, 1999), R99-6. The Illinois Environmental Protection Agency (IEPA) brought the discrepancy to the Board's attention. The IEPA requested that the Board make the necessary correction in order to facilitate state primacy review of the amended text by USEPA.

On April 28, 1998, USEPA amended the 40 C.F.R. § 141.2 definition of "public water system" at 63 Fed. Reg. 23362, 23366 (April 28, 1998). In docket R99-6, the Board sought to incorporate the federal amendment of April 28, 1998; however, it inadvertently failed to remove and replace a few necessary words. At IEPA's request, the Board also adopted an additional note appended to the definition of "public water system," clarifying that this term is synonymous to "public water supply," which is also used in the regulations.

On September 23, 1999, the Board proposed the amendments for public comment. The proposal was published in the *Illinois Register* on October 8, 1999 (23 Ill. Reg. 12160 (October 8, 1999)), commencing the 45-day public comment period. The Board received one public comment from IEPA.

Please direct any questions regarding this rulemaking to Michael McCambridge, 312/814-6924; e-mail: mmccambr@pcb084r1.state.il.us

Board Dismisses Proposed Rulemaking in In the Matter of: Amendments to Permitting for Used Oil Management and Used Oil Transport 35 Ill. Adm. Code 807 and 809, R99-18

On December 16, 1999, the Board dismissed proposed rulemaking docket R99-18, finding that the record does not support adoption of the proposed rules for used oil management and used oil transport.

The Board opened docket R99-18 as a result of activity in a predecessor regulatory docket (see *In re Nonhazardous* Special Waste Hauling and the Uniform Program: 35 Ill. Adm. Code 809 (Pursuant to P.A. 90-219) (December 17, 1998), R98-29). On November 2, 1998, in docket R98-29, the Illinois Environmental Protection Agency (IEPA) filed a "Motion to Sever the Docket and Proposed Amendments to Parts 809 and 807" (motion to sever). In the motion to sever, IEPA requested that the Board separate IEPA's proposed rules on used oil management and used oil transportation from the rules on hazardous waste transportation. In addition, IEPA proposed rules for used oil management and used oil transportation. The Board granted the motion to sever and created this docket R99-18 to address IEPA's proposed rules on used oil management and used oil transportation. On January 21, 1999, the Board adopted the proposed rules for firstnotice publication in the Illinois Register (23 Ill. Reg. 2483 (February 16, 1999)).

The Board initially held two public hearings in this matter on February 25, 1999, in Chicago, and on March 1, 1999, in Springfield. At the request of the National Oil Recyclers Association, the Board held a third hearing on August 23, 1999, in Chicago. The Board received twenty-one written public comments and six exhibits.

While additional State regulation of used oil management and transportation is technically feasible, the Board found that it is not economically reasonable when taking into account existing federal and State regulatory systems. The Board found that existing federal and State regulatory programs governing the used oil industry are sufficiently protective, at this time, absent a permitting scheme.

The Board further found that these existing laws and rules have improved the management of used oil and have led to advances in safety as well. The Board found that the record does not demonstrate that IEPA's proposal will increase compliance with existing laws and rules. Accordingly, the Board dismissed this proposed rulemaking docket.

In 1992, the United States Environmental Protection Agency adopted used oil management standards for owners and operators of used oil facilities, which are codified at 40 C.F.R. § 279. Illinois adopted State counterparts of the federal rules in 40 C.F.R. § 279 through the identical in substance rulemaking process under Sections 7.2 and 22 of the Environmental Protection Act (415 ILCS 5/7.2, 22 (1998)). The rules were codified in new Part 739 of the Illinois Administrative Code in 1993 (see *In re* RCRA Update, USEPA Regulations (July 1, 1992 through December 31, 1992) (September 23, 1993), R93-4).

Used oil that is to be recycled is not regulated as a hazardous waste under the Resource Conservation and Recovery Act (RCRA). Because it has value both as a recyclable substance and an energy source (and is therefore less likely to be discarded), used oil is subject to less rigorous standards and is not considered by definition to be a RCRA hazardous waste. Disposed used oil is managed as a hazardous waste if it otherwise meets the definition of hazardous waste under RCRA.

If used oil meets the statutory definition of hazardous material, it is subject to the Hazardous Materials Transportation Act (49 C.F.R. §§ 171-180) and is regulated by the United States Department of Transportation (USDOT). See also 35 III. Adm. Code 739.143. Used oil transporters of USDOT hazardous materials must comply with all applicable USDOT regulations for identification and classification, packaging marking, labeling, and shipping. 49 C.F.R. §§ 106-199.

Authority for cleanup of past releases of used oil is regulated under the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA) (42 U.S.C. §§ 9601 et seq.) and RCRA corrective action requirements. State and federal emergency response notifications are required for reportable quantities of released hazardous substances. Section 103(a) of CERCLA and 40 C.F.R. §§ 302 et seq. instruct facility owners to report hazardous substance releases to national and State emergency response centers and local emergency planning commissions.

Questions regarding this matter may be referred to Joel Sternstein at 312/814-3665; e-mail: jsternst@pcb084r1.state.il.us

Illinois Environmental Protection Agency

Division of Public Water Supplies

Restricted Status List -- Public Water Supplies

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 Ill. 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 Ill. 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. This list reflects the status as of January 1, 2000.

* Indicates public water supplies which have been added to the list since the previous publication.

Name of Public Water Supply/County/Facility #	EPA Rgn.	• •	<u>Pop.</u> <u>Served</u>	Listing Date
Acorn Acres Sbdv (Lake Co - 0975020)	2	Inadequate Pres Tank	250	12/16/83
Alden Long Grove Nursing Center(Lake Co - 0971090)	2	Inadequate Pres Tank	204	06/15/93
Ashley (Washington Co - 1890100)	6	Trihalomethane	825	06/15/92
Bahl Wtr Corp (Jo Daviess Co - 0855200)	1	Inadequate Pres Storage	700	12/15/93
Belmont-Highwood PWD (DuPage Co - 0435180)	2	Trichloroethylene	498	09/16/93
Benld (Macoupin Co - 1170050) *	5	Trihalomethane	1,634	12/12/99
Biggsville (Henderson Co - 0710050)	5	Adjusted Gross Alpha	350	03/15/98
Blue Mound (Macon Co - 1150100)	4	Nitrate	1,165	03/15/97
Bonnie Lane Water Supply (Kendall Co - 0930010)	2	Inadequate Pres Tank	49	09/16/93
Bradford (Stark Co - 1750050)	1	Gross Alpha	650	06/15/98
Bradley Hts Sbdv (Winnebago Co - 2015050)	1	Inadequate Pres Tank	192	09/13/85
Bryant (Fulton Co - 0570200)	5	Gross Alpha	310	03/15/98
Buck Lake Ests Sbdv (DeKalb Co - 0375100)	1	Inadequate Pres Tank	200	09/14/84
Buckingham (Kankakee Co - 0910250)	2	Inadequate Pres Tank	330	03/17/89
Byron Woods Sbdv (Rock Island Co - 1610070)	1	Arsenic	150	03/15/98
Campus (Livingston Co - 1050050)	4	Inadequate Pres Tank	230	03/20/81
Carroll Hts Utl Cmpny (Carroll Co - 0155200)	1	Inadequate Pres Tank	80	03/20/81
Century Pines Apts (Carroll Co - 0150020)	1	Inadequate Pres Tank	50	12/14/90
Claremont Hls Sbdv (McHenry Co - 1115080)	2	Inadequate Pres Tank	330	03/15/96
Clearview Sbdv (Will Co - 1975360)	2	Inadequate Pres Tank	420	01/13/82
Coffeen (Montgomery Co - 1350150)	5	Trihalomethane	800	03/17/92

Name of Public Water Supply/County/Facility#	<u>EPA</u> Rgn.	<u>Issue</u>	<u>Pop.</u> <u>Served</u>	<u>Listing</u> <u>Date</u>
Community Srvc Corp (McHenry Co - 1115350)	2	Inadequate Pres Tank	750	09/16/83
Coyne Cntr Coop (Rock Island Co - 1615150)	1	Inadequate Pres Tank	150	12/15/97
Cropsey Cmnty Wtr (McLean Co - 1135150)	4	Inadequate Pres Tank	60	03/20/81
Crystal Clear Wtr Cmpny (McHenry Co - 1115150)	2	Inadequate Pres Tank	900	09/16/88
Crystal Hts Assn (McHenry Co - 1115100)	2	Inadequate Pres Tank	93	06/17/96
Ctzns Liberty Ridge Dvn (DuPage Co - 0435650)	2	Iandequate Pres Tank	2,510	03/15/94
D and R Apts (Champaign Co - 0190030)	4	Inadequate Pres Tank	26	09/16/93
Deering Oaks Sbdv (McHenry Co - 1115200)	2	Inadequate Pres Tank	60	12/17/82
DeKalb Univ Dvl Corp (DeKalb Co - 0375148)	1	Inadequate Pres Tank	950	12/16/92
DeWitt Cnty NH (DeWitt Co - 0395129)	4	Inadequate Pres Tank	80	06/17/83
DL Well Owners Assn (Lake Co - 0975380)	2	Inadequate Pres Tank	125	03/18/83
Dover (Bureau Co - 0110350)	1	Inadequate Pres Tank	200	05/25/81
East Moreland Wtr Assn (Will Co - 1975600)	2	Inadequate Pres Tank	753	03/20/81
East Moreland Wtr Corp (Will Co - 1975640)	2	Inadequate Pres Tank	135	03/15/96
Echo Lake Wtr Sys Block 7 (Lake Co - 0975820)	2	Inadequate Pres Tank	48	09/16/83
Edelstein (Peoria Co - 1435150)	5	Adjusted Gross Alpha	125	03/15/98
Ellis Grove (Randolph Co - 1570200)	6	Trihalomethane	720	12/16/96
Elm Oak Mutual Wtr Syst (Lake Co - 0975736)	2	Inad Pres Tank	45	06/13/86
Emmett Utl Inc (McDonough Co - 1095200)	5	Inadequate Pres Tank	39	12/17/82
Evergreen Vlg Sbdv (Rock Island Co - 1615310	1	Inadequate Pres Tank	250	03/20/81
Fahnstock Court Sbdv (Peoria Co - 1435200)	5	Inadequate Pres Tank	30	05/25/81
Fair Acres Sbdv (Will Co - 1975680)	2	Inadequate Pres Tank	185	10/19/81
Forest Lake Addn (Lake Co - 0975500)	2	Inadequate Pres Tank	180	12/16/83
Frwrd-Skyline Cpy (Kane Co - 0895030)	2	Inadequate Pres Tank	1,300	09/19/86
Garden Street Imprv Assn (Will Co - 1975376)	2	Inadequate Pres Tank	62	09/15/89
Glasford (Peoria Co - 1430350)	5	Adjusted Gross Alpha	1,115	12/15/97
Glenkirk Campus North (Lake Co - 0977189)	2	Inadequate Pres Tank	64	06/15/88
Glenkirk Campus South (Lake Co - 0977199)	2	Inadequate Pres Tank	36	06/15/88
Good Shepherd Mnr (Kankakee Co - 0915189)	2	Inadequate Pres Tank	140	03/17/89
Great Oaks&Beacon Hls Apts(Winnebago Co-2015488)	1	Inadequate Pres Tank	943	12/17/82
Greenwood Outback (LaSalle Co - 0990080)	1	Inad Hydropneumatic Storage		12/15/98
Hawthorn Woods (Lake Co - 0970450)	2	Inadequate Pres Tank	800	03/15/95
Heatherfield Sbdv (Grundy Co - 0635150)	2	Inadequate Pres Tank	91	09/17/82
Hettick (Macoupin Co - 1170500)	5	Atrazine	250	03/15/99
Highland Lake Sbdv (Lake Co - 0975750)	2	Inadequate Pres Tank	294	03/20/81
Highland Sbdv (Kane Co - 0895530)	2	Inadequate Pres Tank	50	09/16/83
Hillview Sbdv (Will Co - 1975800)	2	Inadequate Pres Tank	99	03/15/85

Name of Public Water Supply/County/Facility #	EPA Rgn.	Issue	Pop. Served	<u>Listing</u> <u>Date</u>
Holy Family Villa (Cook Co - 0310280)	2	Inad Hydropneumatic Storage	200	09/15/99
Hull (Pike Co - 1490350)	5	Tetrachloroethylene	529	03/15/97
Huntley Cmnty Sbdv (Will Co - 1975840)	2	Inadequate Pres Tank	48	03/16/84
Hutsonville (Crawford Co - 0330100)	4	Nitrate	650	03/15/98
Ingalls Pk Sbdv (Will Co - 1975880)	2	Inadequate Pres Tank	690	09/16/83
Kaho PWD (Macoupin Co - 1170030)	5	Trihalomethane	847	03/15/98
Knoxville (Knox Co - 0950300)	5	Adjusted Gross Alpha	3,243	03/15/98
Lake Lynwood Wtr Sys (Henry Co - 0735330)	1	Inadequate Pres Tank	98	08/31/81
Lakeview Hills Wtr Supply Cp(Whiteside Co - 1955150)	1	Inadequate Pres Tank	146	03/20/81
Larchmont Sbdv (Winnebago Co - 2015290)	1	Inadequate Pres Tank	106	06/17/83
Larson Court Rentals (Rock Island Co - 1615728)	1	Inadequate Pres Tank	48	01/14/82
Legend Lakes Wtr Assn (Winnebago Co - 2015300)	1	Inadequate Pres Tank	225	03/14/91
Lemon Street Wl Cmpny Inc (Rock Island Co-1615550)	1	Inadequate Pres Tank	470	03/20/81
Liberty Park Homeowners Assn (DuPage Co - 0435600)	2	Inadequate Pres Tank	1,092	09/17/92
Lindenwood Wtr Assn (Ogle Co - 1415300)	1	Inadequate Pres Tank	50	01/13/82
Lisbon North Inc (Grundy Co - 0631000)	2	Inadequate Pres Tank	30	09/14/90
Little Swan Lake Sndst (Warren Co - 1875050)	5	Inad Hydropneumatic Storage	250	03/15/98
London Mills (Fulton Co - 0574620)	5	Inadequate Pres Tank	670	12/14/84
Lynn Cntr (Henry Co - 0735100)	1	Inadequate Pres Tank	147	03/15/95
Lynnwood Water Corp (LaSalle Co - 0995336)	1	Inadequate Pres Tank	114	03/18/83
MCLW Sys Inc (Mercer Co - 1315150)	1	Inadequate Source	100	03/20/81
Maple Hill Imprv Assn (DuPage Co - 0435800)	2	Inad Pres Tank & Trichloroethylene	234	08/31/81
Maple Leaf Ests Wtr Corp (Monroe Co - 1335100)	6	Inadequate Pres Tank	39	03/20/81
Mapleton (Peoria Co - 1430500)	5	Adjusted Gross Alpha	350	03/15/98
Mayfair Sbdv (Tazewell Co - 1795750)	5	Inadequate Pres Tank	150	03/16/90
Mound PWD (St Clair Co - 1635050)	6	Inadequate Plant Capacity	1,800	06/17/96
Mount Gilead Shlcrhm (Greene Co - 0615129)	6	Inadequate Pres Tank	28	09/16/83
Northwest Belmont Imprv Assn (DuPage Co - 0435900)	2	Inadequate Pres Tank	115	09/29/81
Oak Ridge Sndst (Woodford Co - 2035300)	1	Inadequate Pres Tank	240	03/20/81
Oakview Avenue Wtrwks Inc (Will Co - 1977210)	2	Inadequate Pres Tank	350	03/20/81
Olivet Nazarene College (Kankakee Co - 0915279)	2	Inadequate Pres Tank	1,450	03/15/94
Opheim PWS (Henry Co - 0735150)	1	Inadequate Pres Tank	150	06/18/82
Osco Mutual Wtr Supply Cpy Inc (Henry Co-0735200)	1	Inadequate Pres Tank	115	12/15/89
Park Road Wtr Assn (Will Co - 1977330)	2	Inadequate Pres Tank	60	12/17/82
Park View Wtr Corp (Kane Co - 0895500)	2	Inadequate Pres Tank	150	12/17/82
Patoka (Marion Co - 1210400)	6	Inadequate Plant Capacity	731	03/15/97
Polo Dr & Saddle Rd Sbdv (DuPage Co - 0437000)	2	Inadequate Pres Tank	95	12/17/82

Name of Public Water Supply/County/Facility #	<u>EPA</u> Rgn.	<u>Issue</u>	<u>Pop.</u> <u>Served</u>	<u>Listing</u> <u>Date</u>
Ports of Sullivan Lake Assn (Lake co - 0971160)	2	Inad Hydropneumatic Storage	638	06/15/99
Prairie Ridge Assn (McHenry Co - 1115730)	2	Inadequate Pres Tank	140	03/16/90
Princeville (Peoria Co - 1430750)	5	Adjusted Gross Alpha	1,815	12/15/97
Ridgecrest North Sbdv (Grundy Co - 0635250)	2	Inadequate Pres Tank	85	09/16/93
Ridgewood Ledges Wtr Assoc(Rock Island Co-1615670)	1	Inadequate Pres Tank	475	03/20/81
Ridgewood Sbdv (Will Co - 1977650)	2	Inadequate Pres Tank	315	06/18/82
Sawyerville (Macoupin Co - 1170850)	5	Trihalomethane	570	09/15/98
Sbdv Wtr Trust No 1 (Kane Co - 0895300)	2	Inadequate Pres Tank	1,120	03/20/81
Shawnita Trc Wtr Assn (Will Co - 1977690)	2	Inadequate Pres Tank	125	09/17/92
Shipman (Macoupin Co - 1170950)	5	Trihalomethane	675	12/16/96
Skyview Estates (Kankakee Co - 0915526)	2	Inadequate Pres Tank	65	09/14/84
Sorento (Bond Co - 0050300)	6	Trihalomethane	750	09/16/96
Spring Creek Wtr Assn (Macoupin Co - 1175450)	5	Trihalomethane	60	09/16/96
St Charles Cmsn Wlfnd 3 (DuPage Co - 0437040)	2	Inadequate Pres Tank	30	12/15/89
Staunton Res Rd Wtr (Macoupin Co - 1175250)	5	Trihalomethane	70	12/16/96
Sturm Sbdv (Lake Co - 0977010)	2	Inadequate Pres Tank	63	03/16/84
Suburban Heights Sbdv (Rock Island Co - 1615800)	1	Inadequate Pres Tank	114	12/16/83
Summit Homeowners Assn (Lake Co - 0975280)	2	Inadequate Pres Tank	48	03/16/84
Sunnyland Sbdv (Will Co - 1977730)	2	Inadequate Pres Tank	350	09/16/83
Swedona Wtr Assn (Mercer Co - 1315200)	1	Inadequate Pres Tank	100	06/15/90
Sylvan Lake 1st Sbdv (Lake Co - 0977100)	2	Inadequate Pres Tank	210	06/14/91
Taylor Springs (Montgomery Co - 1350650)	5	Trihalomethane	650	09/15/98
Three County PWD (Madison Co - 1195450)*	6	Trihalomethane	1,500	12/12/99
Toulon (Stark Co - 1750150)*	1	Adjusted Gross Alpha	1,400	12/12/99
Towners Sbdv (Lake Co - 0977250)	2	Inadequate Pres Tank	238	01/14/82
Trivoli PWD (Peoria Co - 1435510)	5	Inadequate Pres Tank	350	06/17/83
Turkey Hollow Well Corp (Rock Island Co - 1615686)	1	Inadequate Pres Tank	32	06/18/82
Utl Inc Lake Holiday (LaSalle Co - 0995200)	1	Inad Source & Treat Plt	4,908	09/15/98
Utl Inc Northern Hls Utl Co(Stephenson Co-1775050)	1	Inadequate Pres Tank	290	03/15/96
Utl Inc Walk-Up Woods Wtr Co(McHenry Co - 1115800)	2	Inadequate Pres Tank	763	12/17/
Wermes Sbdv (Kane Co - 0895750)	2	Inadequate Pres Tank	150	12/16/88
West Salem (Edwards Co - 0470200)	7	Inadequte Treatment Plant	1,058	03/15/99
West Shoreland Sbdv (Lake Co - 0977050)	2	Inadequate Pres Tank	220	06/14/91
Westfield (Clark Co - 0230200)	4	Inadequate Water Source	700	06/15/93
White City (Macoupin Co - 1171150)	5	Trihalomethane	280	12/16/96
Wienen Estates (Jo Daviess Co - 0850030)	1	Inadequate Pres Tank	70	12/15/97
Wilsonville (Macoupin Co - 1171200)*	5	Trihalomethane	609	12/12/99

Name of Public Water Supply/County/Facility #	EPA Rgn.	Issue	<u>Pop.</u> <u>Served</u>	<u>Listing</u> <u>Date</u>
Wonder Lake Wtr Cmpny (McHenry Co - 1115750)	2	Inadequate Pres Tank	1,161	06/16/94
Woodland Hts Ests Sbdv (Peoria Co - 1435760)	5	Inadequate Pres Tank	245	03/20/81
Woodsmoke Ranch Assn (LaSalle Co - 0990030)	1	Inad Pres Tank	350	06/15/90\
York Cntr Coop (DuPage Co - 0437550)	2	Inadequate Pres Tank	240	06/15/88
2nd Street Wtr Assn (Lake Co - 0971140)	2	Indaquate Pres Tank	33	12/15/95

PUBLIC WATER SUPPLIES REMOVED FROM PREVIOUS LIST

Chester (Randolph Co - 1570100)

Farina (Fayette Co - 0510150)

Rock Falls (Whiteside Co - 1950450)

Silvis Heights Wtr Corp (Rock Island Co - 1615750)

Illinois Environmental Protection Agency

Division of Public Water Supplies

Critical Review List -- Public Water Supplies

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 Ill. 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 which 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. This list reflects the status as of January 1, 2000.

* Indicates public water supplies which have been added to the list since the previous publication.

Name of Public Water Supply/County/Facility #	EPA Rgn.	Issue	<u>Pop.</u> Served	<u>Listing</u> <u>Date</u>
Bayles Lake Lot Owners Assn (Iroquois Co - 0755110)	4	Inad Hydropneumatic Storage	442	03/15/98
Bluford (Jefferson Co - 0810100)	7	Low System Pressure	465	03/20/81
Browning (Schuyler Co - 1690050)	5	Inadequate Source	495	03/15/98
Ctzns Chickasaw Hills Div (Will Co - 1975320)	2	Low System Pressure	7,700	09/17/92
Clayton Camp Point Wtr Cmsn (Adams Co - 0015200)	5	Inad Pumping Capacity	1,200	09/15/98
Clinton (DeWitt Co - 0390050)	4	Inad Plant Capacity	7,437	06/14/91
Columbia (Monroe Co - 1330050)	6	Inad Pumping Capacity	5,893	03/15/98
DePue (Bureau Co - 0110300)	1	Inad Treatment Plant	1,930	12/15/93
Elizabeth (Jo Daviess Co - 0850150)	1	Low System Pressure	700	06/15/99
Evansville (Randolph Co - 1570250)	6	Low System Pressure	1,838	05/25/81
Galena (Jo Daviess Co - 0850200)	1	Low System Pressure	3,790	06/15/99

Name of Public Water Supply/County/Facility # Listing	<u>EPA</u>	Issue Rgn.	Pop.	
Georgetown (Vermilion Co - 1830350) <u>Date</u>	4	Inadequate Water Plant	3,678	06/15/93
Highland Hills Sndst (DuPage Co - 0435560)	2	Inadequate Pres Tank	1,100	09/17/92
Homer (Champaign Co - 0190300)	4	Inadequate Source	1,300	03/15/94
Joy (Mercer Co - 1310100)	1	Low System Pressure	495	06/15/99
Kincaid (Christian Co - 0210250)	5	PlantCapacity	2,640	06/14/85
LaMoille (Bureau Co - 0110500)	5	Inadequate Plant Capacity	750	06/15/99
Lee (Lee Co - 1034600)	1	Inad Hydropneumatic Storage	350	03/15/98
McHenry Shores Wtr Cmpny (McHenry Co - 1115020)	2	Low System Pressure	1,170	09/17/92
Mechanicsburg Buffalo Wtr (Sangamon Co - 1675150)	5	Inadequate Source	1,030	03/15/98
Pearl (Pike Co - 1490650)	5	Inadequate Pres Tank	322	09/17/82
Pheasant Knolls Sbdv (Lake Co - 0970290)	2	Inad Hydropneumatic Storage	130	09/15/98
Scales Mound (Jo Daviess Co - 0850400)	1	Low System Pressure	400	09/15/97
Seneca (LaSalle Co - 0991050)	1	Inadequate Plant Capacity	1,937	06/15/99
South Highway PWD (Jackson Co - 0775400)	7	Low System Pressure	8,189	06/15/92
Stockton (Jo Daviess Co - 0850450)	1	Low System Pressure	1,900	06/15/84
Sumner (Lawrence Co - 1010300)	7	Low System Pressure	1,553	12/13/85
Tower Ridge Sbdv (Rock Island Co - 1615780)	1	Inadequate Pres Tank	70	03/15/94
Utl Inc Lake Marian Wtr Corp (Kane Co - 0895200)	2	Low Sys Pres & Inad Pres Storage	800	09/14/84
Walnut Hill (Marion Co - 1210600)	6	Low System Pressure	1,200	06/14/85
Wonder Lake Wtr Cmpny (McHenry Co - 1115750)	2	InadequateStorage	1,080	12/14/90

PUBLIC WATER SUPPLIES REMOVED FROM PREVIOUS LIST

Dieterich (Effingham Co - 0490150)

BOARD ACTIONS

DECEMBER 2, 1999 CHICAGO, ILLINOIS

RULEMAKINGS

R00-5 In the Matter of: RCRA Subtitle C Update, USEPA Amendments (January 1, 1999 through June 30, 1999) - The Board adopted a final opinion and order in this "identical-in-substance" rulemaking to amend the Board's hazardous waste disposal regulations. **Vote 6-0**

R00-8 In the Matter of: SDWA Update, Amendments to 35 Ill. Adm. Code 611.102, Definition of "Public Water Supply" - The Board adopted a final opinion and order in this "identical-in-substance" rulemaking to amend the Board's public water supply regulations. **Vote 6-0**

ADJUDICATORY CASES

PROVISIONAL VARIANCE

PCB 00-91 Envirofil of Illinois, Inc. v. IEPA - Upon receipt of an Illinois Environmental Protection Agency recommendation, the Board granted this McDonough County facility a 45-day provisional variance, subject to conditions, from the effluent discharge limits set forth in 35 Ill. Adm. Code 304.141(b). This is an extension of a previously granted provisional variance in Envirofil of Illinois, Inc. v. IEPA (October 7, 1999), PCB 00-64 which expired on November 13, 1999. Vote 6-0

MOTIONS AND OTHER MATTERS

PCB 93-191 People of the State of Illinois v. Estate of Lloyd Wiemann and Cheryl Halbrooks; and Estate of Lloyd Wiemann, Cross-complainant v. Cheryl Halbrooks, Cross-respondent - The Board accepted the cross-complaint of the Estate of Lloyd Wiemann for hearing. Vote 5-1 McFawn dissented

PCB 98-62, PCB 98-67 Raymond S. Hara v. IEPA - The Board granted respondent's motion to dismiss with prejudice these underground storage appeals involving a Cook County facility. Vote 6-0

PCB 99-109 People of the State of Illinois v. Donald and Robert Hastie d/b/a Hastie Trucking and Mining Company - Upon receipt of a proposed stipulation and settlement agreement and an agreed motion to request relief from the hearing requirement in this air enforcement action against a Hardin County facility, the Board ordered publication of the required newspaper notice. **Vote 6-0**

PCB 00-53, PCB 00-54 The C.P. Hall Company v. IEPA - The Board granted petitioner's motion to consolidate PCB 00-53 and PCB 00-54 for purpose of hearing. Vote 6-0

PCB 00-55 <u>Illico Independent Oil Company, Inc. v. IEPA</u> - Having previously granted a request for a 90-day extension, the Board dismissed this matter because no underground storage tank appeal was timely filed on behalf of this Fulton County facility. **Vote 6-0**

PCB 00-89 <u>Illinois State Toll Highway Authority (Des Plaines Oasis - I-90 South) v. IEPA</u> - The Board granted this request for a 90-day extension of time to file an underground storage tank appeal on behalf of this Cook County facility. **Vote 5-0 Melas abstained**

BOARD ACTIONS

DECEMBER 16, 1999 CHICAGO, ILLINOIS

RULEMAKING

R99-18 In the Matter of: Amendments to Permitting for Used Oil Management and Used Oil Transport: 35 Ill. Adm. Code 807 and 809 - The Board dismissed and closed this docket, after a review of the record found that it did not support adoption of this proposal. **Vote 6-0**

ADJUSTED STANDARD

AS 00-7 In the Matter of: Petition of Central Illinois Public Service Company for an Adjusted Standard from 35 Ill. Adm. Code 302.208 - The Board ordered petitioner to file an amended request for an adjusted standard to address informational deficiencies in the original filings. **Vote 6-0**

ADMINISTRATIVE CITATIONS

AC 00-32 County of Ogle v. Dave Wescott and Irene Wescott - The Board dismissed this action for complainant's failure to timely effectuate service upon respondents as required by Section 31.1(b) of the Environmental Protection Act (415 ILCS 5/31.1(b) (1998)). Vote 6-0

AC 00-3, AC 00-4, AC 00-5, AC 00-6, AC 00-7, AC 00-8, AC 00-15, AC 00-18, AC 00-21, AC 00-23, AC 00-24, AC 00-25, AC 00-26, AC 00-29, AC 00-30, AC 00-31, AC 00-37, AC 00-38, AC 00-39, AC 00-40, AC 00-41, AC 00-42, AC 00-43, AC 00-44, AC 00-45, AC 00-46, AC 00-47 County of Sangamon v. ESG Watts, Inc. - The Board on its own motion consolidated, for purposes of hearing, all 34 of the currently pending administrative citations against ESG Watts, Inc. pursuant to 35 Ill. Adm. Code 103.141. The Board accepted for hearing the seven most recently-filed petitions, those filed in AC 00-48 through AC 00-51 and AC 00-53 through AC 00-55; the Board had previously accepted for hearing the 27 earlier-filed petitions for review. Vote 6-0

AC 00-34 County of Sangamon v. Illinois Central Railroad - The Board found that this Sangamon County respondent violated Section 21(p)(3) of the Environmental Protection Act (415 ILCS 5/21(p)(3) (1998)), and ordered respondent to pay a civil penalty of \$500. **Vote 6-0**

AC 00-35 <u>County of Sangamon v. Throop and Son Tree Service, Earl Throop</u> - The Board found that these Sangamon County respondents violated Section 21(p)(3) of the Environmental Protection Act $(415 \, \text{ILCS} \, 5/21(p)(3) \, (1998))$, and ordered respondents to pay a civil penalty of \$500. **Vote 5-0 Kezelis abstained**

AC 00-48 County of Sangamon v. ESG Watts, Inc. - The Board on its own motion consolidated, for purposes of hearing, all 34 of the currently pending administrative citations against ESG Watts, Inc. pursuant to 35 Ill. Adm. Code 103.141. The Board accepted for hearing the seven most recently-filed petitions, those filed in AC 00-48 through AC 00-51 and AC 00-53 through AC 00-55; the Board had previously accepted for hearing the 27 earlier-filed petitions for review. **Vote 6-0**

AC 00-49 County of Sangamon v. ESG Watts, Inc. - The Board on its own motion consolidated, for purposes of hearing, all 34 of the currently pending administrative citations against ESG Watts, Inc. pursuant to 35 Ill. Adm. Code 103.141. The Board accepted for hearing the seven most recently-filed petitions, those filed in AC 00-48 through AC 00-51 and AC 00-53 through AC 00-55; the Board had previously accepted for hearing the 27 earlier-filed petitions for review. **Vote 6-0**

AC 00-50 County of Sangamon v. ESG Watts, Inc. - The Board on its own motion consolidated, for purposes of hearing, all 34 of the currently pending administrative citations against ESG Watts, Inc. pursuant to 35 Ill. Adm. Code 103.141. The Board accepted for hearing the seven most recently-filed petitions, those filed in AC 00-48 through AC 00-51 and AC 00-53 through AC 00-55; the Board had previously accepted for hearing the 27 earlier-filed petitions for review. **Vote 6-0**

AC 00-51 County of Sangamon v. ESG Watts, Inc. - The Board on its own motion consolidated, for purposes of hearing, all 34 of the currently pending administrative citations against ESG Watts, Inc. pursuant to 35 Ill. Adm. Code 103.141. The Board accepted for hearing the seven most recently-filed petitions, those filed in AC 00-48 through AC 00-51 and AC 00-53 through AC 00-55; the Board had previously accepted for hearing the 27 earlier-filed petitions for review. **Vote 6-0**

AC 00-53 County of Sangamon v. ESG Watts, Inc. - The Board on its own motion consolidated, for purposes of hearing, all 34 of the currently pending administrative citations against ESG Watts, Inc. pursuant to 35 Ill. Adm. Code 103.141. The Board accepted for hearing the seven most recently-filed petitions, those filed in AC 00-48 through AC 00-51 and AC 00-53 through AC 00-55; the Board had previously accepted for hearing the 27 earlier-filed petitions for review. **Vote 6-0**

AC 00-54 County of Sangamon v. ESG Watts, Inc. - The Board on its own motion consolidated, for purposes of hearing, all 34 of the currently pending administrative citations against ESG Watts, Inc. pursuant to 35 Ill. Adm. Code 103.141. The Board accepted for hearing the seven most recently-filed petitions, those filed in AC 00-48 through AC 00-51 and AC 00-53 through AC 00-55; the Board had previously accepted for hearing the 27 earlier-filed petitions for review. **Vote 6-0**

AC 00-55 County of Sangamon v. ESG Watts, Inc. - The Board on its own motion consolidated, for purposes of hearing, all 34 of the currently pending administrative citations against ESG Watts, Inc. pursuant to 35 Ill. Adm. Code 103.141. The Board accepted for hearing the seven most recently-filed petitions, those filed in AC 00-48 through AC 00-51 and AC 00-53 through AC 00-55; the Board had previously accepted for hearing the 27 earlier-filed petitions for review. **Vote 6-0**

PROVISIONAL VARIANCES

PCB 00-99 Commonwealth Edison Company Zion Power Station v. IEPA - Upon receipt of an Illinois Environmental Protection Agency recommendation, the Board granted this Lake County facility a 45-day provisional variance, subject to conditions, from the permit requirements of 35 Ill. Adm. Code 309.154 to allow it to construct a new zebra mussel control system with an approved copper ion system to replace its existing chlorine feed control system. **Vote 6-0**

PCB 00-100 Ensign-Bickford Company v. IEPA - Upon receipt of an Illinois Environmental Protection Agency recommendation, the Board granted a 15-day provisional variance to this Union County facility from the 90-day limitation on the accumulation of hazardous wastes, as set forth in 35 Ill. Adm. Code 722.134(b). **Vote 6-0**

PCB 00-101 Archer Daniels Midland Company and City of Decatur v. IEPA - Upon receipt of an Illinois Environmental Protection Agency recommendation, the Board granted this Macon County facility a 45-day provisional variance, subject to conditions, from effluent discharge requirements set forth in 35 Ill. Adm. Code 304.141 and permit requirements set forth in 35 Ill. Adm. Code 309.102. **Vote 6-0**

MOTIONS AND OTHER MATTERS

PCB 98-17 People of the State of Illinois v. Scrap Tire Recycling Center, Inc. f/k/a Russell Foundry, Thomas Ratkovic, an individual and Leon Benish, an individual - The Board granted complainant's motion to voluntarily dismiss this land enforcement action involving a Lake County facility. Vote 6-0

PCB 98-59 Morton College Board of Trustees of Illinois Community College District No. 527 v. Town of Cicero - The Board granted respondent's motion for leave to file a third-party complaint in this Resource Conservation and Recovery Act enforcement action involving a Cook County facility. Vote 6-0

PCB 99-29 <u>Harris Marcus Group, Inc. v. IEPA</u> - The Board granted petitioner's motion for voluntary dismissal of this permit appeal involving a Cook County facility. **Vote 6-0**

PCB 99-127 <u>Ted Harrison Oil Company v. IEPA</u> - The Board denied petitioner's motion for summary judgment in this underground storage appeal action involving a Cass County facility. **Vote 6-0**

 $PCB \ 00\text{--}35 \ \underline{Austin Walsh and Lisa Walsh v. } \underline{Max \ Kolpas \ and \ Betty \ Kolpas} \ - \ The \ Board \ granted \ respondents' \ motion to \ dismiss for lack of jurisdiction. \ Vote \ 6\text{--}0$

PCB 00-37 National Maintenance & Repair, Inc. v. IEPA - Having previously granted a request for a 90-day extension, the Board dismissed this matter because no underground storage tank appeal was timely filed on behalf of this Madison County facility.

Vote 6-0

PCB 00-58 Nicor Gas (Troy Grove Station) v. IEPA - Having previously granted a request for a 90-day extension, the Board dismissed this matter because no permit appeal was timely filed on behalf of this LaSalle County facility. Vote 6-0

PCB 00-61 Ted's Citgo, Inc. v. IEPA - Having previously granted a request for a 90-day extension, the Board dismissed this matter because no underground storage tank appeal was timely filed on behalf of this Lake County facility. Vote 6-0

PCB 00-62 Paul Smyth Auto Service (45-Day Report) v. IEPA - Having previously granted a request for a 90-day extension, the Board dismissed this matter because no underground storage tank appeal was timely filed on behalf of this Lake County facility. Vote 6-0

PCB 00-63 Paul Smyth Auto Service (Site Classification) v. IEPA - Having previously granted a request for a 90-day extension, the Board dismissed this matter because no underground storage tank appeal was timely filed on behalf of this Lake County facility.

Vote 6-0

PCB 00-70 E.G. Vogt Oil Company, Inc. v. IEPA - The Board accepted for hearing this underground storage tank appeal involving a St. Clair County facility. Vote 6-0

PCB 00-93 People of the State of Illinois v. Waste Professionals, Inc. d/b/a Pekin Landfill - The Board accepted for hearing this water enforcement action against this Tazewell County facility. Vote 6-0

PCB 00-94 <u>Linneman Oil Company v. IEPA</u> - The Board granted this request for a 90-day extension of time to file an underground storage tank appeal on behalf of this Monroe County facility. **Vote 6-0**

PCB 00-95 Champion Gas & Oil v. IEPA - The Board granted this request for a 90-day extension of time to file an underground storage tank appeal on behalf of this Sangamon County facility. Vote 6-0

PCB 00-96 <u>Duck's Tire Service v. IEPA</u> - The Board granted this request for a 90-day extension of time to file an underground storage tank appeal on behalf of this Fulton County facility. **Vote 6-0**

PCB 00-97 People of the State of Illinois v. Southern Mold, Inc. - The Board accepted for hearing this air enforcement action against this Williamson County facility. Vote 6-0

PCB 00-98 People of the State of Illinois v. City of Joliet, Illinois - Upon receipt of a proposed stipulation and settlement agreement and an agreed motion to request relief from the hearing requirement in this public water supply enforcement action against a Will County facility, the Board ordered publication of the required newspaper notice. Vote 6-0

New Cases

DECEMBER 2, 1999

00-89 Illinois State Toll Highway Authority (Des Plaines Oasis - I-90 South) v. IEPA - The Board granted this request for a 90-day extension of time to file an underground storage tank appeal on behalf of this Cook County facility.

00-90 Roger L. Young and Romana K. Young v. Gilster-Mary Lee Corporation - The Board held for a later duplicitous/frivolous determination this citizens' noise enforcement action involving a Randolph County facility.

00-91 Envirofil of Illinois, Inc. v. IEPA - Upon receipt of an Illinois Environmental Protection Agency recommendation, the Board granted this McDonough County facility a 45-day provisional variance, subject to conditions, from the effluent discharge limits set forth in 35 Ill. Adm. Code 304.141(b). This is an extension of a previously granted provisional variance in Envirofil of Illinois, Inc. v. IEPA (October 7, 1999), PCB 00-64 which expired on November 13, 1999.

AC 00-48 <u>County of Sangamon v. ESG Watts, Inc.</u>-The Board accepted an administrative citation against this Sangamon County respondent.

AC 00-49 <u>County of Sangamon v. ESG Watts, Inc.</u>-The Board accepted an administrative citation against this Sangamon County respondent.

AC 00-50 <u>County of Sangamon v. ESG Watts, Inc.</u>-The Board accepted an administrative citation against this Sangamon County respondent.

AC 00-51 County of Sangamon v. ESG Watts, Inc. - The Board accepted an administrative citation against this Sangamon County respondent.

AC 00-52 <u>County of Will v. Plum Valley Nursery and Tim Van</u> <u>Baren</u> - The Board accepted an administrative citation against these Will County respondents.

DECEMBER 16, 1999

00-70 E.G. Vogt Oil Company, Inc. v. IEPA - The Board accepted for hearing this underground storage tank appeal involving a St. Clair County facility.

00-92 Colony of Longmeadow HOA v. Dominick's (Mundelein Facility) - The Board held for a later duplications/frivolous determination this citizens' noise enforcement action involving a Lake County facility.

00-93 People of the State of Illinois v. Waste Professionals, Inc. d/b/a Pekin Landfill - The Board accepted for hearing this water enforcement action against this Tazewell County facility.

00-94 <u>Linneman Oil Company v. IEPA</u> - The Board granted this request for a 90-day extension of time to file an underground storage tank appeal on behalf of this Monroe County facility.

00-95 <u>Champion Gas & Oil v. IEPA</u> - The Board granted this request for a 90-day extension of time to file an underground storage tank appeal on behalf of this Sangamon County facility.

00-96 <u>Duck's Tire Service v. IEPA</u> - The Board granted this request for a 90-day extension of time to file an underground storage tank appeal on behalf of this Fulton County facility.

00-97 People of the State of Illinois v. Waste Professionals, Inc. d/b/a Pekin Landfill - The Board accepted for hearing this water enforcement action against this Tazewell County facility.

00-98 People of the State of Illinois v. City of Joliet, Illinois - Upon receipt of a proposed stipulation and settlement agreement and an agreed motion to request relief from the hearing requirement in this public water supply enforcement action against a Will County facility, the Board ordered publication of the required newspaper notice.

00-99 Commonwealth Edison Company Zion Power Station v. IEPA - Upon receipt of an Illinois Environmental Protection Agency recommendation, the Board granted this Lake County facility a 45-day provisional variance, subject to conditions, from the permit requirements of 35 Ill. Adm. Code 309.154 to allow it to construct a new zebra mussel control system with an approved copper ion system to replace its existing chlorine feed control system.

00-100 Ensign-Bickford Company v. IEPA - Upon receipt of an Illinois Environmental Protection Agency recommendation, the Board granted a 15-day provisional variance to this Union County facility from the 90-day limitation on the accumulation of hazardous wastes, as set forth in 35 Ill. Adm. Code 722.134(b).

00-101 Archer Daniels Midland Company and City of Decatur v. IEPA - Upon receipt of an Illinois Environmental Protection Agency recommendation, the Board granted this Macon County facility a 45-day provisional variance, subject to conditions, from effluent discharge requirements set forth in 35 Ill. Adm. Code 304.141 and permit requirements set forth in 35 Ill. Adm. Code 309.102.

AC 00-53 County of Sangamon v. ESG Watts, Inc. - The Board on its own motion consolidated, for purposes of hearing, all 34 of the currently pending administrative citations against ESG Watts, Inc. pursuant to 35 Ill. Adm. Code 103.141. The Board accepted for hearing the seven most recently-filed petitions, those filed in AC 00-48 through AC 00-51 and AC 00-53 through AC 00-55; the Board had previously accepted for hearing the 27 earlier-filed petitions for review.

AC 00-54 County of Sangamon v. ESG Watts, Inc. - The Board on its own motion consolidated, for purposes of hearing, all 34 of the currently pending administrative citations against ESG Watts, Inc. pursuant to 35 Ill. Adm. Code 103.141. The Board accepted for hearing the seven most recently-filed petitions, those filed in AC 00-48 through AC 00-51 and AC 00-53 through AC 00-55; the Board had previously accepted for hearing the 27 earlier-filed petitions for review.

AC 00-55 <u>County of Sangamon v. ESG Watts, Inc.</u> - The Board on its own motion consolidated, for purposes of hearing, all 34 of the currently pending administrative citations against ESG Watts, Inc. pursuant to 35 Ill. Adm. Code 103.141. The Board accepted for hearing the seven most recently-filed petitions, those filed in AC 00-48 through AC 00-51 and AC 00-53 through AC 00-55; the Board had previously accepted for hearing the 27 earlier-filed petitions for review.

AC 00-56 IEPA v. Tom Zang - The Board accepted an administrative citation against this Cumberland County respondent.

AC 00-57 <u>County of Tazewell v. Waste Professionals, Inc.</u>-The Board accepted an administrative citation against this Tazewell County respondent.

AC 00-58 <u>County of Tazewell v. Waste Professionals, Inc.</u>-The Board accepted an administrative citation against this Tazewell County respondent

CALENDAR OF MEETINGS AND HEARINGS

January

19 4 10:30 am - PCB 00-25

KRKH, Inc. v. IEPA, Studio 21 Limited, Joe & Theresa Sclafini and Midwest Bank and Trust as trustee U/T#74-11-1383

James R. Thompson Center 100 W. Randolph Street Suite 11-512 Chicago, IL

20 * 10:30 am

Pollution Control Board Meeting Chicago, IL

21 ***** 10:00 am - PCB 00-54

The C.P. Hall Company (Batch Operations) v. IEPA

James R. Thompson Center 100 W. Randolph Street Suite 11-500 Chicago, IL

27 ***** 1:30 am - AS 00-6

Petition of Ford Motor Company (Chicago Assembly Plant) for an Adjusted Standard from 35 Ill. Adm. Code 218.986

James R. Thompson Center 100 W. Randolph Street Suite 11-512 Chicago, IL

February

3 * 10:30 am

Pollution Control Board Meeting Chicago, IL

17 * 10:30 am

Pollution Control Board Meeting Chicago, IL

23 ***** 10:30 am - PCB 97-226

Riverview FS, Inc. v. IEPA

Zeke Giorgi Center State of Illinois Building 3rd Floor Conference Room 200 S. Wyman Rockford, IL

March

2 * 10:30 am

Pollution Control Board Meeting Chicago, IL

16 * 10:30 am

Pollution Control Board Meeting Chicago, IL

April

6 * 10:30 am

Pollution Control Board Meeting Chicago, IL

20 * 10:30 am

Pollution Control Board Meeting Chicago, IL

Regular Board Meeting Schedule for Calendar Year 2000

May 4, 18

June 8, 22

July 13, 27

August 10, 24

September 7, 21

October 5, 19

November 2, 16

December

7, 21

All Chicago Board Meetings will be held at the James R. Thompson Center, 100 W. Randolph Street, Suite 9-040, unless otherwise noted. All Springfield Board Meetings will be held at 600 S. Second Street, Hearing Room 403, unless otherwise noted.

Comments/Suggestions
Thank you for filling out the Board's comment card. Please be as thorough as possible. If you require a response, please provide us with your return address.

George H. Ryan, Governor Illinois Pollution Control Board Members: Claire A. Manning, Chairman Springfield Ronald C. Flemal G. Tanner Girard DeKalb Jacksonville Springfield Marili McFawn Inverness Chicago

THE ILLINOIS POLLUTION CONTROL BOARD (IPCB) 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.

Illinois Pollution Control Board Environmental Register Coordinator 600 South Second Street, Suite 402 Springfield Illinois, 62704