
Environmental Register

December 2007 - Number 642

The Environmental Register is a Publication of the Illinois Pollution Control Board

G. Tanner Girard, Acting Chairman

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Letter from the Chairman

During December there were Board decisions in three cases that stand out for their significant public interest. I will discuss the salient features of those cases in the paragraphs below. Details about these proceedings and the other cases on the Board's docket are available on our website at www.ipcb.state.il.us.

In the Petition of Johns Manville for an Adjusted Standard from: 35 Ill. Adm. Code 811.310, 811.311, 811.318, 811.320 and 814 (AS 04-4), Johns Manville requested adjusted standards from the Board's general regulations for their landfill at a site bordering Lake Michigan in Lake County. Johns Manville requested relief from requirements for the placement of gas and water monitoring wells, and the monitoring frequency for the gas wells. On December 6, 2007, the Board found that Johns Manville demonstrated that the factors relating to the landfill are substantially and significantly different from the factors considered when the Board adopted rules of general applicability and found that the difference justifies issuing the proposed adjusted standard. Furthermore, the Board found that Johns Manville demonstrated that the requested adjusted standard will not result in environmental or health effects substantially and significantly more adverse than the effects considered by the Board when adopting the rule of general applicability. Finally, the Board found that Johns Manville had demonstrated that the adjusted standard is consistent with federal law. Accordingly, the Board granted John Manville's petition.



On December 6, 2008, the Board decided American Bottom Conservancy and Sierra Club v. City of Madison and Waste Management of Illinois (PCB 07-84). Waste Management applied to the city of Madison for approval to expand the Milam landfill, with the expansion to be known as the North Milam facility. Environmental groups appealed the siting approval on the grounds that Madison's siting procedures were fundamentally unfair, or that Madison's determinations regarding the two contested siting criteria were against the manifest weight of the evidence. The opponents were particularly concerned with several issues: potential impacts on local Native American sites and wetlands; proximity to Cahokia Mounds; the sufficiency of Madison's written siting decision; whether the facility was needed in the service area; and whether the expansion was located to minimize incompatibility with the character of the surrounding area. The Board affirmed Madison's decision to grant siting approval.

The Board issued a first notice opinion in the rulemaking, Procedures Required by PA 94-849 For Reporting Releases of Radionuclides at Nuclear Power Plants: New 35 Ill. Adm. Code 1010 (R07-20) on December 6, 2008. Originally proposed by the Illinois Environmental Protection Agency (IEPA), the rules would prescribe standards for detecting and reporting unpermitted releases of radionuclides from nuclear power plants. The IEPA consulted with the Interagency Coordinating Committee on Groundwater, the Groundwater Advisory Committee, the Illinois Emergency Management Agency, and Exelon Corporation when developing the proposal. The Board held two hearings and accepted comments on this proposal before writing the first notice opinion. More information can be found on the Board's website (www.ipcb.state.il.us).

Sincerely,

A handwritten signature in black ink that reads "G. Tanner Girard". The signature is written in a cursive, flowing style.

Dr. G. Tanner Girard

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Federal Update

United States Environmental Protection Agency Adopts Direct Final Rule, and Proposes Identical Rule, Approving Site Specific Revision to the Illinois State Implementation Plan Under the Clean Air Act

On December 13, 2007 (72 Fed. Reg. 70811) the United States Environmental Protection Agency (USEPA) adopted a direct final rule, and proposed an identical rule, to approve of amendments to the Illinois State Implementation Plan (SIP). The amendments to the Illinois SIP result from an adjusted standard the Board granted in Petition of Cromwell-Phoenix, Inc, for an Adjusted Standard from 35 Ill. Adm. Code 218.204(c) AS 03-05 (September 18, 2003), (November 20, 2003).

USEPA is proposing to approve a revision to the Illinois SIP to incorporate site-specific Volatile Organic Compounds (VOC) standards for the Corrosion Inhibiting (CI) packaging production facility of Cromwell-Phoenix, Incorporated (Cromwell-Phoenix) located in Alsip, Illinois (Cook County). USEPA is proposing to approve an adjusted standard from Illinois' paper coating regulations for Cromwell-Phoenix's CI packaging production facility.

The Board granted this Cook County facility an adjusted standard on September 18, 2003, with certain conditions, from certain VOC emission limitation requirements related to the use of Cromwell's CI packaging materials. The adjusted standard raises the level of allowable VOM emissions from 2.3 pounds per gallon to 8.3 pounds per gallon. On November 20, 2003 the Board amended its September decision and substituted CP-D Acquisition Company, LLC for Cromwell-Phoenix, Inc. at the company's request.

USEPA stated that it is approving the State's SIP submittal as a direct final rule without prior proposal because USEPA views this as a noncontroversial submittal and anticipates no adverse comments. If USEPA receives adverse comments, the direct final rule will be withdrawn and all public comments received will be addressed in a subsequent final rule based on the proposed rule.

Comments, identified by Docket ID No. EPA-R05-OAR-2004-IL-0002, must be received on or before January 14, 2008, and should be submitted to USEPA by one of the following methods:

1. www.regulations.gov: Follow the on-line instructions for submitting comments.
2. E-mail: mooney.john@epa.gov.
3. Fax: (312) 886-5824.
4. Mail: John M. Mooney, Chief, Criteria Pollutant Section, Air Programs Branch (AR-18J), U.S. Environmental Protection Agency, 77 West Jackson Boulevard, Chicago, Illinois 60604.

For further information contact Edward Doty, Environmental Scientist, Criteria Pollutant Section, Air Programs Branch (AR-18J), Environmental Protection Agency, Region 5, 77 West Jackson Boulevard, Chicago, Illinois 60604, (312) 886-6057, doty.edward@epa.gov.

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United States Environmental Protection Agency Proposes Rule to Approve, Assuming Changes Are Made, of a Revision to the Illinois Ozone State Implementation Plan Under the Clean Air Act

On December 31, 2007 (72 Fed. Reg. 74250) the United States Environmental Protection Agency (USEPA) proposed a rule to disapprove, as written, of a revision to the Illinois Ozone State Implementation Plan (SIP). Alternatively, USEPA proposed approval provided certain changes are made.

USEPA stated that it is proposing to disapprove, as written, a revision request made by the Illinois Environmental Protection Agency (IEPA) on August 17, 2005. In that action the IEPA requested that five compounds be added to its list of compounds exempt from being considered a volatile organic compound (VOC). These amendments were derived from a Board rulemaking in Exemptions from the Definition of VOM, USEPA Amendments (July 1, 2004 through December 31, 2004), R05-16 (May 19, 2005). See *Environmental Register* No. 611 (May 2005) pages 6-7.

USEPA stated that it no longer considers four of the compounds to be VOCs because the compounds were shown to be negligibly photochemically reactive. As such, the compounds do not lead to ozone formation. For the fifth compound, t-butyl acetate, USEPA determined that it is not considered a VOC for emission limits and VOC content requirements, but it is considered a VOC for recordkeeping, emission reporting, and inventory requirements.

In its notice, USEPA recognized that Illinois has indicated it is correcting the restrictions on t-butyl acetate. Consequently, USEPA stated that it would alternatively propose approval of the SIP revisions if t-butyl acetate is removed from the list of compounds exempt from being considered VOC or if the special requirements for t-butyl acetate are clearly indicated. Illinois must submit the supporting documentation during the comment period for this rule.

Comments, identified by Docket ID No. EPA-R05-OAR-2006-0003, must be received by USEPA on or before January 30, 2008 and should be submitted by one of the following methods:

1. www.regulations.gov: Follow the on-line instructions for submitting comments.
2. E-mail: mooney.john@epa.gov.
3. Fax: (312)886-5824.
4. Mail: John M. Mooney, Chief, Criteria Pollutant Section, Air Programs Branch (AR-18J), U.S. Environmental Protection Agency, 77 West Jackson Boulevard, Chicago, Illinois 60604.
5. Hand Delivery: John M. Mooney, Chief, Criteria Pollutant Section, Air Programs Branch (AR-18J), U.S. Environmental Protection Agency, 77 West Jackson Boulevard, Chicago, Illinois 60604. Such deliveries are only accepted during the Regional Office normal hours of operation, and special arrangements should be made for deliveries of boxed information. The Regional Office official hours of business are Monday through Friday, 8:30 a.m. to 4:30 p.m. excluding Federal holidays.

For further information contact Matt Rau, Environmental Engineer, Criteria Pollutant Section, Air Programs Branch (AR-18J), Environmental Protection Agency, Region 5, 77 West Jackson Boulevard, Chicago, Illinois 60604, (312) 886-6524, rau.matthew@epa.gov.

The Board currently has an open docket that addresses the concerns that USEPA raised in its notice. This rulemaking, Exemptions from the Definition of VOM, USEPA Amendments (January 1, 2007 through June 30, 2007) (R08-6) (October 18, 2007), addresses the concerns raised by USEPA by adding a note to the entry for t-butyl acetate in the subsection where t-butyl acetate appears (35 Ill. Adm. Code 211.7150(a)) that refers directly to the limitations already set forth in a different subsection (35 Ill. Adm. Code 7150 (e)). See *Environmental Register* No. 640 (October 2007) pages 3-4. The IEPA has filed comments in R08-6 stating that the amendments as proposed by the Board complied with the options indicated in the *Federal Register* notice that USEPA would find acceptable. Under Section 7.2 of the Environmental Protection Act, 415

ILCS5/7.2, the Board is scheduled to complete this rulemaking and to adopt final rules on January 10, 2008.

Rule Update

Board Adopts First Notice Opinion and Order in Procedures Required by P. A. 94-849 for Reporting Releases of Radionuclides at Nuclear Power Plants: New 35 Ill. Adm. Code 1010 (R07-20)

On December 6, 2007, the Board adopted a first notice opinion and order in Procedures Required by P. A. 94-849 for Reporting Releases of Radionuclides at Nuclear Power Plants: New 35 Ill. Adm. Code 1010 (R07-20). This rulemaking, filed by the Illinois Environmental Protection Agency (IEPA) on May 25, 2007, seeks to add a new Part 1010 to the Board's rules. The IEPA's proposal is driven by amendments to the Environmental Protection Act (Act) in Public Act 94-849 which, in adding Section 13.6 to the Act (415 ILCS 5/13.6 (2006)), required the IEPA to propose rules to the Board to establish standards for detecting and reporting unpermitted releases of radionuclides from nuclear power plants. The first notice proposal was published in the December 21, 2007 issue of the *Illinois Register* at 31 Ill. Reg. 16685.

The proposed new Part 1010 procedures will allow licensees of power plants to fulfill their obligation under Section 13.6 of the Act to report unpermitted releases of radionuclides to the IEPA and the Illinois Emergency Management Agency (IEMA). These procedures establish a requirement that within 24 hours after any unpermitted release of radionuclides into the groundwater, surface water, or soil, the licensee must evaluate the release to determine whether it needs to be reported and, if reporting is necessary, make the report to the IEPA and IEMA within that same 24 hours. The proposed rule gives the proper procedure for reporting the releases, including the appropriate reporting phone numbers for the IEPA and IEMA as well as instructions on electronic reporting. The proposal further requires a follow-up written report sent to the IEPA and the IEMA within five days after reporting the release. This follow-up report must contain the information required for the initial report as well as supplemental information on the release utilizing the best data available.

Under the proposed rules, a radionuclide is deemed to have been detected if an unpermitted release of liquids either: (1) results in tritium concentrations of 200 picocuries per liter (pCi/L) or more outside the licensee controlled area, or (2) contains tritium at quantities of 0.002 Curies (Ci) or more.

The Board held two hearings in this rulemaking on September 5, 2007, in Chicago and on October 10, 2007, in Springfield.

Copies of the Board's opinion and order in R07-20 may be obtained by calling the Clerk's office at 312-814-3620, or by downloading copies from the Board's Web site at www.ipcb.state.il.us.

For additional information contact Marie Tipsord at 312-814-4925; e-mail address tipsordm@ipcb.state.il.us

Board Actions

December 6, 2007

Chicago, Illinois

Rulemakings

R07-20 In the Matter of: Procedures Required by PA 94-849 for Reporting Releases of Radionuclides at Nuclear Power Plants: New 35 Ill. Adm. Code Part 1010 – The Board adopted a first notice opinion and order in this rulemaking to set new standards for detecting and reporting unpermitted releases of radionuclides from nuclear power plants. 4-0
R, Land

Adjusted Standards

AS 04-4 In the Matter of: Petition of Johns Manville For an Adjusted Standard From 35 Ill. Adm. Code Part 814: 811.310, 811.311, 811.318 – The Board granted this Lake County facility an adjusted standard, subject to conditions, from specific landfill closure requirements for monitoring groundwater and gas at an on-site landfill. 4-0
Land

Administrative Citations

AC 05-72 IEPA v. Gary Clover, d/b/a Clover Concrete, Marion, IL – The Board entered an interim opinion and order finding respondent violated Sections 21(p)(1), (p)(3) and (p)(4) of the Act (415 ILCS 5/21(p)(1), (p)(4) (2006)) and assessing a penalty of \$4,500. The Board ordered the Clerk of the Board and the Environmental Protection Agency to file within 14 days a statement of hearing costs, supported by affidavit, with service on respondent. Respondent may respond to the cost statement within 14 days of service. 4-0

AC 07-43 County of Jackson v. Bob Osinga – The Board entered an interim opinion and order finding respondent violated Sections 21(p)(1) and (p)(7) of the Act (415 ILCS 5/21(p)(1), (p)(7) (2006)) and assessing a penalty of \$3,000. The Board ordered the Clerk of the Board and the County of Jackson to file within 14 days a statement of hearing costs, supported by affidavit, with service on respondent. Respondent may respond to the cost statement within 14 days of service. 4-0

AC 08-7 County of Vermillion, Illinois (File No. 07-02) v. Connie Yount – The Board found that this Vermillion County respondent violated Sections 21(p)(1) and (3) of the Act (415 ILCS 5/21(p)(1), (3) (2006)), and ordered respondent to pay a civil penalty of \$3,000. 4-0

Adjudicatory Cases

PCB 96-143	<u>People of the State of Illinois v. Michel Grain Company, Inc., a/k/a Michel Fertilizer, Caryle Michel and Ronnie Todd and Ronnie Todd Land Trust</u> – In this land and water enforcement action concerning two separate facilities located in Jefferson and Hamilton Counties, the Board granted relief from the hearing requirement of Section 31(c)(1) of the Environmental Protection Act (415 ILCS 5/31(c)(1) (2006)), and accepted a stipulation and settlement agreement, ordering the respondents to pay a total civil penalty of \$5,000, and to cease and desist from further violations.	4-0 L,W-E
PCB 07-23	<u>People of the State of Illinois v. Greg Giertz d/b/a Giertz Swine Farm #1</u> – In this water enforcement action concerning a Mercer County facility, the Board granted relief from the hearing requirement of Section 31(c)(1) of the Environmental Protection Act (415 ILCS 5/31(c)(1) (2006)), and accepted a stipulation and settlement agreement, ordering the respondent to pay a total civil penalty of \$3,500, and to cease and desist from further violations.	4-0 W-E
PCB 07-28	<u>People of the State of Illinois v. Provena Hospitals, d/b/a Provena United Samaritans Medical Center, and Resurrection Catholic Cemetery Association of Danville, Illinois</u> – In this land enforcement action concerning a Vermilion County facility, the Board granted relief from the hearing requirement of Section 31(c)(1) of the Environmental Protection Act (415 ILCS 5/31(c)(1) (2006)), and accepted two separate stipulation and settlement agreements, ordering the respondents to pay a total civil penalty of \$100,000, and to cease and desist from further violations.	4-0 L-E
PCB 07-40	<u>People of the State of Illinois v. Village of Browning</u> – In this water enforcement action concerning a Schuyler County facility, the Board granted relief from the hearing requirement of Section 31(c)(1) of the Environmental Protection Act (415 ILCS 5/31(c)(1) (2006)), and accepted a stipulation and settlement agreement, ordering the respondent to pay a total civil penalty of \$300, and to cease and desist from further violations.	4-0 PWS-E
PCB 07-80	<u>Russ Taylor, d/b/a Mahomet Hen House v. IEPA</u> – The Board granted this Champaign County facility’s motion for voluntary dismissal of this permit appeal.	4-0 P-A, Land
PCB 07-84	<u>American Bottom Conservancy and Sierra Club v. City of Madison, Illinois and Waste Management of Illinois, Inc.</u> – The Board affirmed the decision of the City of Madison approving Waste Management of Illinois’ application to site the “North Milan” landfill expansion.	4-0 L-S-R
PCB 07-113	<u>Rochelle Waste Disposal, L.L.C. v. The City of Rochelle, an Illinois Municipal Corporation and The Rochelle City Council</u> – The Board denied petitioner’s motion for leave to file its motion for partial summary judgment.	4-0 P-A, Land
PCB 07-142	<u>Big Tony's Lounge v. IEPA</u> – The Board granted this Alexander County facility’s motion for voluntary dismissal of this underground storage tank appeal.	4-0 UST Appeal

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PCB 07-146	<u>Fox Moraine, LLC v. United City of Yorkville, City Council</u> – The Board denied the Friends of Greater Yorkville’s (FGY) petition to intervene, but will allow FGY to file an <i>amicus curiae</i> brief with the Board consistent with the briefing schedule established by the hearing officer. The Board granted the Village of Plainfield’s motion for leave to file <i>amicus curiae</i> brief.	4-0 LSR
PCB 07-147	<u>L. Keller Oil Properties, Inc. / Farina v. IEPA</u> – The Board partially affirmed and partially reversed the Illinois Environmental Protection Agency’s May 17, 2007 determinations which rejected petitioner’s proposed Stage II Site Investigation Plan and Budget.	4-0 UST Appeal
PCB 08-14	<u>Dale’s Service 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 filed on behalf of this facility located in Massac County.	4-0 UST Appeal
PCB 08-29	<u>People of the State of Illinois v. Gateway Bobcat of Herberer Equipment Co., Inc. d/b/a Bobcat of St. Louis</u> – In this water enforcement action concerning a St. Clair County facility, the Board granted relief from the hearing requirement of Section 31(c)(1) of the Environmental Protection Act (415 ILCS 5/31(c)(1) (2006)), and accepted a stipulation and settlement agreement, ordering the respondent to pay a total civil penalty of \$30,000, and to cease and desist from further violations.	4-0 W-E
PCB 08-34	<u>Webel Feeds and Tilhus, Inc. v. IEPA</u> – The Board accepted for hearing this underground storage tank appeal involving a site located in Pike County.	4-0 UST Appeal
PCB 08-35	<u>Estate of William Eggert v. IEPA</u> – The Board accepted for hearing this underground storage tank appeal involving a site located in Cook County.	4-0 UST Appeal

December 20, 2007 Chicago, Illinois

Adjusted Standards

AS 08-1	<u>In the Matter In the Matter of: Petition of Illinois Department of Transportation, District 8, Bowman Avenue Pump Station and Deep Well System, for an Adjusted Standard from 35 Ill. Adm. Code 302.208(g) (NPDES Permit No. IL0070955)</u> – The Board granted petitioners motion to stay this adjusted standard proceeding, pending final action in rulemaking docket <u>Triennial Review of Sulfate and Total Dissolved Solids Water Quality Standards: Proposed Amendments To 35 Ill. Adm. Code 302.102(b)(6), 302.102(b)(8), 302.102(b)(10), 302.208(g), 309.103(c)(3), 405.109(b)(2)(A), 409.109(b)(2)(B), 406.100(d); Repealer of 35 Ill. Adm. Code 406.203 and Part 407; and Proposed New 35 Ill. Adm. Code 302.208(h), R07-</u>	4-0 Water
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AS 08-4	<u>In the Matter of: Petition of the City of Chicago Heights for an Adjusted Standard from 35 IAC 810.103, 814.102, and 814.501(c)</u> – The Board dismissed this petition for an adjusted standard for petitioner’s failure to timely publish notice of the filing of the petition by advertisement in a newspaper of general circulation in the area likely to be affected, as required by Section 28.1 of the Environmental Protection Act (415 ILCS 5/28.1(d)(1) (2006)).	4-0 Land
AS 08-6	<u>In the Matter of: Petition of BioMedical Technology Solutions, Inc. for an Adjusted Standard from 35 Ill. Adm. Code 1422</u> – The Board ordered petitioner to file an amended petition to cure noted deficiencies on or before January 7, 2008.	4-0 Land

Administrative Citations

AC 08-6	<u>IEPA v. Salam H. Nijme and Shasban Karam A. Nijme</u> – The Board granted complainant’s motion to dismiss the administrative citation due to failure of service.	4-0
AC 08-8	<u>IEPA (File No. 318-07-AC) v. James and Mildred Taviner</u> – The Board found that these respondents violated Sections 21(p)(1), (3) and (7) of the Act (415 ILCS 5/21(p)(1), (3) and (7) (2006)), assessing a penalty of \$4,500 in this administrative citation involving a Calhoun County facility.	4-0
AC 08-9	<u>IEPA v. Gene & Elena Greenwood</u> – The Board accepted for hearing respondents’ petition for review of this administrative citation involving a Williamson County facility.	4-0

Adjudicatory Cases

PCB 04-133	<u>Keller Oil Company/Sullivan Super K v. IEPA</u> – The Board granted this Moultrie County facility’s motion for voluntary dismissal of this underground storage tank appeal.	4-0 UST Appeal
PCB 06-38	<u>Downtown Shell (Greenville) v. IEPA</u> – The Board granted this Bond County facility’s motion for voluntary dismissal of this underground storage tank appeal.	4-0 UST Appeal
PCB 07-135	<u>George R. Strunk v. Williamson Energy LLC (Pond Creek Mine #1)</u> – The Board granted respondent’s second motion to dismiss, dismissed the amended complaint in its entirety, and closed the docket.	4-0 A, N, W-E
PCB 08-8	<u>People of the State of Illinois v. Arona Corporation, d/b/a Aaron's Sales & Lease Ownership</u> – Upon receipt of a proposed stipulation and settlement agreement and an agreed motion to request relief from the hearing requirement in this land and water enforcement action involving a Winnebago County facility, the Board ordered publication of the required newspaper notice.	4-0 L,W-E
PCB 08-33	<u>Citgo Petroleum Corporation and PDV Midwest Refining, L.L.C. v. IEPA</u> – The Board directed petitioner to file an amended petition to	4-0 W-V

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cure noted deficiencies on or before January 22, 2008, or the petition would be subject to dismissal.

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|------------------|---|----------------------|
| PCB 08-36 | <u>Dave McGhee v. IEPA</u> – The Board accepted for hearing this underground storage tank appeal involving a site located in Douglas County. | 4-0
UST
Appeal |
| PCB 08-37 | <u>Woodworth & Sons, Inc. 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 Champaign County facility. | 4-0
UST
Appeal |

New Cases

December 6, 2007 Board Meeting

08-33 Citgo Petroleum Corporation and PDV Midwest Refining, L.L.C. v. IEPA – No action taken.

08-34 Webel Feeds and Tilus, Inc. v. IEPA – The Board accepted for hearing this underground storage tank appeal involving a site located in Pike County.

08-35 Estate of William Eggert v. IEPA – The Board accepted for hearing this underground storage tank appeal involving a site located in Cook County.

AC 08-10 IEPA v. Henry, Patty and Bradley Maynor – The Board accepted an administrative citation against these Williamson County respondents.

AS 08-5 In the Matter of: Petition of BFI Waste Systems of North America, Inc. for Waste Delisting – No action taken.

AS 08-6 In the Matter of: Petition of BioMedical Technology Solutions, Inc. for an Adjusted Standard from 35 Ill. Adm. Code 1422 – No action taken.

December 20, 2007 Board Meeting

08-36 Dave McGhee v. IEPA – The Board accepted for hearing this underground storage tank appeal involving a site located in Douglas County.

08-37 Woodworth & Sons, Inc. 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 Champaign County facility.

08-39 Interstate Oil, Inc. v. IEPA – No action taken.

AC 08-11 IEPA v. Ken and Ella Cook – The Board accepted an administrative citation against these Williamson County respondents.

Calendar

1/10/08 11:00 AM	<u>Illinois Pollution Control Board Meeting</u>		Videconference Chicago/Springfield James R. Thompson Center Hearing Room 11-512 100 W. Randolph Street Chicago And 1021 N. Grand Avenue East Illinois Pollution Control Board Room Springfield
1/23/08 9:00 AM	AC 06-50	<u>IEPA v. Marla Lewis Gates, Mark Gates, and Mark Kingsley Lewis (IEPA No. 98-06-AC)</u>	Logan County Courthouse, Room 36 (3 rd Floor Jury Room) 601 Broadway St. Lincoln
1/24/08 11:00 AM	<u>Illinois Pollution Control Board Meeting</u>		Chicago/Springfield James R. Thompson Center Hearing Room 9-040 100 W. Randolph Street Chicago
1/28/08 10:00 AM	R08-09	<u>In The Matter of: Water Quality Standards and Effluent Limitations for the Chicago Area Waterway System and the Lower Des Plaines River: Proposed Amendments to 35 Ill. Adm. Code 301, 302, 303 and 304</u> <u>(Continues as necessary or until February 1, 2008)</u>	James R. Thompson Center 100 West Randolph, Room 9-040 Chicago
1/29/08 9:00 AM	PCB 08-32	<u>Partylite Worldwide, Inc. v. IEPA</u>	City of Elmhurst – City Hall, Council Room 2 nd Floor 209 N. York Street Elmhurst
1/30/08 10:00 AM	PCB 08-36	Dave McGhee v. IEPA	Illinois Pollution Control Board Hearing Room 1021 North Grand Avenue East (North Entrance) Springfield
2/5/08 8:30 AM	PCB 04-102	Noveon, Inc. v. IEPA	Municipal Building Council Chamber 426 E. Park Row Henry
2/6/08 10:00 AM	AC 07-54	IEPA v. Adolph M. Lo (IEPA File No. 113-07-AC)	Champaign City Hall, Council Chambers 102 N. Neil Street Champaign

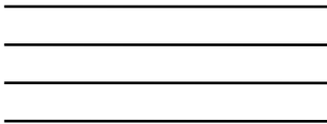
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<p>2/7/08 11:00 AM</p>	<p><u>Illinois Pollution Control Board Meeting</u></p>	<p>Videoconference Chicago/Springfield James R. Thompson Center Hearing Room 11-512 100 W. Randolph Street Chicago And 1021 N. Grand Avenue East Illinois Pollution Control Board Room Springfield</p>
<p>2/21/08 11:00 AM</p>	<p><u>Illinois Pollution Control Board Meeting</u></p>	<p>Chicago/Springfield James R. Thompson Center Hearing Room 9-040 100 W. Randolph Street Chicago</p>

The Illinois Pollution Control Board is an independent five-member board that adopts environmental control standards, rules on enforcement actions, and other environmental disputes for the State of Illinois.

The *Environmental Register* is published monthly by the Board, and contains updates on rulemakings, descriptions of final decisions, the Board's hearing calendar, and other environmental law information.

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