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# Environmental Register

September 2008 - Number 651

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

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G. Tanner Girard, Acting Chairman

Board Members:

Thomas E. Johnson, Nicholas J. Melas, Andrea S. Moore

Illinois Pollution Control Board  
James R. Thompson Center  
100 W. Randolph, Suite 11-500  
Chicago, Illinois 60601  
(312) 814-3620  
(312) 814-6032 TDD

Illinois Pollution Control Board  
1021 North Grand Avenue East  
P.O. Box 19274  
Springfield, Illinois 62794-9274  
(217) 524-8500

Web Site: <http://www.ipcb.state.il.us>

# Letter from the Chairman

During September, the Board was active in rulemakings covering water, land, and air media. These activities are summarized below. As always, more detailed information, including scheduled hearings, is available through the Clerk's Office Online (COOL) on our Web site at [www.ipcb.state.il.us](http://www.ipcb.state.il.us).

On September 4, 2008, the Board adopted for final notice the rulemaking docketed as 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), R07-9. The sulfate water quality standard was changed to vary depending on the hardness and chloride levels in the water. In addition, the total dissolved solid water quality standard was repealed. The legislative Joint Committee on Administrative Rules voted on August 19, 2008, to issue a certificate of no objection.



During September, the Board held six additional days of hearing on a proposal from the Illinois Environmental Protection Agency (IEPA) to amend the Board's rules for Secondary Contact and Indigenous Aquatic Life Uses. The Board docketed the proposal as In the Matter of: Water Quality Standards and Effluent Limitations for the Chicago Area Waterway System and Lower Des Plaines River Proposed Amendments to 35 Ill. Adm. Code 301, 302, 303, and 304, R08-9. Those hearings occurred in Chicago from September 8th to 10th and from September 23rd to 25th. Before September, the Board had held eleven days of hearings in this docket. Additional hearings are scheduled to take place in Joliet and Des Plaines later in the fall.

On September 16, 2008, the Board accepted for hearing an IEPA proposal to amend the Board's rules concerning the Tiered Approach to Corrective Action Objectives (TACO). The proposal was docketed as In the Matter of: Proposed Amendments to Tiered Approach to Corrective Action Objectives (35 Ill. Adm. Code 742), R09-9. The new rule would add the indoor inhalation exposure route to existing risk-based methodology. Proposed changes include new definitions, equations, parameters, default remediation objectives, and mechanisms for managing the indoor inhalation pathway. The purpose of the proposed amendments is to protect building occupants from volatile chemicals that have the potential to migrate from soil and groundwater to indoor air. In addition, the proposal updates remediation objectives for all exposure routes.

Also on September 16, 2008, the Board sent to first-notice proposed rules in the rulemaking proceeding docketed as In the Matter of: Section 27 Proposed Rules for Nitrogen Oxide (NOx) Emissions From Stationary Reciprocating Internal Combustion Engines and Turbines: Amendments to 35 Ill. Adm. Code Parts 211 and 217, R07-19. The first-notice amendments control NOx emissions from engines and turbines located at 100 ton per year sources in the Greater Chicago and Metro East/St. Louis nonattainment areas with a capacity of 500 brake horsepower or 3.5 megawatts. The regulations are proposed to help Illinois meet Clean Air Act requirements for NOx Reasonably Available Control Technology under the eight-hour National Ambient Air Quality Standard for ozone and to improve air quality by reducing precursors of fine particulate matter (PM 2.5).

Sincerely,

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

Dr. G. Tanner Girard

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## Rule Update

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### **Final Rules in Triennial Review of Sulfate and Total Dissolved Solids Water Quality Standards (R07-9)**

The Illinois Pollution Control Board, on September 4, 2008 adopted final rules in the rulemaking docketed as 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) (R07-9). The Joint Committee on Administrative Rules (JCAR) reviewed the rules and issued certificate of no objection on August 19, 2008. The final rules adopted by the Board included slight changes at JCAR's suggestion. The Secretary of State published notice of these adopted rules at 32 Ill. Reg. 14978-150167 (Sept. 19, 2008).

The final rules are based on an October 23, 2006 proposal filed by the Illinois Environmental Protection Agency (IEPA). On September 20, 2007, after holding two public hearings, the Board adopted the rule for first notice. The proposed rule was published in the *Illinois Register* on October 5, 2007 (31 Ill. Reg. 13624 (Oct. 5, 2007)). On May 1, 2008, the Board adopted a proposed second notice to allow for comment on changes to the first notice proposal proposed at second notice. The Board made changes in response to comments. On June 19, 2008, the Board adopted the rule for second notice and filed the rule with JCAR.

The IEPA's proposed rule set forth a sulfate standard for general use waters that varied from 500 milligrams per liter (mg/L) to 2,500 mg/L, depending on the associated chloride and hardness levels measured in the water. The sulfate standard in waters used for livestock watering had a maximum level of 2,000 mg/L. The proposal eliminated the total dissolved solids (TDS) water quality standard for general use waters. The proposal also amended the mixing zone regulations to allow for mixing in 7Q1.1 zero flow streams, and in streams with less than a 3:1 dilution ratio. Finally, the proposal deleted the provisions addressing separate sulfate and chloride water quality standards for discharges from mining operations. Discharges from mining operations would be subject to the general use water quality standards under the proposed regulations.

In response to the comments, the Board made changes to Section 302.208(h)(3)(C) and Section 309.102(b)(8). Specifically, the Board amended Section 302.208(h)(3)(C) to establish a standard for sulfate where chlorides exceed 500 mg/L and hardness is at or below 500 mg/L, according to Section 303(c) of the Clean Water Act and federal regulations at 40 C.F.R. 131.10(j)(2). Section 309.102(b)(8) was amended to require an NPDES permit applicant seeking a mixing zone more than 50% of the volume flow in streams where the dilution ratio is less than 3:1 to demonstrate the provision of an adequate zone of passage.

Copies of Board opinions and orders 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](http://www.ipcb.state.il.us).

For more information, contact Marie Tipsord at (312)-814-4925; email at [tipsorm@ipcb.state.il.us](mailto:tipsorm@ipcb.state.il.us)

### **Board Adopts Amended Proposal for Public Comment in Wastewater Pre treatment Update, UEPA Amendments (January 1, 2007) through June 30, 2007 (R08-5), SDWA Update, USEPA Amendments (January 1, 2007) through June 30, 2007) (R08-7), and SDWA Update, USEPA Amendments (July 1, 2007 through December 31, 2007) (R08-13)**

The Board, on September 4, 2008, added proposed amendments to the Illinois regulations that are "identical in substance" to drinking water regulations adopted by the United States Environmental Protection Agency (USEPA).

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They are minor corrections to the amendments to 35 Ill. Adm. Code Part 611 proposed in a prior consolidated Safe Drinking Water Act (SDWA) (42 U.S.C. §§ 300f *et seq.* (2007)) update docket, which the Board should have included in the presently pending proposal. The September 4, 2008 amendments correct those amendments August 7, 2008 in consolidated docket Wastewater Pre treatment Update, USEPA Amendments (January 1, 2007) through June 30, 2007; SDWA Update, USEPA Amendments (January 1, 2007) through June 30, 2007; and SDWA Update, USEPA Amendments (July 1, 2007 through December 31, 2007), R08-5/R08-7, R08-13(consolidated)(August 7, 2008).

Notice of the September 4, 2008 replacement proposal for public comment in dockets R08-7 & R08-13 was published at 32 Ill. Reg. 15204-15493 (Sept. 26, 2008). The Notices of Proposed Amendments for the incomplete, August 7 proposal in the consolidated R08-5/R08-7/R08-13 wastewater pretreatment and SDWA update docket appeared in the August 29, 2008 issue of the *Illinois Register*, at 32 Ill. Reg. 14032 (Part 307), 14054 (Part 310), and 14065 (Part 611). On September 26, 2008, the Board's notice of the withdrawal of the incomplete proposal in Part 611 was published at 32 Ill. Reg. 16025 (Sept. 26, 2008).

The Board's original proposal for the wastewater pretreatment rules in Parts 307 and 310 is unaffected by the amendments to the Part 611 proposal. The Board deconsolidated the docket R08-5 wastewater pretreatment amendments from the consolidated R08-7/R08-13 SDWA amendments. The Board intends to proceed separately on the wastewater pretreatment amendments to Parts 307 and 310 of the rules in docket R08-5 based on the August 7, 2008 proposal and August 29, 2008 *Illinois Register* notices. The public comment period ends October 13, and the Board intends to adopt the R08-5 amendments at its November 6, 2008 meeting.

As to Part 611, the delay caused by publication of a new Notice of Proposed Amendments will delay adoption of these SDWA amendments, therefore the Board extended the deadline a third time for the SDWA amendments, from the current deadline of December 1, 2008 to the newly extended deadline of December 31, 2008.

Copies of Board orders 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](http://www.ipcb.state.il.us).

For additional information contact Mike McCambridge at 312/814-6924; e-mail address: [mccambm@ipcb.state.il.us](mailto:mccambm@ipcb.state.il.us).

### **Board Adopts Proposal for Public Comment in RCRA Subtitle C (Hazardous Waste Update, USEPA Amendments (January 1, 2008 through June 30, 2008) (R09-3)**

On September 4, 2008, the Board adopted a proposal for comment in RCRA Subtitle C (Hazardous Waste Update, USEPA Amendments (January 1, 2008 through June 30, 2008) (R09-3). This identical-in-substance rulemaking would update the Illinois hazardous waste regulations to incorporate revisions to the federal regulations. The United States Environmental Protection Agency (USEPA) adopted the federal hazardous waste amendments that prompted this action during the time periods of January 1, 2008 through June 30, 2008. This proceeding proposes amendments to 35 Ill. Adm. Code 721, 724, 725, 726, and 728. Also included in this proceeding are amendments to respond to comments submitted by USEPA after the conclusion of the prior update docket, RCRA Subtitle C Update, USEPA Amendments (March 5, 2005, September 8, 2005, January 1, 2006 through June 30, 2006), R07-5, RCRA Subtitle C Update (July 1, 2006 through December 31, 2006), R07-14 (June 5, 2008) (consolidated). The proposal for public comment also makes a series of substantive and non-substantive corrections and stylistic revisions to segments of the text that are not otherwise affected by the covered federal amendments.

The Board will cause the proposed amendments to be published in the *Illinois Register* and will hold the docket open to receive public comments for 45 days after the date of publication. The proposal was published at 32 Ill. Reg. 15494-15762 (Sept. 26, 2008), and public comment will be accepted through November 10, 2008. The Board presently intends to adopt final amendments based on this proposal on or before November 20, 2008.

As a special note, the Board particularly requested that USEPA and the Illinois Environmental Protection Agency comment on the Board's proposal relating to the June 4, 2008 exception from the F019 hazardous waste listing. The Board has significantly altered the USEPA language of the exception, in order to tailor it to Illinois-specific regulation of non-hazardous waste landfills.

USEPA amended the federal hazardous waste regulations three times during the period January 1, 2008 through June 30, 2008, as is summarized below:

**January 2, 2008 (at 73 Fed. Reg. 57)**

USEPA broadened an existing exclusion from the definition of solid waste for oil-bearing secondary materials that are reinserted into the refining process. The exclusion now embraces the gasification of oil-bearing secondary materials when they are processed in a gasification system at a refinery for production of synthesis gas.

**April 8, 2008 (at 73 Fed. Reg. 18970)**

USEPA amended the October 12, 2005 (70 Fed. Reg. 59402) Hazardous Waste Combustor Rule. The body of the hazardous waste combustor rule is codified as an air rule, at subpart EEE of 40 C.F.R. 63, and the major portion of the April 8, 2008 amendments involved subpart EEE. The HWM facility standards of 40 C.F.R. 264 through 266 include limited segments that describe the interplay between the hazardous waste combustor rule and the HWM facility standards. The April 8, 2008 amendments included limited amendments to the HWM facility standards.

**June 4, 2008 (at 73 Fed. Reg. 31756)**

**Description of the USEPA action:** USEPA amended the F019 hazardous waste listing to exempt wastewater treatment sludges from zinc phosphating when generated by a motor vehicle manufacturing process, subject to limitations. F019 waste is wastewater treatment sludge from the chemical conversion coating of aluminum.

**Correction of an Error in the Hazardous Waste Manifest Requirements**

The Board must correct the text of the rules. An inadvertent error made in the prior update docket has resulted in the existence of two versions of 35 Ill. Adm. Code 725.176(a). The Board is using this opportunity to make the correction, as Part 725 is open for current federal amendments.

On March 4, 2005 (at 70 Fed. Reg. 10776), USEPA amended the federal hazardous waste manifest requirements. The Board adopted the corresponding amendments to the Illinois rules in consolidated update docket UIC Corrections, USEPA Amendments (January 1, 2005 through June 30, 2005, R06-5, RCRA Subtitle D Update, USEPA Amendments (January 1, 2005 through June 30, 2005), R06-6, RCRA Subtitle C Update (January 1, 2005 through June 30, 2005), R06-7 (Jan. 5, 2006) (consolidated). The amendments required the Board to restructure the rules to accommodate two versions of many provisions: one version applicable until September 5, 2006 and the other applicable after that date.

The Board attempted to revert to a structure that more closely parallels the corresponding USEPA rules in prior consolidated update docket RCRA Subtitle C Update, USEPA Amendments (March 5, 2005, September 8, 2005, January 1, 2006 through June 30, 2006), R07-5, RCRA Subtitle C Update (July 1, 2006 through December 31, 2006), R07-14 (June 5, 2008) (consolidated). Although the Board opinion listed the deletion of the then-existing version of Section 725.176(a) and renumbering of then-existing subsection (b) to subsection (a) (*see id.*, opinion at p. 69, and order at pp. 444-445), the renumbering in the order occurred without the corresponding deletion. The result was two subsections numbered “a” in Section 725.176.

The deadline for Board adoption of these amendments is January 2, 2009.

Copies of Board’s orders 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](http://www.ipcb.state.il.us).

For additional information contact Mike McCambridge at 312/814-6924; e-mail address: [mccambm@ipcb.state.il.us](mailto:mccambm@ipcb.state.il.us).

**Board Adopts First Notice in *In the Matter of: Section 27 Proposed Rules for Nitrogen Oxide (NOx) Emissions From Stationary Reciprocating Internal Combustion Engines and Turbines: Amendments to 35 Ill. Adm. Code Parts 211 and 217 (R07-19)***

The Board on September 16, 2008, adopted a first notice proposal in the rulemaking proposal docketed as *In the Matter of: Section 27 Proposed Rules for Nitrogen Oxide (NOx) Emissions From Stationary Reciprocating Internal Combustion Engines and Turbines: Amendments to 35 Ill. Adm. Code Parts 211 and 217 (R07-19)*. Publication of these proposed amendments in the *Illinois Register* will begin a 45-day comment period.

The first notice rules are based on a proposal filed by the Illinois Environmental Protection Agency (IEPA) on April 6, 2007 as amended December 20, 2007. The procedural history of this rulemaking is complicated, as it began as a part of Docket R07-18, and will not be repeated here. *See, e.g. Environmental Register* No. 643 (January 2008). The Board has held two public hearings on the amended proposal.

The first-notice amendments are intended primarily to control NOx emissions from engines and turbines located at 100 ton per year sources located in the Greater Chicago and Metro East/St. Louis nonattainment areas with a capacity of 500 brake horsepower (bhp) or 3.5 megawatts (MW). IEPA states that its proposed regulations would help Illinois meet Clean Air Act (CAA) requirements for NOx reasonably available control technology (RACT) under the eight-hour National Ambient Air Quality Standard (NAAQS) for ozone and would also improve air quality by reducing precursors of fine particulate matter (PM 2.5).

Copies of Board orders 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](http://www.ipcb.state.il.us).

For more information contact Tim Fox at (312)-814-6085 or email at [foxt@ipcb.state.il.us](mailto:foxt@ipcb.state.il.us).

**Expediting Proposal, Board Adopts for First Notice Without Comment on the Merits, In the Matter of: Proposed Site Specific Rule for City of Springfield, Illinois, Office of Public Utilities, City Water Light and Power and Springfield Metro Sanitary District from 35 Ill. Adm. Code 302.208(g) (R09-8).a**

On September 16, 2008, the Illinois Pollution Control Board, adopted a first notice proposal without commenting on the merits of the proposal in the rulemaking docketed as In the Matter of: Proposed Site Specific Rule for City of Springfield, Illinois, Office of Public Utilities, City Water Light and Power and Springfield Metro Sanitary District from 35 Ill. Adm. Code 302.208(g) (R09-8). The Board adopted the first notice in response to a request to expedite the proceeding at the request of the proponents: the City of Springfield, Illinois, Office of Public Utilities, City Water Light and Power (CWLP) and the Springfield Metro Sanitary District (District). This proposal seeks to establish an alternative water quality standard for boron from the discharge point at the Spring Creek Sanitary Treatment Plant to the Sangamon River to its confluence with the Illinois River and 100 yards downstream from the confluence in the Illinois River.

The August 29, 2008 petition for a site specific rule seeks an alternative water quality standard to allow the District to accept a pretreated industrial effluent stream from CWLP's power station. The operation of air pollution equipment at CWLP's power plant causes elevated concentrations of boron in the effluent that is proposed to be sent to the Spring Creek Sanitary Treatment Plant. CWLP contends that the alternative water quality standard is necessary to enable CWLP to operate the power plant in compliance with CWLP's national pollutant discharge elimination system permit.

Currently, the general boron water quality standard is 1.0 mg/L. The proposed alternate standard would be 11.0 mg/L in the area of dispersion with the Sangamon River from Outfall 007 to 182 yards downstream from the confluence of Spring creek with the Sangamon River; 4.5 mg/L from 182 yards downstream of the confluence of Spring Creek with the Sangamon River to the confluence of Salt Creek with the Sangamon River; 1.6 mg/L from the confluence of Salt Creek with the Sangamon river to the confluence of the Sangamon River with the Illinois River; and 1.3 mg/L in the Illinois River from the confluence of the Illinois River with the confluence of the Sangamon River to 100 yards downstream of the confluence of the Illinois River with the Sangamon River.

The Board has scheduled hearing for November 3, 2008 in Springfield. Details concerning requirements for pre-filing testimony and hearing procedures are set out in a September 19, 2008 hearing officer order.

Copies of Board orders 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](http://www.ipcb.state.il.us).

For more information, contact Marie Tipsord at (312)-814-4925; email at [tipsorm@ipcb.state.il.us](mailto:tipsorm@ipcb.state.il.us)

## **Appellate Update**

**Supreme Court Denies Petition for Review of Second District Opinion Affirming Board Finding of Violation and Imposition of \$3000 Penalty and Hearing Costs in Northern Illinois Service Co. v. Environmental Protection Agency and Pollution Control Board, No. 106438(Sept. 24, 2008) (affirming 381 Ill. App. 3d 171 (2d Dist. 2008) and Board orders in AC 05-40 (affirming July 26, 2007 final order as modified April 19, 2007)**

On September 24, 2008, the Illinois Supreme Court denied a petition for leave to appeal filed by Northern Illinois Service Company (NISC) in Northern Illinois Service Co. v. Environmental Protection Agency and Pollution Control Board, No. 106438 (Sept. 24, 2008). The Supreme Court's mandate to the Second District Appellate Court will issue on October 29, 2008.

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The Supreme Court's action lets stand as helpful precedent the Second District's March 11, 2008 opinion affirming the Board in Northern Illinois Service Company v. Illinois Environmental Protection Agency and Illinois Pollution Control Board, 381 Ill. App. 3d 171, 885 N. E. 2d 447 (2d Dist. 2008). In an administrative citation case, the Board had found that NISC committed two violations of the Environmental Protection Act (Act), 415 ILCS 5/1 et seq. (2006) at NISC's "Roscoe Quarry"; the Board assess a total penalty of \$3,000 for the two violations. IEPA v. Northern Illinois Service Company, AC05-40 (July 26, 2007 final order as modified April 19, 2007). NISC appealed only that portion of the Board's order finding a violation of the Section 21(p)(1) prohibition of open dumping of waste resulting in litter and assessing a \$1,500 civil penalty for this violation. (The other found but unchallenged violation resulted from unlawful deposition of construction or demolition debris in violation of Section 21(p)(7).)

The Board and appellate court rulings were reported here in detail in *Environmental Register* No. 645 (March, 2008) at pp. 6-8. In brief summary, the Second District agreed with the Board's assessment that NISC's 10-year old, 9,700 cubic yard, unprocessed pile of rotting trees qualified as "discarded" material and thus as "waste" and "litter" under Section 21 (p)(1) and the Act's definitions.

## Board Actions

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**September 4, 2008**

**Chicago, Illinois**

### Rulemakings

|               |  |              |
|---------------|--|--------------|
| <b>R07-9</b>  | <u>In the Matter of: 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); Repeal of 35 Ill. Adm. Code 406.203 and Part 407; and Proposed New 35 Ill. Adm. Code 302.208(h)</u> – The Board adopted a final opinion and order adopting amendments to the Board's water and mine-related regulations.  | 4-0<br>Water |
| <b>R08-5</b>  | <u>Wastewater Pretreatment Update, USEPA Amendments (January 1, 2007 through June 30, 2007)</u><br><u>SDWA Update, USEPA Amendments (January 1, 2007 through June 30, 2007)</u><br><u>SDWA Update, USEPA Amendments (July 1, 2007 through December 31, 2007)</u> – The Board deconsolidated the docket R08-5 wastewater pretreatment amendments from the consolidated R08-7/R08-13 SDWA amendments and withdrew the August 29, 2008 Notice of Proposed Amendments relating to the Part 611 amendments in R08-7/R08-13. The Board expects to complete action in R08-5 pretreatment docket by December 1, 2008. The deadline for completion of R08-7/R08-13 SDWA amendments was extended from December 1, 2008 to December 31, 2008. | 4-0<br>Water |
| <b>R08-7</b>  |  | PWS          |
| <b>R08-13</b> |  | PWS          |
| <b>R09-3</b>  | <u>RCRA Subtitle C (Hazardous Waste Update, USEPA Amendments (January 1, 2008 through June 30, 2008)</u> – The Board adopted a proposal for public comment in this "identical-in-substance" rulemaking to amend the Board's hazardous waste regulations  | 4-0<br>Land  |

### Adjusted Standards

|          |   |             |
|----------|---|-------------|
| AS 08-9  | <u>In the Matter of: Petition of Big River Zinc Corporation for an Adjusted Standard Under 35 Ill. Adm. Code 720-131(c) v. IEPA</u> – The Board granted an adjusted standard to Big River Zinc Corporation for its electrolytic refinery in Sauget, St. Clair County, subject to conditions. The Board expedited its decision consistent with its August 7, 2008 order. | 4-0<br>Land |
| AS 08-10 | <u>In the Matter of: RCRA Delisting Adjusted Standard Petition of Peoria Disposal Company</u> – The Board denied the various requests for additional hearings, but extended the public comment deadline to September 25, 2008.  | 4-0<br>Land |

### Administrative Citations

|          |  |     |
|----------|--|-----|
| AC 08-31 | <u>IEPA v. Upper Rock Island County Landfill and Dave Geier</u> – The Board dismissed this matter due to complainant’s failure to file with the Board proof of service on respondents. | 4-0 |
| AC 08-32 | <u>IEPA v. Joseph Flick</u> – The Board dismissed this matter due to complainant’s failure to file with the Board proof of service on respondent.                                      | 4-0 |

### Adjudicatory Cases

|            |  |                  |
|------------|--|------------------|
| PCB 05-110 | <u>People of the State of Illinois v. J. McDaniel</u> – Upon receipt of two proposed stipulation and settlement agreements and agreed motions to request relief from the hearing requirement in this air enforcement action involving alleged violations at two separate sites in McLean and Vermilion Counties, the Board ordered publication of the required newspaper notices.  | 4-0<br>A-E       |
| PCB 06-116 | <u>People of the State of Illinois v. William Warren and Halleck Warren, d/b/a Hickory Shores Resort, and Hickory Shores Recreations, LTD</u> – In this water enforcement action concerning a Clinton 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 respondents to pay a total civil penalty of \$3,500, and to cease and desist from further violations. | 4-0<br>W-E       |
| PCB 07-20  | <u>Atkinson Landfill Company v. The Village of Atkinson and The Village Board of the Village of Atkinson</u> – The Board granted this Alexander County facility’s motion for voluntary dismissal of this landfill siting appeal.   | 4-0<br>P-C-F-S-R |
| PCB 07-25  | <u>People of the State of Illinois v. Isaacson Construction, Inc.</u> – Upon receipt of a proposed stipulation and settlement agreement and agreed motion to request relief from the hearing requirement in this land enforcement action involving a McLean County facility, the Board ordered publication of the required newspaper notice.   | 4-0<br>L-E       |
| PCB 08-26  | <u>People of the State of Illinois v. Gary Cates, d/b/a Cherry Street Automotive, Calvin Booth, d/b/a Auto Salvage Illinois, and S. I. Promotion Flora, Inc.</u> – Upon receipt of a proposed stipulation and settlement agreement and agreed motion to request relief from the hearing requirement in this land enforcement action involving a White County facility, the Board ordered publication of the required newspaper notice.   | 4-0<br>L-E       |

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|                  |  |                                       |
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| <b>PCB 08-55</b> | <u>People of the State of Illinois v. Village of Merrionette Park</u> – Upon receipt of a proposed stipulation and settlement agreement and agreed motion to request relief from the hearing requirement in this public water supply enforcement action involving a Cook County facility, the Board ordered publication of the required newspaper notice.  | 4-0<br>PWS-E                          |
| <b>PCB 08-93</b> | <u>People of Williamson County ex rel State's Attorney Charles Garnati and the Williamson County Board v. Kibler Development Corporation, Marion Ridge Landfill, Inc., and Illinois Environmental Protection Agency</u> – The Board denied petitioner's motion for reconsideration of the Board's July 10, 2008 opinion and order, dismissing this appeal for lack of jurisdiction.  | 4-0<br>L-PA,<br>3 <sup>rd</sup> Party |
| <b>PCB 09-11</b> | <u>People of the State of Illinois v. Rockford Blacktop Construction Co. and Westlake Utilities, Inc.</u> – In this water enforcement action concerning a Winnebago 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 respondents to pay a total civil penalty of \$22,500.00, and to cease and desist from further violations. | 4-0<br>W-E                            |

**September 16, 2008  
Via Videoconference  
Springfield and Chicago, Illinois**

**Rulemakings**

|               |   |              |
|---------------|---|--------------|
| <b>R07-19</b> | <u>In the Matter of : Section 27 Proposed Rules for Nitrogen Oxide (NOx) Emissions From Stationary Reciprocating Internal Combustion Engines and Turbines: Amendments to 35 Ill. Adm. Code Parts 211 and 217</u> – The Board adopted a first notice opinion and order to amend the Board's air pollution control regulations.   | 4-0<br>Air   |
| <b>R09-8</b>  | <u>In the Matter of: Proposed Site Specific Rule for City of Springfield, Illinois, Office of Public Utilities, City Water, Light and Power and Springfield Metro Sanitary District From 35 Ill. Adm. Code Section 302.208(g)</u> – The Board accepted for hearing the petitioners' August 29, 2008 proposal to amend the Board's water pollution control regulations. The Board also granted the motions to waive signature requirement and for expedited consideration, directing first notice publication of the proposal in the <i>Illinois Register</i> without comment on its merits. | 4-0<br>Water |
| <b>R09-9</b>  | <u>In the Matter of: Proposed Amendments to Tiered Approach to Corrective Action Objectives (35 Ill. Adm. Code 742)</u> – The Board accepted for hearing the Illinois Environmental Protection Agency's September 3, 2008 proposal to amend the Board's land pollution control regulations. The Board also granted the motion for relief from the requirement to file copies of material proposed to be incorporated by reference.  | 4-0<br>Land  |

## Adjusted Standards

|         |  |             |
|---------|--|-------------|
| AS 09-1 | <u>In the Matter of: Petition of Ameren Energy Generating Company for Adjusted Standards from 35 Il. Adm. Code Parts 811, 814, and 815 (Hutsonville Power Station)</u> – The Board accepted for hearing this petition for an adjusted standard seeking relief from the Board’s solid waste landfill regulations. The Board directed the parties to address whether adjusted standard relief is appropriate within 30 days. The Board also stayed the deadline by which the Illinois Environmental Protection Agency is to file its recommendation. | 4-0<br>Land |
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## Administrative Citations

|          |   |     |
|----------|---|-----|
| AC 08-34 | <u>IEPA v. Joseph Combs</u> – The Board dismissed this matter due to complainant’s failure to file with the Board proof of service on respondent.   | 4-0 |
| AC 08-35 | <u>IEPA v. George R. Ford</u> – The Board dismissed this matter due to complainant’s failure to file with the Board proof of service on respondent.   | 4-0 |
| AC 08-36 | <u>IEPA v. Charles F. Kinsel</u> – The Board dismissed this matter due to complainant’s failure to file with the Board proof of service on respondent.  | 4-0 |
| AC 08-37 | <u>IEPA v. Nancy Koltzenburg d/b/a K &amp; N Excavating and Rentals</u> – The Board dismissed this matter due to complainant’s failure to file with the Board proof of service on respondent.   | 4-0 |
| AC 09-4  | <u>County of Jackson v. Lester Johnson and Arthur Cross</u> – The Board accepted for hearing respondents’ amended petitions for review of this administrative citation involving a Jackson County facility.   | 4-0 |
| AC 09-8  | <u>County of Jackson v. Dan Kimmel</u> – The Board accepted for hearing respondent’s petition for review of this administrative citation involving a Jackson County facility.   | 4-0 |
| AC 09-9  | <u>County of Jackson v. Alvin Valdez and Ruben J. Valdez</u> – The Board ordered respondents to file an amended petition for review in this administrative citation involving a Jackson County facility, on or before October 16, 2008, or the petition for review would be subject to dismissal. | 4-0 |

## Adjudicatory Cases

|            |  |  |
|------------|--|--|
| PCB 06-171 | <u>American Bottom Conservancy v. Illinois Environmental Protection Agency and United States Steel Corporation - Granite City Works</u> – Consistent with the September 5, 2008 remanding order of the Appellate Court, Fifth District following its July 22, 2008 decision vacating the Board’s final order, the Board directed that the hearing officer schedule a telephone status conference with the parties to set deadlines for the filing of legal briefs. | 4-0<br>P-A, NPDES<br>3 <sup>rd</sup> Party |
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Environmental Register – September 2008

|                  |  |                        |
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| <b>PCB 07-42</b> | <u>People of the State of Illinois v. Environmental Reclamation Company</u> – Upon receipt of a proposed stipulation and settlement agreement and an agreed motion to request relief from the hearing requirement in this land enforcement action involving a Coles County facility, the Board ordered publication of the required newspaper notice.   | 4-0<br>L-E             |
| <b>PCB 08-16</b> | <u>Dalee Oil Company v. IEPA</u> – The Board granted this Madison County facility’s motion for voluntary dismissal of this underground storage tank appeal.  | 4-0<br>UST Appeal      |
| <b>PCB 08-31</b> | <u>Nokomis Oil Company v. IEPA</u> – The Board granted this Montgomery County facility’s motion for voluntary dismissal of this underground storage tank appeal.   | 4-0<br>UST Appeal      |
| <b>PCB 09-1</b>  | <u>Archer Daniels Midland Company, Quincy v. IEPA</u> – Having previously granted a request for a 90-day extension, the Board dismissed this matter because no permit appeal was filed on behalf of this facility located in Adams County.   | 4-0<br>P-A,<br>NPDES   |
| <b>PCB 09-7</b>  | <u>Streator Petrol Pump v. IEPA</u> – The Board granted this La Salle County facility’s motion for voluntary dismissal of this underground storage tank appeal.  | 4-0<br>UST Appeal      |
| <b>PCB 09-10</b> | <u>Joseph &amp; Victoria Morrissey v. Geoff Pahlos, Alpine Automotive</u> – The Board found that the alleged violations were neither duplicative nor frivolous and accepted for hearing this citizen complaint involving a Lake County site.   | 4-0<br>Citizens<br>N-E |
| <b>PCB 09-12</b> | <u>Dennis Biddle - Seaton (Property ID Num 14-14-22-300-005) v. IEPA</u> – Upon receipt of the Illinois Environmental Protection Agency’s recommendation, the Board found and certified that petitioner’s specified facilities, located in Mercer County, are pollution control facilities for the purpose of preferential tax treatment under the Property Tax Code (35 ILCS 200/11-10 (2006)).           | 4-0<br>T-C, W          |
| <b>PCB 09-13</b> | <u>People of the State of Illinois v. Behr Iron &amp; Steel, Inc., an Illinois Corporation</u> – Upon receipt of a proposed stipulation and settlement agreement and agreed motions to request relief from the hearing requirement in this air enforcement action involving a Winnebago County facility, the Board ordered publication of the required newspaper notice.                                   | 4-0<br>A-E             |
| <b>PCB 09-14</b> | <u>People of the State of Illinois v. Behr Aluminum, Inc., an Illinois Corporation</u> – Upon receipt of a proposed stipulation and settlement agreement and agreed motions to request relief from the hearing requirement in this air enforcement action involving a Winnebago County facility, the Board ordered publication of the required newspaper notice.   | 4-0<br>A-E             |
| <b>PCB 09-15</b> | <u>Lafever Farms-Joy (Property Identification Number 01-02-12-200-004) v. IEPA</u> – Upon receipt of the Illinois Environmental Protection Agency’s recommendation, the Board found and certified that petitioner’s specified facilities, located in Mercer County, are pollution control facilities for the purpose of preferential tax treatment under the Property Tax Code (35 ILCS 200/11-10 (2006)). | 4-0<br>T-C, W          |
| <b>PCB 09-16</b> | <u>People of the State of Illinois v. Myers Industries, Inc.</u> – The Board accepted for hearing this land and noise enforcement action involving a site located in Logan County.   | 4-0<br>L, N-E          |

**September 30, 2008**  
**Chicago, Illinois**

**Administrative Citations**

|                 |  |     |
|-----------------|--|-----|
| <b>AC 07-28</b> | <u>IEPA v. Charles Norman Bartlett</u> – The Board granted complainant’s motion for withdrawal of this administrative citation and closed the docket.  | 4-0 |
| <b>AC 09-3</b>  | <u>IEPA v. Frank H. and Mary Lou Record and Frank Record d/b/a Quality Disposal</u> – The Board found that these Fulton County respondents violated Sections 21(p)(1) and (p)(7) of the Act (415 ILCS 5/21(p)(1), (p)(7) (2006)). Because there are two violations of Section 21(p) and one of these violations is a subsequent offense, respondents were ordered to pay a civil penalty of \$4,500. | 4-0 |
| <b>AC 09-5</b>  | <u>IEPA v. Donald E. and Mary A. Jennings</u> – The Board found that these Brown County respondents violated Section 21(p)(1) of the Act (415 ILCS 5/21(p)(1) (2006)). Because this violation of Section 21(p) is a subsequent offense, respondents were ordered to pay a civil penalty of \$3,000.  | 4-0 |
| <b>AC 09-6</b>  | <u>IEPA v. Euwell &amp; Phyllis Beers and Jeremy Beers</u> – The Board granted complainant’s motion for withdrawal of this administrative citation and closed the docket.  | 4-0 |
| <b>AC 09-7</b>  | <u>IEPA v. Mid-America Machinery Company</u> – The Board granted complainant’s motion for withdrawal of this administrative citation and closed the docket.  | 4-0 |
| <b>AC 09-10</b> | <u>IEPA v. Brian Bellemey</u> – The Board found that this respondent violated Sections 21(p)(1) and (p) (7) of the Act (415 ILCS 5/21(p)(1), (p)(7) (2006)), assessing a penalty of \$3,000 in this administrative citation involving a Marion County facility.  | 4-0 |

**Adjudicatory Cases**

|                   |  |            |
|-------------------|--|------------|
| <b>PCB 07-45</b>  | <u>People of the State of Illinois v. General Waste Services, Inc.,</u> – The Board denied respondent’s motion for summary judgment.   | A-E<br>4-0 |
| <b>PCB 07-104</b> | <u>People of the State of Illinois v. Washington Trails Edge, LLC</u> – Upon receipt of a proposed stipulation and settlement agreement and agreed motions to request relief from the hearing requirement in this water enforcement action involving a Tazewell County facility, the Board ordered publication of the required newspaper notice.   | 4-0<br>W-E |
| <b>PCB 07-148</b> | <u>People of the State of Illinois by Lisa Madigan, Attorney General of the State of Illinois v. Carlyle North Water Company, Inc.</u> – Upon receipt of a proposed stipulation and settlement agreement and agreed motions to request relief from the hearing requirement in this water enforcement action involving a Clinton County facility, the Board ordered publication of the required newspaper notice. | 4-0<br>W-E |

## Environmental Register – September 2008

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| <b>PCB 08-92</b> | <u>People of the State of Illinois v. Advantage National Bancorp, Inc and Vacala Construction, Inc.</u> – Upon receipt of a proposed stipulation and settlement agreement and agreed motions to request relief from the hearing requirement in this water enforcement action involving a DuPage County facility, the Board ordered publication of the required newspaper notice.  | 4-0<br>W-E        |
| <b>PCB 08-97</b> | <u>Veach Oil Company v. IEPA</u> – Having previously granted a request for a 90-day extension, the Board dismissed this matter because no permit appeal was filed on behalf of this facility located in Alexander County.   | 4-0<br>UST Appeal |
| <b>PCB 09-4</b>  | <u>Woodworth &amp; Sons, Inc. v. IEPA</u> – The Board granted this Champaign facility’s motion for voluntary dismissal of this underground storage tank appeal.   | 4-0<br>UST Appeal |
| <b>PCB 09-8</b>  | <u>People of the State of Illinois v. Red Seal Development Corporation and Lenzini Excavating Company</u> – In this water enforcement action involving a Lake County facility, upon receipt of a proposed stipulation and settlement agreement and agreed motions to request relief from the hearing requirement on behalf of respondent Lenzini Excavating Company, the Board ordered publication of the required newspaper notice. Also in a separate opinion and order, 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 on behalf of Red Seal Development Corporation, ordering the respondent to pay a total civil penalty of \$15,500.00, and to cease and desist from further violations. | 4-0<br>W-E        |
| <b>PCB 09-17</b> | <u>Dalee Oil v. IEPA</u> – The Board accepted for hearing this underground storage tank appeal involving a Madison County facility.   | 4-0<br>UST Appeal |
| <b>PCB 09-18</b> | <u>Baby Bacon, Inc. - Amboy v. IEPA</u> – Upon receipt of the Illinois Environmental Protection Agency’s recommendation, the Board found and certified that petitioner’s specified facilities, located in Lee County, are pollution control facilities for the purpose of preferential tax treatment under the Property Tax Code (35 ILCS 200/11-10 (2006)).  | 4-0<br>T-C, W     |
| <b>PCB 09-19</b> | <u>Hannel Oil Company v. IEPA</u> – The Board accepted for hearing this underground storage tank appeal involving a Morgan County facility.   | 4-0<br>UST Appeal |

## New Cases

### September 4, 2008 Board Meeting

**AC 09-11** IEPA v. Ruby Acklin and Joseph Flick – The Board accepted an administrative citation against these Union County respondents.

**AC 09-12** IEPA v. George R. Ford – The Board accepted an administrative citation against this Fulton County respondent.

**R 09-8** In the Matter of: Proposed Site Specific Rule for City of Springfield, Illinois, Office of Public Utilities, City Water, Light and Power and Springfield Metro Sanitary District From 35 Ill. Adm. Code Section 302.208(g) – No action taken.

**September 16, 2008 Board Meeting**

**09-12** Dennis Biddle - Seaton (Property ID Num 14-14-22-300-005) v. IEPA – Upon receipt of the Illinois Environmental Protection Agency’s recommendation, the Board found and certified that petitioner’s specified facilities, located in Mercer County, are pollution control facilities for the purpose of preferential tax treatment under the Property Tax Code (35 ILCS 200/11-10 (2006)).

**09-13** People of the State of Illinois v. Behr Iron & Steel, Inc., an Illinois Corporation – Upon receipt of a proposed stipulation and settlement agreements and agreed motions to request relief from the hearing requirement in this air enforcement action involving a Winnebago County facility, the Board ordered publication of the required newspaper notice.

**09-14** People of the State of Illinois v. Behr Aluminum, Inc., an Illinois Corporation – Upon receipt of a proposed stipulation and settlement agreements and agreed motions to request relief from the hearing requirement in this air enforcement action involving a Winnebago County facility, the Board ordered publication of the required newspaper notice.

**09-15** Lafever Farms-Joy (Property Identification Number 01-02-12-200-004) v. IEPA – Upon receipt of the Illinois Environmental Protection Agency’s recommendation, the Board found and certified that petitioner’s specified facilities, located in Mercer County, are pollution control facilities for the purpose of preferential tax treatment under the Property Tax Code (35 ILCS 200/11-10 (2006)).

**09-16** People of the State of Illinois v. Myers Industries, Inc. – The Board accepted for hearing this land and noise enforcement action involving a site located in Logan County.

**R 09-9** In the Matter of: Proposed Amendments to Tiered Approach to Corrective Action Objectives (35 Ill. Adm. Code 742) – The Board accepted for hearing the Illinois Environmental Protection Agency’s September 3, 2008 proposal to amend the Board’s land pollution control regulations. The Board also granted the motion for relief from the requirement to file copies of material proposed to be incorporated by reference.

**September 30, 2008 Board Meeting**

**09-17** Dalee Oil v. IEPA – The Board accepted for hearing this underground storage tank appeal involving a Madison County facility.

**09-18** Baby Bacon, Inc. - Amboy v. IEPA – Upon receipt of the Illinois Environmental Protection Agency’s recommendation, the Board found and certified that petitioner’s specified facilities, located in Lee County, are pollution control facilities for the purpose of preferential tax treatment under the Property Tax Code (35 ILCS 200/11-10 (2006)).

**09-19** Hannel Oil Company v. IEPA – The Board accepted for hearing this underground storage tank appeal involving a Morgan County facility.

**AC 09-15** Ogle County v. Veolia ES Orchard Hills Landfill, Inc. – The Board accepted an administrative citation against this Ogle County respondent.

**Calendar**

|                     |        |   |  |
|---------------------|--------|---|--|
| 10/1/08<br>10:30 AM | R06-20 | <u>In the Matter of: Proposed Amendments to the Board’s Special Waste Regulations Concerning Used Oil, 35 Ill. Adm. Code 808, 809</u> | Illinois Pollution Control Board<br>Videoconference Room 11-512<br>James R. Thompson Center<br>100 W. Randolph Street<br>Chicago |
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| 10/14/08<br>10:00 AM         | R08-19  | <u>In the Matter of: Nitrogen Oxides Emissions From Various Source Categories, Amendments to 35 Ill. Adm. Code Parts 211 and 217</u><br><br>(Continues until complete or through October 17, 2008)                                 | Illinois Environmental Protection Agency<br>Training Room 1414 West<br>1021 North Grand Avenue East,<br>North Entrance<br>Springfield  |
| <b>10/16/08<br/>11:00 AM</b> | <b>Illinois Pollution Control Board Meeting</b> |  | <b>VIDECONFERENCE</b><br><br><b>James R. Thompson Center<br/>100 W. Randolph Street<br/>Chicago<br/>And<br/>Illinois Pollution Control Board<br/>Hearing Room (1244 N, First<br/>Floor)<br/>1021 N. Grand Avenue East<br/>(North Entrance)<br/>Springfield</b> |
| 10/27/08<br>9:00 AM          | R08-9   | <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>                    | Will County Courthouse<br>Court room 308<br>14 W. Jefferson St.<br>Joliet  |
| 10/28/08<br>9:00 AM          | R08-9   | <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>                    | Will County Courthouse<br>Court room 308<br>14 W. Jefferson St.<br>Joliet  |
| 10/29/08<br>11:00 AM         | PCB 06-159                                      | <u>People of the State of Illinois v. Gary Simmons, individually, and Lawrence County Disposal Centre, Inc., an Illinois Corporation</u>   | City Hall Civic Center<br>700E. State Street<br>Lawrenceville  |
| 11/3/08<br>10:00 AM          | R09-8   | <u>In the Matter of: Proposed Site Specific Rule for City of Springfield, Illinois, Office of Public Utilities, City Water, Light and Power and Springfield Metyro Sanitary District From 35 Ill. Adm. Code Section 302.208(g)</u> | Pollution Control Board<br>Conference Room, First Floor<br>1021 N. Grand Avenue East<br>(North Entrance)<br>Springfield  |
| <b>11/5/08<br/>3:00 PM</b>   | <b>Illinois Pollution Control Board Meeting</b> |  | <b>James R. Thompson Center<br/>100 W. Randolph Street<br/>Chicago</b>   |
| 11/17/08<br>9:00 AM          | R08-9   | <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>                    | Will County Courthouse<br>Court room 308<br>14 W. Jefferson St.<br>Joliet  |

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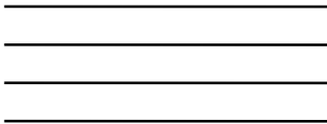
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|--|--|--|---|
| <p><b>11/20/08</b><br/><b>11:00 AM</b></p> | <p><b>Illinois Pollution Control Board Meeting</b></p> |  | <p><b>VIDOECONFERENCE</b><br/><br/> <b>James R. Thompson Center</b><br/> <b>100 W. Randolph Street</b><br/> <b>Chicago</b><br/> <b>And</b><br/> <b>Illinois Pollution Control Board</b><br/> <b>Hearing Room (1244 N, First</b><br/> <b>Floor)</b><br/> <b>1021 N. Grand Avenue East</b><br/> <b>(North Entrance)</b><br/> <b>Springfield</b></p> |
| <p>12/2/08<br/>9:00 AM</p>                 | <p>PCB 97-193</p>                                      | <p><u>People of the State of Illinois v. Community Landfill Company, Inc. (Consolidated: PCB 97-193 and PCB 04-207)</u><br/>(Continues until complete or through December 12, 2008)</p>                                | <p>The Grundy County<br/>Administrative Center Baord<br/>Room<br/>1320 Union Street<br/>Morris</p>  |
| <p>12/3/08<br/>9:00 AM</p>                 | <p>R08-9</p>   | <p><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></p> | <p>LGI Room, Second Floor<br/>Environmental Protection Agency<br/>Des Plaines Regional Office<br/>9511 West Harrison<br/>Des Plaines</p>  |
| <p>12/4/08<br/>10:30 AM</p>                | <p>AC 09-8</p>   | <p><u>County of Jackson v. Dan Kimmel</u></p>  | <p>Jackson County Health<br/>Department, rear building<br/>conference room,<br/>415 Health Department Road<br/>Murphysboro</p>  |
| <p><b>12/4/08</b><br/><b>11:00 AM</b></p>  | <p><b>Illinois Pollution Control Board Meeting</b></p> |  | <p><b>James R. Thompson Center</b><br/> <b>100 W. Randolph Street</b><br/> <b>Chicago</b></p>   |
| <p>12/9/08<br/>11:00 AM</p>                | <p>R08-19</p>  | <p><u>In the Matter of: Nitrogen Oxides Emissions From Various Source Categories, Amendments to 35 Ill. Adm. Code Parts 211 and 217</u><br/><br/>(Continues until complete or through December 12, 2008)</p>           | <p>James R. Thompson Center<br/>Room 9-040<br/>100 W. Randolph<br/>Chicago</p>  |
| <p><b>12/18/08</b><br/><b>11:00 AM</b></p> | <p><b>Illinois Pollution Control Board Meeting</b></p> |  | <p><b>VIDOECONFERENCE</b><br/><br/> <b>James R. Thompson Center</b><br/> <b>100 W. Randolph Street</b><br/> <b>Chicago</b><br/> <b>And</b><br/> <b>Illinois Pollution Control Board</b><br/> <b>Hearing Room (1244 N, First</b><br/> <b>Floor)</b><br/> <b>1021 N. Grand Avenue East</b><br/> <b>(North Entrance)</b><br/> <b>Springfield</b></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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Illinois Pollution Control Board  
Environmental Register Coordinator  
1021 N. Grand Avenue East  
P.O. Box 19274  
Springfield, Illinois 62794-9274