

BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

IN THE MATTER OF:)	
)	
SITE-SPECIFIC RULE FOR THE)	R13-19
CLOSURE OF AMEREN ENERGY)	(Rulemaking – Land)
RESOURCES ASH PONDS:)	
PROPOSED NEW 35 ILL. ADM.)	
CODE 840, SUBPART B)	

NOTICE OF FILING

To: ALL PARTIES ON THE ATTACHED SERVICE LIST

PLEASE TAKE NOTICE that I have today electronically filed with the Office of the Clerk of the Illinois Pollution Control Board the attached **QUARTERLY STATUS UPDATE**, copies of which are herewith served upon you.



Amy Antonioli

Dated: April 24, 2014

Renee Cipriano
Amy Antonioli
SCHIFF HARDIN LLP
233 South Wacker Drive
Suite 6600
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312-258-5500

CERTIFICATE OF SERVICE

I, the undersigned, certify that on this 24th day of April, 2014, I have electronically served the attached **QUARTERLY STATUS UPDATE**, upon the following persons:

John Therriault, Clerk of the Board
Tim Fox, Hearing Officer
Illinois Pollution Control Board
James R. Thompson Center
Suite 11-500
100 West Randolph
Chicago, Illinois 60601

and by first class mail, postage affixed, upon:

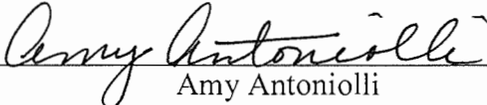
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BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

In the Matter of:)	
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SITE-SPECIFIC RULE FOR THE)	R13-19
CLOSURE OF AMEREN COMPANY)	(Rulemaking – Land)
ASH PONDS: PROPOSED NEW 35)	
ILL. ADM. CODE 840, SUBPART B)	

QUARTERLY STATUS UPDATE

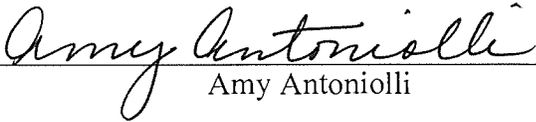
NOW COME, AmerenEnergy Medina Valley Cogen, LLC (“Medina Valley”), and Illinois Power Resources, LLC (“IPR”), together by and through their attorneys, Schiff Hardin LLP, and pursuant to 35 Ill. Adm. Code 102.400 and 101.Subpart C. On July 25, 2013, the Illinois Pollution Control Board (“Board”) granted a request for a stay of this site-specific rulemaking during the development and pendency of a separate rulemaking proposal to be filed by the Illinois Environmental Protection Agency (“IEPA”). In that order, the Board directed the proponent to file quarterly status reports during the one-year term of the stay, describing the continued need for stay.

On October 28, 2013 IEPA filed a proposal for a generally-applicable rule regarding groundwater monitoring, corrective action, and the closure of coal combustion waste surface impoundments at power generating facilities. *In the Matter of Coal Combustion Waste (CCW) Ash Ponds and Surface Impoundments at Power Generating Facilities: Proposed New 35 Ill. Adm. Code 841*, R14-10. Both IPR and Medina Valley continue to review the filings, testimony and developments in docket R14-10 and respectfully request that the Board continue to maintain the stay of this docket until such time as more certainty develops with respect to the general rule.

Respectfully submitted,

Illinois Power Resources, LLC and AmerenEnergy
Medina Valley Cogen, LLC,

by:



Amy Antonioli

Dated: April 24, 2014

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