

**McGill, Richard**

---

**From:** McGill, Richard  
**Sent:** Thursday, June 28, 2018 12:21 PM  
**To:** 'Eastvold, Jonathan C.'  
**Subject:** RE: Question about 35 IAC 811.704(g)

Good afternoon, Jonathan:

We think leaving subsection (g) alone is the best option. Given the structure of the Board and USEPA rules, we would not be reserving subsection (g) to maintain structural consistency with the CFR. And removing subsection (g) would require changing cross-references in provisions that are not part of the proposal.

Please let me know if you have any other questions. Thank you.

Best regards,

Richard

Richard R. McGill, Jr.  
Illinois Pollution Control Board  
Senior Attorney  
312-814-6983  
[richard.mcgill@illinois.gov](mailto:richard.mcgill@illinois.gov)

---

**From:** Eastvold, Jonathan C. [mailto:JonathanE@ilga.gov]  
**Sent:** Wednesday, June 27, 2018 3:22 PM  
**To:** McGill, Richard <Richard.McGill@illinois.gov>  
**Subject:** [External] Question about 35 IAC 811.704(g)

<http://www.ilga.gov/commission/jcar/admincode/035/035008110G07040R.html>

Subsection (g) is blank, and I can't find a corresponding reserved subsection in any federal text. Should we delete and renumber, or is some variant on the usual "this subsection maintains consistency with the CFR" paragraph that could be put here instead?

Thanks again for all of your help.

Jonathan

---

Jonathan C. Eastvold, Ph.D.  
Rules Analyst III  
Joint Committee on Administrative Rules  
Illinois General Assembly