ILLINOIS POLLUTION CONTROL BOARD August 13, 2020

IN THE MATTER OF:)	
)	
AMENDMENTS TO THE BOARD'S)	R21-17
ADMINISTRATIVE RULES)	(Rulemaking – Procedural)
2 ILL. ADM. CODE 2175)	

Adopted Rule. Final Notice.

OPINION AND ORDER OF THE BOARD (by B. Flynn Currie):

Today the Board adopts amendments to its administrative rules at Part 2175 of Title 2 of the Illinois Administrative Code. The administrative rules, last amended in 2014, describe the Board's organization, the types of Board proceedings, how to pay filing and copying fees, and how the public may access information. The Board is amending these rules to 1) reflect changes in statutory language; 2) update language; and, 3) add a new case type to the rules. The Board is also updating the organizational provisions and organization chart in this rulemaking.

The Board began in 2016 reviewing all of its rules to identify obsolete, repetitive, unclear, or otherwise unnecessary language. The Board reviewed its Title 2 rules through this same lens and proposes those changes. Also, since these rules were last updated, the legislature added a new case type for the Board's review, the time limited water quality standards. The Board adds a new subsection addressing this case type to these rules.

The Board added provisions to address recent amendments to the Open Meetings Act. Public Act 101-640, eff. June 12, 2020; see 5 ILCS 120/7(e). The amendments allow for meetings to be held by audio or video, without a quorum of the members present at the meeting site, under specified conditions. The Board adds this type of meeting to the way in which Board members may attend a meeting, and includes provisions regarding recording of meetings consistent with the amendments.

The Board also amends the provisions of the rules regarding the publication of the *Environmental Register*. The Board publishes on a quarterly basis, not monthly. Where necessary the Board updates statutory language and also updates the organizational chart to reflect changes.

<u>Order</u>

The Board directs the Clerk of the Board to file the following final rule amendments with the Secretary of State for publication in the *Illinois Register*.

I, Don A. Brown, Clerk of the Illinois Pollution Control Board, certify that the Boar	d
adopted the above Opinion and order on August 13, 2020, by a vote of 4-0.	

Don A. Brown, Clerk

Illinois Pollution Control Board

Don a. Brown

TITLE 2: GOVERNMENTAL ORGANIZATION SUBTITLE E: MISCELLANEOUS STATE AGENCIES CHAPTER XXVIII: POLLUTION CONTROL BOARD

PART 2175 ORGANIZATION, PUBLIC INFORMATION, AND TYPES OF PROCEEDINGS

SUBPART A: INTRODUCTION AND ORGANIZATION

Section	
2175.100	Summary and Purpose
2175.105	Board Membership
2175.110	Organization and Supervisory Relationships
2175.115	Location of Offices
2175.120	Board Meetings
2175.125	Public Notice of Open Board Meetings and Closed Deliberative Sessions
2175.130	Agenda of Open Board Meetings and Closed Deliberative Sessions
2175.135	Minutes of Open Board Meetings; Minutes and Verbatim Record of Closed
	Deliberative Sessions
2175.140	Accessibility of Open Board Meetings and Hearings
	SUBPART B: FEES AND FORMS OF PAYMENT
Section	
2175.200	Filing Fees
2175.205	Copying Fees
2175.210	Copying Procedures
2175.215	Forms of Payment
2175.220	Other Fees/Costs
	SUBPART C: PUBLIC INFORMATION
Section	
2175.300	Files Open to Reasonable Public Inspection
2175.305	Publications
2175.310	Board Website Web site
2175.315	Documents Available from the Clerk's Office
2175.320	Requests For Information
	SUBPART D: ACCESS TO BOARD RULES
Section	
2175.400	Access to Board Rules in the Illinois Administrative Code

SUBPART E: RULEMAKING

Section 2175.500 2175.505 2175.510 2175.515 2175.520 2175.525	Proposals Hearing First Notice Second Notice Adopted Rules Emergency Rules
2175.525	Peremptory Rules
2175.535	Rules Identical-In-Substance to Federal Regulations
2175.540	Federally Required Rules
2175.545	Generally Applicable Rules and Site-Specific Rules
2175.550	Clean Air Act Fast-Track Rulemaking
2175.555	Updating Incorporations By Reference
	SUBPART F: ADJUDICATORY PROCEEDINGS
Section 2175.600	Adjudicatory Proceedings
	SUBPART G: EMERGENCY PROCEDURES
2175.700 2175.710	Emergency Procedures Emergency Procedures For Hearings
	SUBPART H: TIME LIMITED WATER QUALITY STANDARDS
<u>2175.800</u>	Time Limited Water Quality Standards
2175.APPEN	NDIX A: Organizational Chart
	Y: Implementing Section 5-15 of the Illinois Administrative Procedure Act [5 ILCS and authorized by Section 5 of the Environmental Protection Act [415 ILCS 5/5].
repealed by of effective Dec Ill. Reg. 479	Administrative rules adopted at 3 Ill. Reg. 23, p. 96, effective May 29, 1983; operation of law effective October 1, 1984; new rules adopted at 9 Ill. Reg. 107, cember 21, 1984; old Part repealed at 20 Ill. Reg. 4796 and new Part adopted at 20 8, effective March 5, 1996; amended in R04-9 at 30 Ill. Reg. 14990, effective

SUBPART A: INTRODUCTION AND ORGANIZATION

August 29, 2006; amended in R11-21 at 35 Ill. Reg. 4549, effective March 4, 2011; amended in

R15-10 at 38 Ill. Reg. 22834, effective November 24, 2014; amended in _____, at 44 Ill.

Section 2175.100 Summary and Purpose

Reg._____, effective_____.

As required by Section 5-15 of the Illinois Administrative Procedure Act (IAPA) [5 ILCS 100/5-15] and Section 140/4 of the Freedom of Information Act (FOIA) [5 ILCS 140/4], this Part specifies sets forth-the administrative rules that apply to the Illinois Pollution Control Board (Board). These rules are intended to generally explain what the Board is, how the Board is organized and operates, and how the public can get information from the Board. These rules do not explain, and are not intended to explain, the Board's procedural requirements for processing rulemakings, and adjudicatory cases, and other proceedings. Those procedural rules are found at 35 Ill. Adm. Code 101-130. If there is a conflict between the Board's procedural rules (35 Ill. Adm. Code 101-130) and this Part, the procedural rules will control.

(Source: Amended at 44 Ill. Reg, effective)
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Section 2175.105 Board Membership

- a) The Board was created <u>under pursuant to Section 5 of the Environmental</u>
 Protection Act (Act) [415 ILCS 5/5]. The Board is a quasi-legislative and quasijudicial administrative agency responsible for adopting environmental regulations
 and deciding certain environmental disputes and cases brought <u>under pursuant to</u>
 the Act. The Board determines, defines, and implements environmental control
 standards in compliance accordance with the Act.
- b) The Board is comprised of five technically qualified members. The members are appointed by the Governor with the advice and consent of the Senate, for a term of three years.
- c) The Governor designates one member to serve as Chairman Chair. The Chairman Chair serves at the pleasure of the Governor and is responsible for the administration of the Board.
- d) <u>Under Pursuant to Section 3.1</u> of the Executive Reorganization Implementation Act [15 ILCS 15/3.1], the Board is an agency of State government that is *created by law with the primary responsibility of exercising regulatory or adjudicatory functions independently of the Governor*. As such, the Board is excluded from the term "*Agency directly responsible to the Governor*" or "*agency*" as defined in the Executive Reorganization Implementation Act [15 ILCS 15/3.1].

(Source: Amended at 44	Ill. Reg.	. effective
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Section 2175.110 Organization and Supervisory Relationships

a) Each member of the Board is aided by a confidential <u>advisor assistant</u> who may be an attorney or who may have an advanced technical degree, and a personal secretary. The <u>Chairman Chair</u> may have two confidential <u>advisors assistants and a personal secretary</u>.

- b) To carry out its functions, the Board is comprised of the following offices and units: Clerk's Office, Legal Unit, Technical Unit, and Fiscal Unit. The function of each is as follows:
 - 1) Clerk's Office. This office is responsible for the processing, maintaining maintenance, and distributing distribution of all Board regulatory and adjudicatory case-related materials of the Board. The Clerk's Office is located in Chicago.
 - 2) Legal Unit. This unit is responsible for general legal functions of the Board and case or rule-related legal responsibilities, as designated by the Chairman. Under the direction of the Senior Attorney, this unit consists of attorneys responsible for conducting Board adjudicatory hearings throughout the State, making such rulings as may be necessary at hearing, and generally managing the Board's adjudicatory caseload.
 - Technical Unit. This unit is <u>responsible for emprised of engineering and environmental specialists responsible for gathering such technical and scientific data as may be required by the Board in the performance of its duties and for advising the Board on technical issues related to pending adjudicatory cases and rulemakings, as assigned by the Chairman.</u>
 - 4) Fiscal, Personnel, and Information Technology Unit. Under the direction of a Fiscal Officer, This this unit is responsible for budgeting, expenditures, procurement, computer operations, personnel, and related duties.
- The Board may also employ other professional staff to carry out its functions and mandates, including an Executive Director, a General Counsel, a Public Information Coordinator, a Human Resources Manager, an Information Systems Analyst, and a Rulemaking Coordinator.
- d) Organizational relationships are shown in the organizational chart in Appendix A at the end of this Part. Detailed descriptions of the specific responsibilities and duties of each of the job titles are maintained in the Board's Springfield or Chicago office.

(Source: Amended at 44 Ill. Reg.	, effective	

Section 2175.120 Board Meetings

a) The Board makes all decisions on adjudicatory cases and regulatory matters at open meetings of the Board noticed and held in <u>compliance accordance</u> with the Open Meetings Act [5 ILCS 120]. The Board may also hold meetings that are closed to the public <u>under pursuant to Section 2(c)</u> of the Open Meetings Act [5

- ILCS 120/2(c)], including closed deliberative sessions under Section 2(c)(4) of the Open Meetings Act [5 ILCS 120/2(c)(4)].
- b) Open Board meetings may be held when a quorum of Board members is present.

 Three members of the Board shall constitute a quorum to transact business; and the affirmative vote of 3 members is necessary to adopt any order. If there is no vacancy on the Board, four members of the Board constitute a quorum; otherwise, a majority of the Board constitutes a quorum, and no vacancy impairs the right of the remaining members to exercise all of the powers of the Board. Every action approved by a majority of the members of the Board constitutes the action of the Board. [415 ILCS 5/5(a)]
- c) The Board may hold a closed meeting upon a majority vote of a quorum present taken at an open meeting for which notice has been given as required by the Open Meetings Act [5 ILCS 120/2a]. Closed meetings may be held when a majority of a quorum is present. (See [5 ILCS 120/1.02)].
- d) Board members may attend meetings in the following ways:
 - 1) Meetings, whether open or closed, may be held with Board members present physically or by videoconference. Closed meetings may also be held with Board members present telephonically. (See 5 ILCS 120).
 - 2) If a quorum of Board members is present physically or by videoconference at an open meeting, a majority of the Board may allow a Board member to attend the meeting telephonically if the member cannot otherwise attend because of personal illness or disability, the business of the Board, or a family or other emergency. (See 5 ILCS 120/7(a)). In these such instances, the Board member who wishes to attend telephonically will notify the Clerk of the Board before the meeting unless advance notice is impractical.
 - Meetings, whether open or closed, may be conducted by audio or video conference, without the physical presence of a quorum of the members, so long as the meeting meets the conditions of Section 7(e) of the Open Meetings Act [5 ILCS 120/7(e)].

e)	Section 5 of the Act requires the Board to hold at least one open meeting each
	month and allows the Board to hold special and emergency meetings. (See [415]
	ILCS 5/5)]. The Chairman Chair or two Board members may call a special or
	emergency meeting of the Board that is open to the public.

(Source: Amended at 44 Ill. Reg	, effective
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- a) Public Notice of Regular Open Board Meetings and Closed Deliberative Sessions.
 - The Board adopts annual schedules of open meetings. Regular open Board meetings are generally held twice a month, generally usually every first and third Thursday of the month at the James R. Thompson Center (JRTC) in Chicago, or at the Board's Springfield office, or by video conference between the two offices. but dates The dates, times and locations are subject to change.
 - 2) Notification of regular open Board meetings is given in the Board's *Environmental Register*, a <u>quarterly monthly</u> publication available in hard copy and on the Board's <u>Website Web site</u> (see Section 2175.310 of this Part). Notification of all regular open Board meetings and closed deliberative sessions is also provided <u>under pursuant to Sections 2.02</u> and 2.03 of the Open Meetings Act [5 ILCS 120/2.02 and 2.03].
 - A) At least 48 hours before each regular open Board meeting and closed deliberative session, an agenda for the meeting or session is posted at the Board's Chicago office and at any other location where the meeting or session is to be held. Each such agenda is also posted on the Board's Website Web site and remains so posted at least until the conclusion of the regular meeting or session-is concluded.
 - B) Notification of the annual schedule of regular open Board meetings is given at the beginning of each calendar year by posting a copy of the schedule at the Board's Chicago office. In addition, the annual schedule is posted on the Board's Website Web site and remains so posted at least until a new public notice of the schedule of regular meetings and sessions is approved and posted. The schedule of regular open Board meetings also appears at the end of every regular open Board meeting agenda.
- b) Public Notice of Special or Emergency Meetings.
 - Whether a special or emergency meeting is an open Board meeting or a closed deliberative session, notice of a special or emergency meeting will generally be given to all Board members and the public at least 48 hours prior to the meeting. If, however, a majority of the Board certifies that an emergency exists and exigencies of time are such that the 48-hour notice must be dispensed with, notice to the public of an emergency meeting will be given as soon as is reasonably practicable, but prior to the holding of the such meeting.
 - 2) Notice of a special or emergency meeting will include a copy of the meeting agenda and will be posted at the Board's Chicago office, at any

- other location where the meeting is to be held, and on the Board's <u>Website</u> Website (see Section 2175.310 of this Part), <u>under pursuant to Section</u> 2.02 of the Open Meetings Act [5 ILCS 120/2.02].
- 3) <u>Despite Notwithstanding</u> subsections (b)(1) and (2) of this Section, at any open Board meeting for which notice has been given as required by the Open Meetings Act, the Board may, without additional notice under Section 2.02 of the Open Meetings Act [5 ILCS 120/2.02], hold a special or emergency closed deliberative session. Only topics specified in the vote to close the meeting may be considered during the closed deliberative session [5 ILCS 120/2a] (see Section 2175.120(c) of this Part).
- c) Notice to Media. The Board gives notice of regular, special, or emergency meetings, whether the meeting is an open Board meeting or a closed deliberative session, to any news medium that has filed an annual request for such notice under Section 2.02(b) of the Open Meetings Act [5 ILCS 120/2.02(b)].
- d) Videoconference and Teleconference. Whether the meeting is a regular, special, or emergency meeting, the Board may hold its open meetings and closed deliberative sessions by videoconference between Chicago and Springfield locations. Such open Open Board meetings may be attended by the public at both locations.
 - A Board member may attend an open Board meeting telephonically <u>under</u> only in accordance with Section 2175.120(d)(2) and (3) of this Part and the Open Meetings Act [5 ILCS 120/7(a), (e)].

<u>2)</u>	The Board may hold its closed deliberative se	essions by teleconference

Section 2175.130 Agenda of Open Board Meetings and Closed Deliberative Sessions

(Source: Amended at 44 Ill. Reg., effective)

- a) The Board maintains an agenda for each of its open Board meetings and closed deliberative sessions in <u>compliance</u> accordance with Section 2.02 of the Open Meetings Act ([5 ILCS 120/2.02]). Open Board meeting agendas contain the list of rulemakings, adjudicatory cases, and motions that may be decided by the Board at that meeting. Closed deliberative session agendas contain the list of rulemakings, adjudicatory cases, and motions on which the Board may deliberate at that session. Agendas are posted at the Board's Chicago office, at any other location where the meeting or session is to be held, and on the Board's Website Web site (see Section 2175.310 of this Part).
- b) The Board does not generally place any item on an open Board meeting agenda that has been filed less than two full days before the meeting.

c) The Board may also issue an addendum to the agenda of an open Board meeting or closed deliberative session and, as provided for in Section 2.02(a) of the Open Meetings Act [5 ILCS 120/2.02(a)], may consider items not specifically set forth on the agenda.		
(Source	e: Amended at 44 Ill. Reg, effective)	
	135 Minutes of Open Board Meetings; Minutes and Verbatim Record of erative Sessions	
a)	The Board will keep minutes of all open Board meetings in compliance accordance with Section 2.06(a) of the Open Meetings Act [(5 ILCS 120/2.06(a)]). Minutes of all open such meetings will be available to the public at the Clerk's Office and on the Board's Website Web site (see Section 2175.310 of this Part) within seven days of approval of the minutes. The minutes will remain posted on the Board's Website Web site for at least 60 days after their initial posting [(5 ILCS 120/2.06(b)]). The minutes will include the time, date, and place of the meeting, the items decided and the numeric decision vote, the Board members recorded as present or absent, and whether the members were present physically, by videoconference, or telephonically.	
b)	The Board will keep a verbatim record of open meetings held under Section 7(e) of the Open Meetings Act [5 ILCS 120/7(e)], either in the form of audio or video recording. Verbatim records will be made available to the public, and are otherwise subject to, the provisions of Section 2.06 of the Open Meetings Act [5 ILCS 120/2.06].	
<u>₽</u> <u>c</u>)	The Board will keep minutes of all its closed deliberative sessions in compliance accordance with Section 2.06(a) of the Open Meetings Act [(5 ILCS 120/2.06(a)]). Minutes of all these such sessions will be available to the public only as required by provided in Sections 2.06(d) and (f) of the Open Meetings Act [(5 ILCS 120/2.06(d) and (f)]). The minutes will include the time, date, and place of the session, the items on which the Board deliberated, the Board members recorded as present or absent, and whether the members were present physically, by videoconference, or telephonically.	
<u>ed</u>)	The Board will keep a verbatim record of all its closed deliberative sessions in the form of an audio or video recording in <u>compliance accordance</u> with Section 2.06(a) of the Open Meetings Act (5 ILCS 120/2.06(a)). Verbatim recordings of all <u>closed such</u> sessions will be available to the public only as <u>required by provided in Sections 2.06(c)</u> and (e) of the Open Meetings Act ([5 ILCS 120/2.06(c) and (e)]).	

(Source: Amended at 44 Ill. Reg._____, effective _____)

In compliance with the Americans with Disabilities Act and other applicable federal and State laws, the Board will make every effort to hold public meetings and hearings in facilities that are accessible to people with disabilities. Persons requiring these such services should contact the Clerk of the Board at 100 W. Randolph Street, Suite 11-500, Chicago, Illinois 60601 or at 312/814-3620 at least five days prior to a Board meeting or hearing.

	(Source	e: Amei	nded at 44 Ill. Reg, effective)
			SUBPART B: FEES AND FORMS OF PAYMENT
Section	on 2175	.200 Fi	iling Fees
	a)	Act [4]	on filing an action for which a filing fee is prescribed by Section 7.5 of the 15 ILCS 5/7.5] must pay that fee at the time the petition is presented to the for filing.
	b)		llowing initial filings require filing fees and will only be considered filed accompanied by the appropriate fee:
		1)	Petition for Site-Specific Regulation, \$75;
		2)	Petition for Variance, \$75;
		3)	Petition for Review of Illinois Environmental Protection Agency (Agency) Permit Decision, Underground Storage Tank (UST) Decision, or any other final determination <u>under pursuant to</u> Section 40 of the Act [415 ILCS 5/40], \$75;
		4)	Petition to Contest Local Government Pollution Control Facility Siting Decision, <u>under pursuant to Section 40.1</u> of the Act [415 ILCS 5/40.1], \$75; and
		5)	Petition for Adjusted Standard, <u>under pursuant to Section 28.1</u> of the Act [415 ILCS 5/28.1], \$75; and-
		<u>6)</u>	Petition for a time-limited water quality standard, \$75.
	c)		erk will refuse to file any petition that is not accompanied by the required he fee must be paid in the form specified in Section 2175.215 of this Part.
		(Source	e: Amended at 44 Ill. Reg, effective)

Section 2175.205 Copying Fees

a) Most files, records, and data are available on the Board's <u>Website Web site</u> (see Section 2175.310 of this Part), where they may be viewed, searched, and

downloaded free of charge. Copies may also be made at the Board office in Chicago upon payment of reasonable reproduction fees as prescribed by Section 6 of the FOIA [5 ILCS 140/6]. When reasonably practicable, materials may be provided electronically in the form of compact disk, or other appropriate portable electronic storage device. The fee for this such material will be based on actual costs incurred by the Board.

- b) State agencies are, upon request, provided a hard copy of opinions and orders and transcripts free of charge.
- c) Fees will be waived or reduced if:
 - 1) The requestor is a constitutional officer or a member of the General Assembly; or
 - The requestor states the specific purpose for the request and indicates that a waiver <u>or reduction</u> of the fee is in the public interest. Waiver <u>or reduction</u> of the fee is in the public interest if the principal purpose of the request is to access and disseminate information regarding the health, safety, and welfare or the legal rights of the general public and is not for the purpose of personal or commercial benefit [5 ILCS 140/6(c)].
- d) No fee will be charged to inspect records. Inspection of records can only take place in Chicago at the Clerk's Office.

Source: Amended at 44 Ill. Reg	effective)
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Section 2175.210 Copying Procedures

- a) All files, records, and data may be copied at the Board's Chicago office upon payment, except for information exempted <u>under pursuant to Section 7 of FOIA [5 ILCS 140/7]</u>. (See Section 2175.300 of this Part.)
- b) The Board will contract for any copying that would impose a substantial administrative burden on the Board. The person requesting those such copies will be charged the reproduction charges incurred by the Board.
- c) Requests for copies will be honored in as timely a manner as is reasonably practicable. Requests to receive copies by mail will be honored. However, the Board reserves the right to charge the requesting party for the mailing costs incurred by the Board.

((Source: A	Amended at 4	14 III. Reg	. effective	,

Section 2175.215 Forms of Payment

- a) Any amount over \$10 must be paid by check or money order made payable to the Illinois Pollution Control Board, except as provided in subsection (b) of this Section.
- b) Filing fees may be paid:
 - 1) <u>In in the form of a check or money order made payable to the Illinois Pollution Control Board; or</u>
 - 2) Cash eash, but cash payment is strongly discouraged;
 - 3) Electronic Payment using Illinois ePAY; or
 - A State agency may use an Office of the Comptroller voucher to remit payment for filing fees (see Section 2175.200 of this Part) and copy fees (see Section 2175.205 of this Part).
- c) If a check for filing fees is not honored by petitioner's bank, the Fiscal Officer may require that payment be made within 48 hours by certified check or money order. Failure to make payment may subject petitioner to sanctions as provided in the Board's procedural rules. (See 35 Ill. Adm. Code 101.800)
- d) If a check for copying fees is not honored by the remitter's bank, the Fiscal Officer may require that payment be made within 48 hours by certified check or money order. The Fiscal Officer may also require that copy fees be paid only by certified check or money order prior to the conveyance of material for any entity or individual who remits to the Board a check that subsequently is not honored by the remitter's bank.

(Source: Amended	1 - 4 1 1 1 D	- CC L
(Nource: Amended	1 at 44 HL Rec	. effective

SUBPART C: PUBLIC INFORMATION

Section 2175.300 Files Open to Reasonable Inspection

- a) The Clerk will maintain files containing all information submitted to or produced by the Board or any of its members relating to matters within the Board's jurisdiction. The files will include: pleadings, motions, notices, minutes, transcripts, exhibits, orders and opinions, proposed and adopted regulations, the *Environmental Register* and other Board releases, business records, and informal complaints.
- b) <u>Under Pursuant to</u> the Illinois State Records Act, the Clerk will maintain for five years all documents submitted by the parties in adjudicatory cases and participants in rulemakings [5 ILCS 160]. After five years, the documents will be microfilmed and the microfilm will be maintained by the Board. Documents

microfilmed for the Board's record are subject to destruction unless the parties or participants request that the documents be returned at the closure of the five-year period. Over-sized exhibits that are not capable of being microfilmed will be returned to the parties or participants at their request or destroyed.

- c) All files, records, and data, other than personnel files, are maintained by the Clerk's Office and are available from the Clerk of the Board, in the Board's Chicago office. Most of these materials are also available through the Board's Website (see Section 2175.310 of this Part), where they may be viewed, searched, and downloaded. These materials Such types of material include:
 - 1) Documents filed <u>in an adjudicatory case or a rulemaking</u>, including appearances, pleadings, exhibits, motions, transcripts of hearings, and public comments;
 - 2) Opinions and orders of the Board;
 - 3) Documents published by the Board for use by the general public, such as the *Environmental Register*.
- d) The files, records, and data of the Board are open to reasonable public inspection and copying in the Board's Chicago office, except for information exempted under pursuant to Section 7 of FOIA [5 ILCS 140/7], including information that constitutes a trade secret; information privileged against introduction in judicial proceedings; internal communication between or among the Board and staff; draft orders and opinions and orders; and technical unit memoranda.
- e) The Board has adopted procedural rules at 35 Ill. Adm. Code 130 to establish the procedures to be <u>followed taken</u> by any person to obtain protection for trade secrets and other non-disclosable information as described in Section 7 of the Act [415 ILCS 5/7]. (See 35 Ill. Adm. Code 130.)

(Source: Amended at 44 Ill. Reg	, effective)
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Section 2175.305 Publications

- a) Environmental Register-Environmental Register
 - The Board's <u>quarterly monthly</u> publication, the <u>Environmental Register</u> Environmental Register, contains reports of the Board's activities and notices of meetings and hearings. Single hard copies are provided free of charge at the Board's Chicago and Springfield offices.
 - 2) The <u>Environmental Register</u> Environmental Register is provided free of charge on the Board's <u>Website</u> Web site and by email subscription (see Section 2175.310 of this Part).

b) Opinions, Orders, Regulations

- 1) Copies of opinions and orders of the Board are available as provided at Section 2175.205 of this Part, including through the Board's Website Website (see Section 2175.310 of this Part).
- 2) The Board's opinions and orders are also available through various commercial services including LEXIS and Westlaw.
- The Board's regulations are published in the Illinois Register (see Section 2175.305(d) of this Part) and by various commercial services. They are also published periodically by the Agency by subtitle and are available in hard copy as quantities permit free of charge from the Board's Chicago office. Additionally, the Board maintains on its Web site the text of the Board's regulations set forth in Title 35 of the Illinois Administrative CodeThe Board's regulations are provided free of charge on the Board's Website (see Section 2175.310).

c) Annual Report

- 1) The Board publishes an Annual Report of the Chairman. The report includes information regarding the Board's membership, regulatory and case activities for the fiscal year, a summary of legislative activity affecting the Board, a summary of Board decisions reviewed by the courts during the fiscal year, and information on administrative activities.
- When completed and printed, the Annual Report is available in hard copy free of charge in reasonable quantities from the Board's Chicago and Springfield offices. The Annual Report is also available free of charge from the Board's Website Web site (see Section 2175.310 of this Part).

d) Illinois Register

- 1) Required Filings. The Illinois Register is a publication containing all State regulations and is published by and available from the Office of the Secretary of State and various commercial services. The Board is required to publish the following information in the Illinois Register:
 - A) Notice of all proposed and adopted regulations as required by Section 5-40 of the IAPA [5 ILCS 100/5-40]. The notices describe the rules, contain contact names for questions, and provide directions for participation at public hearings and submission of written comments.

- B) Notice of all emergency and peremptory regulations as required by Sections 5-45 and 5-50 of the IAPA [5 ILCS 100/5-45 and 5/50]. The notices describe the rules and contain contact names for questions.
- C) Results of Board determinations in adjusted standards proceedings under pursuant to Section 28.1 of the Act [415 ILCS 5/28.1]. The Board publishes this list at the close of each fiscal year, in July or August depending upon the Illinois Register publication schedule.
- D) A regulatory agenda setting forth rules that the Board may be considering during a six-month period. This agenda lists rules before publication of the notice described in subsection (d)(1) of this Section. The regulatory agenda appears in January/February or July/August of each year, depending upon the Illinois Register publication schedule. The agenda describes the anticipated rules, contains contact names for questions, and provides directions for public participation.
- Discretionary filings. Section 7.3 of the Act [415 ILCS 5/7.3] and Section 5-70(b) of the IAPA [5 ILCS 100/5-70(b)] allow the Board to publish other documents concerning its activities. These include notices of public hearings, and notices of proposed and adopted identical-in-substance rules as discussed in Section 7.2 of the Act [415 ILCS 5/7.2].

(Source: Ame	ended at 44 II	II. Reg.	, effective

Section 2175.310 Board Website Web site

- a) The Board maintains a <u>Website Web site</u> with information that includes the following:
 - 1) Board Members' Profiles and a Citizen's Guide to the Board;
 - 2) Environmental Register;
 - 3) Open Board Meeting and Closed Deliberative Session Dates and Agendas;
 - 4) Procedural Rules in Title 35 of the Illinois Administrative Code;
 - 5) Administrative Rules in Title 2 of the Illinois Administrative Code;
 - 6) Annual Reports;
 - 7) Pending Rulemakings;
 - 8) Recent Legislation;

- 9) Open Board Meeting Minutes;
- <u>910)</u> The Clerk's Office On-Line (COOL); COOL is the Board's searchable electronic docketing system for rulemakings and adjudicatory cases, containing Board opinions and orders, hearing transcripts, and participant and party filings, all of which may be viewed, searched, and downloaded;
- <u>10</u>11) Environmental Regulations in Title 35 of the Illinois Administrative Code;
- 1112) The Act [(415 ILCS 5]); and
- 1213) Formal and informal complaint forms.
- b) The information on the Board's <u>Website</u> Web site can be downloaded free of Board charges. The Web site can be accessed through the Internet using any commercially available on-line service. The <u>Website</u> Web site can be accessed directly at the following electronic address:

http://pcb.illinois.gov/

http://www.illinois.gov/government/agency.cfm

c) The Board's <u>Website</u> Web site can also be accessed through the State of Illinois Web site at the following electronic address:

https://www2.illinois.gov/agencies/IPCB

http://www.illinois.gov/government/agency.cfm

(Source: Amended at 44 Ill. Reg. _____, effective _____)

Section 2175.320 Requests for Information

- a) Informal requests for information may be made to any Board office. Informal requests will be filled promptly upon receipt of the request. However, where a request for information maintained by the Clerk's Office is made at a Board office other than the Chicago office, some delay may be necessary to allow for the Clerk's Office to provide the material. Inspection of documents can only take place at the Clerk's Office.
- b) FOIA Requests:
 - 1) A formal request for information <u>under pursuant to FOIA</u> must state that it is a formal request <u>under pursuant to FOIA</u>. The formal request must be addressed to the Board's FOI officer, who:

- A) Notes the date the public body receives the written request;
- B) Computes the day on which the period for response will expire and makes a notation of that date on the written request;
- C) Maintains an electronic or paper copy of a written request, including all documents submitted with the request until the request has been complied with or denied; and
- D) Provides a copy to the Clerk's Office to create a file for the retention of the original request, a copy of the response, a record of written communications with the requester, and a copy of other communications.
- 2) The Board will either comply with or deny a request for public records within 5 business days after its receipt of the request, unless the time for response is properly extended under Section 3(e) of FOIA [5 ILCS 140/3(e)].
- 3) If denied, the requests will be denied <u>under pursuant to Section 7</u> and 7.5 of FOIA [5 ILCS 140/7 and 7.5]. Upon a decision to deny a request, the FOI officer shall notify the requester in writing of the decision and provide:
 - A) The reasons for denial, including a detailed basis for the exemption claimed,
 - B) the names and titles or positions of each person responsible for the denial,
 - C) Information on the right to review by the Public Access Counselor, and include the address and phone number for the Public Access Counselor, and
 - D) Information on the right to judicial review.
- c) Information that is immediately available on request from the Clerk's Officer, includes, but is not limited to:
 - 1) Board Meeting Agendas,
 - 2) Board Meeting Minutes,
 - 3) Board Opinions and Orders, and

	4) Filings in cas	es available in the Clerk's Office On-Line.
(Sour	ce: Amended at 44 Ill.	Reg, effective)
	SUBPART	D: ACCESS TO BOARD RULES
Section 2175	5.400 Access to Board	Rules in the Illinois Administrative Code
a)		been codified under Title 35 of the Illinois Administrative 1983. Each general area of regulation has been assigned a set out below:
	SUBTITLE A B C D E F G H	SUBJECT MATTER Procedural Rules Air Rules Water Rules Mine Rules Livestock Waste Public Water Supplies Waste Disposal Noise Rules
	I M	Nuclear Radiation Biological Materials
b)		n subsection (a) of this Section also include some rules of the s rules appear at Chapter I of each of the Subtitles.
(Sour	ce: Amended at 44 Ill.	Reg, effective)
	SU	BPART E: RULEMAKING
Section 2175	5.500 Proposals	

Sect

- Rulemaking procedures are set out in the Board's procedural rules at 35 Ill. Adm. a) Code 102.
 - The Act provides for five types of rulemakings: 1)
 - A) Identical-in-substance rulemakings, as defined in Sections 7.2, 10(H), 13.3, 13, 17.5, 22.4, 22.7, and 22.40, 28.2, and 28.4 of the Act (415 ILCS 5/7.2, 10(H), 13.3, 13, 17.5, 22.4, 22.7, and 22.40) (see 35 Ill. Adm. Code 102.610);
 - Federally required rules, as defined in Section 28.2 of the Act B) [(415 ILCS 5/28.2]) (see 35 Ill. Adm. Code 102.Subpart E);

- C) Other regulatory proposals, both of general applicability and not of general applicability, as allowed by Sections 26, 27, and 28 of the Act [(415 ILCS 5/26, 27, and 28]) (see 35 Ill. Adm. Code 102.Subpart B);
- D) Clean Air Act fast-track rulemakings, as defined by Section 28.5 of the Act [(415 ILCS 5/28.5]) (see 35 Ill. Adm. Code 102.Subpart C); and
- E) Updating incorporations by reference, as allowed by Section 28.6 of the Act [(415 ILCS 5/28.6)] (see 35 Ill. Adm. Code 102.211).
- 2) The IAPA provides for three types of rulemakings:
 - A) General rulemaking <u>under pursuant to Section 5-40 of the IAPA [(5 ILCS 100/5-40)]</u>, which includes first notice and second notice (see 35 Ill. Adm. Code 102.600-102.608);
 - B) Emergency rulemaking <u>under pursuant to Section 5-45 of the IAPA [(5 ILCS 100/5-45)]</u> (see 35 Ill. Adm. Code 102.612); and
 - C) Peremptory rulemaking <u>under pursuant to Section 5-50 of the IAPA [(5 ILCS 100/5-50)]</u> (35 Ill. Adm. Code 102.614).
- b) Proposals for the adoption, amendment, or repeal of a substantive regulation may be made by the Agency, the Illinois Department of Natural Resources (Department), the Board, or any member of the public. Only the Agency may propose a Clean Air Act fast-track rulemaking [(415 ILCS 5/28.5)]. Proposals made by the Agency, Department, or Board are automatically scheduled for hearings.
- c) In the case of a proposal made by a member of the public, the proposal must be accompanied by a petition signed by 200 persons, specifying home addresses, unless that requirement is waived by the Board. When the proposal is accompanied by a petition, the matter is placed on the agenda for Board decision. Generally, the Board will authorize a hearing unless it determines that the proposal is plainly devoid of merit, or deals with a subject on which a hearing has been held within the preceding six months, or is not accompanied by an adequate statement of supporting reasons. The proponent will be notified of an adverse decision and of the reasons for such a decision.

- a) All hearings on regulatory proposals are conducted according to the Board's procedural rules at 35 Ill. Adm. Code 102. These hearings are open to the public, and at the such hearings, the public is permitted to examine the record, examine witnesses, testify, and submit evidence, except as limited by the Hearing Officer or Board procedural rules.
 - b) Unless otherwise directed by the Hearing Officer or the Board, the rulemaking record remains open for written public comment for a minimum of 14 days following the Board's receipt of the hearing transcript. Any person may make a written submission on the proposal within this period or during the first notice period under pursuant to the IAPA [(5 ILCS 100)].

(Source: Amended at 44 Ill. Reg. , effective	
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Section 2175.510 First Notice

- a) The Board may adopt a proposed rule for first notice <u>under pursuant to Section 5-40 of the IAPA</u> at any time after a regulatory proceeding is initiated [(5 ILCS 100/5-40)]. The proposed rules are filed with the Secretary of State for first-notice publication in the *Illinois Register*. Generally, the Board does not proceed to first notice until merit and economic hearings have concluded and comments have been received unless there is a need to proceed more expeditiously.
- b) The public has a right to comment on the proposed rules during the first-notice period and retains all other rights set out in Section 5-40 of the IAPA [(5 ILCS 100/5-40)].
- c) <u>Under Pursuant to Section 28 of the Act</u>, the Board may, after hearing, revise the proposed regulation before adoption without conducting further hearings [(415 ILCS 5/28)].

(Source: Ame	nded at 44	Ill. Reg.	, effective	

Section 2175.515 Second Notice

- a) Upon termination of the first-notice period, the Board may adopt the proposal for second notice <u>under pursuant to Section 5-40</u> of the IAPA [(5 ILCS 100/5-40)], for review by the Joint Committee on Administrative Rules (JCAR).
- b) After the second-notice period has commenced, the proposed rules will only be amended in response to JCAR <u>suggestions</u>, recommendations, or objection.

(Source: Amended at 44 Ill. Reg	, effective)
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Section 2175.525 Emergency Rules

<u>Under Pursuant to</u> the Illinois Emergency Management Agency Act [(20 ILCS 3305/7)], on proclamation by the Governor that a disaster exists, or when the Board finds that a severe public health emergency is involved in relation to any proposed regulation, then such regulation will take effect without delay and the Board may proceed with the required economic impact hearings while the regulation continues in effect [(415 ILCS 5/27(c)-)]. When such an emergency exists, or when the Board finds another situation exists that reasonably constitutes a threat to the public interest, safety, or welfare, the customary 45-day notice period is waived; however, notice and text of the emergency rule must be published in the *Illinois Register* [(5 ILCS 100/5-45(b)-)]. An emergency rule is effective for a maximum period of 150 days <u>under pursuant to Section 5-45(c) of the IAPA [(5 ILCS 100/5-45(c)-)]</u>, but it may be adopted as a permanent rule by following usual rulemaking procedures.

(Source: Amended at 44 Ill.	Reg.	effective

Section 2175.530 Peremptory Rules

When the Board is required by federal law, federal rules and regulations, or by a court order to adopt a certain rule, that rule need not be published in the *Illinois Register* until it has been adopted <u>under pursuant to Section 5-50</u> of the IAPA [(5 ILCS 100/5-50)]. However, notice and text of the adopted rule must be published in the *Illinois Register* <u>under pursuant to Section 5-70</u> of the IAPA. [(5 ILCS 100/5-70)]

(Source: Amended at 44 Ill. Reg., effective	
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Section 2175.535 Rules Identical-In-Substance to Federal Regulations

- a) The Board adopts regulations in the following programs <u>under pursuant to Section</u> 7.2 of the Act ([415 ILCS 5/7.2)] that are identical-in-substance to federal regulations and which are exempt from Sections 5-35 and 5-40 of the IAPA [5 ILCS 100/5-35 and 5-40]:
 - Exemptions from the definition of volatile organic material: Section 9.1(e) of the Act [415 ILCS 5/9.1(e)];
 - 2) Ambient air quality standards specifying the maximum permissible short-term and long-term concentrations of various contaminants in the atmosphere: [415 ILCS 5/10(H)];
 - 3) Underground injection control (UIC): Section 13(c) of the Act [415 ILCS 5/13(c)];
 - 4) Wastewater pretreatment: Section 13.3 of the Act [415 ILCS 5/13.3)],

- 5) Safe Drinking Water Act (SDWA): Section 17.5 of the Act [415 ILCS 5/17.5)];
- Resource Conservation and Recovery Act (RCRA), Subtitle C, hazardous waste: Section 22.4(a) of the Act [415 ILCS 5/22.4(a)];
- 7) RCRA, Subtitle I, UST: Section 22.4(d) of the Act [415 ILCS 22.4(d)];
- 8) RCRA, Subtitle D, municipal solid waste landfills: Section 22.40(a) of the Act [415 ILCS 5/22.40(a)].
- b) Section 7.2(b) of the Act [415 ILCS 5/7.2(b)] provides timetables for rule adoption, but generally the Board must adopt rules within one year after the United States Environmental Protection Agency's (USEPA) adoption of the corresponding federal rule. The Board adopts a proposal for public comment that is published in the Illinois Register. The Board then accepts public comments for 45 days, after which the Board adopts final rules that are published in the Illinois Register.
- c) Because Sections 5-35 and 5-40 of the IAPA [5 ILCS 100/5-35 and 5-40] do not apply to identical-in-substance rulemaking under Section 7.2 of the Act [415 ILCS 5/7.2], the Board does not follow the IAPA's procedure of first notice, second notice, and final adoption.

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Section 2175.540 Federally Required Rules

Under Section 28.2 of the Act [(415 ILCS 5/28.2)], the Board may adopt a "required rule." *A* "required rule" means a rule that is needed to meet the requirements of the federal Clean Water Act, SDWA, Clean Air Act (including required submission of a State Implementation Plan), or RCRA, other than a rule required to be adopted as an identical-in-substance rule (see Section 2175.535 of this Part) [(415 ILCS 5/28.2(a)-)].

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Section 2175.545 Generally Applicable Rules and Site-Specific Rules

- <u>a)</u> Under Sections 27 and 28 of the Act [(415 ILCS 5/27 and 28)], the Board may adopt substantive environmental rules of generally applicability and of site-specific applicability.
- b) Under Section 26 of the Act [(415 ILCS 5/26)], the Board may adopt such procedural rules as may be necessary to accomplish the purposes of the Act.

(Source: Ame	nded at 44 I	III. Reg.	, effective)
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Section 2175.555 Updating Incorporations By Reference

Under Section 28.6 of the Act [(415 ILCS 5/28.6)], the Board may update an incorporation by reference included in a Board rule without conducting hearings if no objection is filed or hearing is requested during the first-notice period <u>under pursuant to</u> Section 5-40 of the IAPA [(5 ILCS 100/5-40)]. <u>This Such</u> rulemaking is limited to replacing a reference in a Board rule to an older or obsolete version of an incorporated document with a reference to the current version of that document or its successor document.

(Source: Amer	nded at 44 III. R	.eg	, effecti	ve	_)
	SUBPART F:	ADJUDIC.	ATORY 1	PROCEED	INGS

Section 2175.600 Adjudicatory Proceedings

- a) The Board is authorized to hear the following types of adjudicatory cases: (See 35 Ill. Adm. Code 101-130 for procedural rules governing the processing of these cases:):
 - 1) Enforcement Action. The Illinois Attorney General, any State's Attorney, or any person may initiate an enforcement action by the filing of a complaint under pursuant to Section 31 of the Act [(415 ILCS 5/31)]. (See 35 Ill. Adm. Code 103.)
 - Permit Appeal. Any person who, <u>under pursuant to Section 39</u> of the Act (415 ILCS 5/39), has been denied a permit by the Agency, or issued a permit by the Agency with one or more conditions to which that person objects, may file a petition with the Board for review of the Agency's action. If the Agency grants a RCRA permit for a hazardous waste disposal site or grants or denies a National Pollutant Discharge Elimination System (NPDES) permit, certain third parties may petition the Board for a hearing to contest the decision of the Agency [(415 ILCS 5/40(b), (e)(1)-)]. (See 35 Ill. Adm. Code 105.)
 - Pollution Control Facility Siting Review. An applicant for local siting approval of a pollution control facility who has been denied this such approval or granted conditional approval by a county board or the governing body of a municipality may contest that decision by filing a petition for hearing under pursuant to Section 40.1(a) of the Act [(415 ILCS 5/40.1(a)-)]. A third party who participated in the public hearing conducted by a county board or the governing body of a municipality may contest a grant of local siting approval by filing a petition for hearing under pursuant to Section 40.1(b) of the Act [(415 ILCS 5/40.1(b)-)]. (See 35 Ill. Adm. Code 107.)

- 4) Variances/Adjusted Standards. Any person adversely affected by a Board rule or order may file a petition for a variance <u>under pursuant to Section 37 of the Act [(415 ILCS 5/37)]</u> or a petition for an adjusted standard <u>under pursuant to Section 28.1 of the Act [(415 ILCS 5/28.1)]</u>. (See 35 III. Adm. Code 104.)
 - 5) Trade Secret Determination. Any person who is adversely affected by a trade secret determination made by the Agency or the Department may contest that determination before the Board. (See 35 Ill. Adm. Code 130.)
 - Appeal of Office of the State Fire Marshal (OSFM) UST Fund Eligibility or Deductibility Determination. Owners or operators of USTs who have been denied eligibility by the OSFM to access the UST reimbursement fund, or who disagree with an OSFM determination of the applicable deductible for UST Fund reimbursement, may petition for review <u>under pursuant to Section 57.9(c) of the Act [(415 ILCS 5/57.9(c)-)]</u>. (See 35 Ill. Adm. Code 105.)
 - 7) Appeal of Agency Decisions Regarding UST Program. Owners or operators of USTs who have been denied requested UST Fund reimbursement or UST cleanup approvals by the Agency may petition for review <u>under pursuant to Section 40 of the Act [(415 ILCS 5/40)]</u>. (See 35 Ill. Adm. Code 105.)
 - 8) Tax Certifications. Under the Property Tax Code, the Board may issue a certificate finding that a facility is a "pollution control facility" or that a device is a "low sulfur dioxide emission coal fueled device" for property tax purposes [(35 ILCS 200/11-10, 11-40)-)]. A person seeking a tax certificate must first submit an application to the Agency. The Agency is then required to file with the Board a recommendation on whether the Board should issue the certificate. An applicant who wishes to contest an Agency recommendation that the Board deny tax certification may file a petition with the Board. (See 35 Ill. Adm. Code 125.)
 - Administrative Citations. The Agency or a unit of local government delegated authority by the Agency may issue administrative citations for violations of Sections 21(o), and (p), 22.51, 22.51a, 31.1(c), 42(b)(4), 42(b)(4-5), 55(k) of the Act [(415 ILCS 5/21(o), and (p), 22.51, 22.51a, 31.1(c), 42(b)(4), 42(b)(4-5), 55(k)-)]. These citations are enforceable by filing copies with the Board under pursuant to Section 31.1 of the Act [(415 ILCS 5/31.1)]. The respondent named in the administrative citation may file a petition for review with the Board. (See 35 Ill. Adm. Code 108.)
 - 10) Water Well Setback Exceptions. A water well owner may petition the Board for an exception from the water well setback requirements of the

- Act by filing a petition with the Board <u>under pursuant to</u> Section 14.2 of the Act [(415 ILCS 5/14.2.-)]. (See 35 III. Adm. Code 106.)
- 11) Other. Any other proceedings authorized by the Act or the Board's procedural rules may be brought before the Board <u>under pursuant to</u> statutory authority and any Board regulations adopted thereunder.

(Source: Amended at 44 Ill. Reg. , effective)

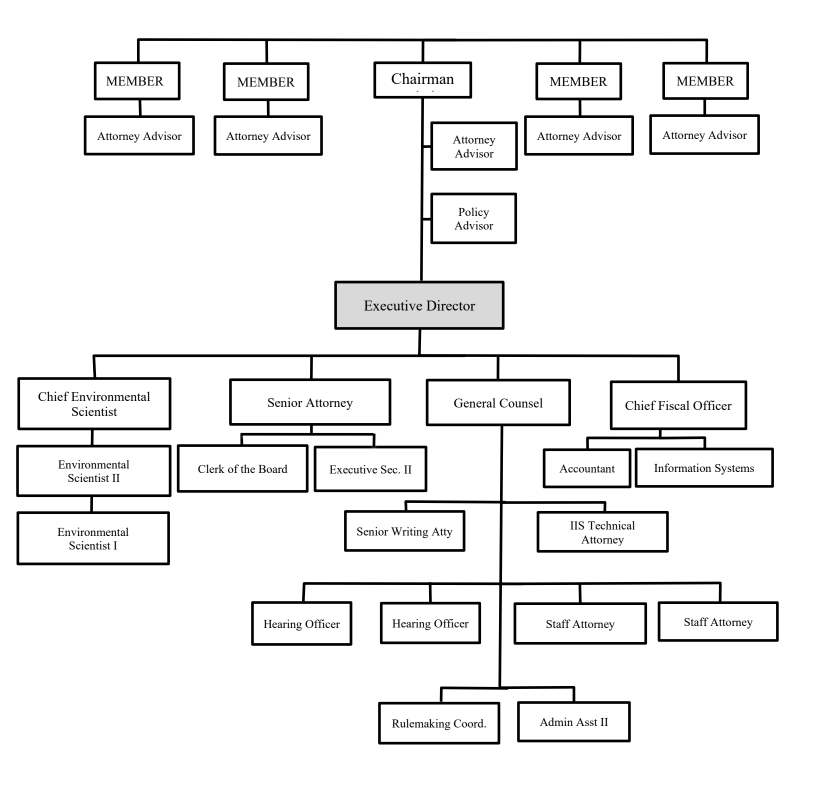
SUBPART H TIME LIMITED WATER QUALITY STANDARDS

Section 2175.800 Time Limited Water Quality Standards

A Time-Limited Water Quality Standard (TLWQS) provides temporary relief from water quality standards as set forth in 35 Ill. Adm. Code 302 and 303. A TLWQS proceeding is a non-adjudicatory proceeding. A TLWQS is also not subject to rulemaking requirements. The procedural rules governing a TLWQS proceeding are at 35 Ill. Adm. Code. 104.Subpart E.

Section 2175.APPENDIX A Organizational Chart

ORGANIZATION CHART



(Source: Amended at 44 Ill. Reg._____, effective _____)