ILLINOIS POLLUTION CONTROL BOARD March 7, 2024

ILLINOIS POWER GENERATING)	
COMPANY,)	
)	
Petitioner,)	
)	
V.) PCB 24-56	
) (Petition for Review – Alternative	Source
ILLINOIS ENVIRONMENTAL) Demonstration)	
PROTECTION AGENCY,)	
Respondent.)	

ORDER OF THE BOARD (by J. Van Wie):

On February 20, 2024, Illinois Power Generating Company (IPGC) timely filed a petition (Pet.) asking the Board to review an alternative source demonstration (ASD) determination of the Illinois Environmental Protection Agency (Agency or IEPA) under the Board's coal combustion residual (CCR) surface impoundment rules. *See* 35 Ill. Adm. Code 105.200 *et. seq.*, 845.650(e). The ASD determination concerns a CCR surface impoundment referred to as Ash Pond No. 2 at IPGC's Coffeen Power Plant in Montgomery County (facility). IPGC's petition included a motion for a partial stay of the Part 845 requirements as they apply to exceedances of the groundwater protection standards for sulfate and total dissolved solids (TDS) at Ash Pond No. 2. For the reasons below, the Board accepts the petition for review, but reserves ruling on the motion for partial stay.

Under the Board's CCR surface impoundment rules, an owner or operator of a CCR surface impoundment may, within 60 days after the detected exceedance of a groundwater protection standard, submit a demonstration to the Agency that a source other than the CCR surface impoundment caused the contamination. *See* 35 Ill. Adm. Code 845.650(e). IPGC reports that it submitted an ASD concluding that sources other than Ash Pond No. 2 were responsible for the sulfate and TDS exceedances there. Pet. at 8; *see* Pet. Exh. B. In this case, the Agency issued a non-concurrence on January 11, 2024. Pet. at 10. IPGC reports that the determination was served upon it on January 16, 2024. If the Agency does not concur with the ASD, the owner or operator may petition the Board for review of the non-concurrence within 35 days after the date of service of the final agency decision. *See* 35 Ill. Adm. Code 105.206(a), 845.650(e)(7). IPGC asserts that the Agency's non-concurrence is contrary to the applicable regulations and is arbitrary and capricious. Pet. at 1.

IPGC's petition meets the content requirements of 35 Ill. Adm. Code 105.200 *et. seq.* and 845.650(e)(7). The Board accepts the petition for hearing. IPGC has the burden of proof. 415 ILCS 5/40(a)(1) (2022); *see also* 35 Ill. Adm. Code 105.112(a). Hearings will be based exclusively on the record before the Agency at the time the Agency issued its final decision. *See* 35 Ill. Adm. Code 105.214(a).

2

Upon its own motion or the motion of any party, the Board or the hearing officer may order that the hearing be held by videoconference. In deciding whether to hold the hearing by videoconference, factors that the Board or the hearing officer will consider include cost-effectiveness, efficiency, facility accommodations, witness availability, public interest, the parties' preferences, and the proceeding's complexity and contentiousness. *See* 35 Ill. Adm. Code 101.600(b), 105.110. Hearings will be scheduled and completed in a timely manner.

Unless the Board or the hearing officer orders otherwise, the Agency must file the entire record of its determination by Thursday, March 21, 2024, which is the first business day following the 30th day after the Board received IPGC's petition. See 35 Ill. Adm. Code 105.116(a), 105.212(a). If the Agency wishes to seek additional time to file the record, it must file a request for extension before the date on which the record is due to be filed. See 35 Ill. Adm. Code 105.116(a). The record must comply with the Board's requirements for content, organization, and certification. See 35 Ill. Adm. Code 101.1030(g), 105.116(b), 105.212(b). In addition, the Agency must file the record electronically instead of in paper. Specifically, the record must be filed through the Clerk's Office On-Line (COOL) or on compact disk or other portable electronic data storage device and, to the extent technically feasible, in text-searchable Adobe PDF. See 35 Ill. Adm. Code 101.302(h)(2)(A), 105.116(a).

Accompanying IPGC's petition for review is a motion for a partial stay of the requirements of 35 Ill. Adm. Code 845.650(d), 845.660, 845.670, and 845.680 as they apply to the exceedances of the sulfate and TDS standards at the facility. Pet. at 18, 22. IPGC asks for a stay, "until the later of (a) the Board's final resolution of this Petition, or (b) if this Petition is granted, IEPA's issuance of a concurrence." *Id.* IEPA has not filed a response to the petition or to the motion for a partial stay. Part 845 provides that, "[t]he filing of a petition for review under subsection (e)(7) does not automatically stay any requirements of this Part as to the owner or operator, including the 90-day deadline to initiate an assessment of corrective measures." 35 Ill. Adm. Code 845(e)(7). The Board reserves ruling on the motion for partial stay.

IT IS SO ORDERED.

I, Don A. Brown, Clerk of the Illinois Pollution Control Board, certify that the Board adopted the above order on March 7, 2024, by a vote of 4-0.

Don A. Brown, Clerk

Illinois Pollution Control Board

Don a. Brown

¹ Any questions about filing the record in an electronic format should be directed to the Clerk's Office at (312) 814-3620 or (312) 814-3461.