ILLINOIS POLLUTION CONTROL BOARD November 3, 1994

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IN THE MATTER OF:

PETITION OF GENERAL MOTORS CORPORATION)R93-13TO AMEND 35 ILL. ADM. CODE 303.322)(Site-Specific
Regulation for Fluoride))Rulemaking)

Proposed Rule. Second Notice.

OPINION AND ORDER OF THE BOARD (by E. Dunham):

This matter comes before the Board on the June 23, 1993 proposal of General Motors Corporation (GM) for site-specific relief from Section 303.322 (35 Ill. Adm. Code 303.322). On November 11, 1993, GM filed a stay this matter. The Board granted this motion on November 18, 1993. The stay was lifted on February 3, 1994. The Board sent this proposed rule to first notice on September 1, 1994. The proposed amendments were published in the Illinois Register on September 16, 1994, at 18 Ill. Reg. 14219. The Board received a public comment from GM on October 20, 1994.

The Board's responsibility in this matter arises from the Environmental Protection Act (Act). (415 ILCS 5/1 et seq. (1992).) The Board is charged therein to "determine, define, and implement the environmental control standards applicable in the state of Illinois." (415 ILCS 5/5(b) (1992).) More generally, the Board's rulemaking charge is based on the system of checks and balances integral to the Illinois environmental governance: the Board bears responsibility for the rulemaking and principal adjudicatory functions; while the Illinois Environmental Protection Agency (Agency) has primary responsibility for administration of the Act and the Board's regulations. The latter includes administering today's proposed regulation.

GM is seeking to modify 35 Ill. Adm. Code 303.322, which was adopted in R78-7 on September 24, 1981, and established a sitespecific water quality standard for fluoride in the unnamed tributary of the Vermilion River and the Vermilion River from the juncture of the unnamed tributary to the Indiana border. (Pet. at 1.) GM seeks to increase the fluoride water quality standard for the unnamed tributary and the Vermilion River from the juncture of the unnamed tributary to a point 0.9 miles downstream of that juncture from 5 mg/l to 10 mg/l. (Pet. at 2.)

A hearing in this matter was held on April 26, 1994, in Danville, Illinois before hearing officer Musette Vogel. At the hearing, GM presented three witnesses. Mr. Jim Schifo, Environmental Manager of GM, described GM's operations, the wastewater treatment system and efforts by GM to control the fluoride discharge. Mr. Schifo also presented the costs for nontreatment options for compliance and presented statistical support for the 10 mg/l standard. Mr. James Etzel, testified on the prior rulemaking in R78-7 and the costs of various treatment options. Mr. Greg Bright testified on the studies he performed on the environmental impact of fluoride in the unnamed tributary. No members of the public attended the hearing.

GM filed a post-hearing brief on May 25, 1994. The Illinois Environmental Protection Agency (Agency) filed a post-hearing brief on June 8, 1994. The Agency has no objection to GM's petition.

BACKGROUND

GM's foundry is located in a rural industrial area between Danville and the Village of Tilton. (Pet. at 3.) The facility covers approximately 323 acres. (Tr. at 11.) The foundry manufactures ductile and grey iron castings for the automotive industries. (Pet. at 3.) The Danville Plant produces 800 tons (or 187,000 castings) of grey-iron, nodular iron and hi-carbon iron castings each day. (Tr. at 13.) The unit processes include cupola melting, sand molding, rough finishing and annealing of castings that are used in the production of intake manifolds, transmission parts and brake parts. (Pet. at 3.) The foundry employs more than 1,000 persons and contributes \$80 million to the Danville area economy. (Pet. at 2.) GM plans to idle the plant during the 1996 calendar year. (Tr. at 13.) GM intends to continue operating the foundry at reduced volumes in the meantime. (Tr. at 13.)

The facility draws its make-up water for cooling purposes from the Vermilion River. (Pet. at 3.) Approximately 10.4 million gallons of water are used for plant processes at the plant each day. (Tr. at 19.) The two major sources of wastewater are the cupolas and the dust collectors. (Tr. at 19.) Secondary sources of wastewater include noncontact cooling water and storm runoff water. (Tr. at 19.) Wastewater is treated and recycled through the system. (Tr. at 23.) The facility discharges 400,000 to 750,000 gpd wastewater including process wastewater and noncontact cooling water. (Pet. at 3.) The facility discharges to an unnamed ditch which flows into the Vermilion River. (Pet. at 7.)

The primary source of fluoride in the discharge is from the cupola emission control system due to the limestone flux. (Tr. at 31.) Increased recycling rates impact the levels of fluoride in the discharge. (Tr. at 28.) Fluoride discharge decreased after 1978 but increased after 1990. (Tr. at 31.) The increased wastewater recycle rate has increased the mass of fluoride discharged by 78.37 percent as compared to 1978 levels. (Tr. at 31.) The limestone is considered to be the major contributor to the fluoride levels in the plant water system. (Tr. at 39.) In 1977, GM was issued an NPDES permit. (Tr. at 24.) GM's current NPDES permit, issued on June 23, 1991, is currently under appeal before the Board. (See PCB 91-219.)

ENVIRONMENTAL IMPACT

The stream's small water shed includes industrial, residential and forested areas. (Tr. at 70.) The total slope of the stream is quite steep resulting in several short waterfalls over bedrock in some areas. (Tr. at 71.) Streams of this type have a limited habitat for supporting diverse fish and benthic invertebrate communities. (Tr. at 71.)

Studies of the stream demonstrate that fluoride is not a limiting factor on the aquatic life and the habitat structure is the principal limit to achieving a more balanced aquatic community. (Pet. at 7.) Studies show that there is no indication that fluoride or other "toxic substances" in the wastewater discharge contribute to the impaired condition of the stream. (Tr. at 75.) In addition, a recent review of the literature showed that increasing the fluoride limits to 10 mg/l would have no adverse impact on the fish or macroinvertebrates in the ditch. (Pet. at 8.)

Studies of the stream show that the aquatic community of the receiving stream has improved since the studies done in the 1970s. (Tr. at 75.) Density and diversity of the aquatic life has increased and relatively pollution-intolerant forms now predominate. (Tr. at 75.) The warm water community present in the unnamed tributary and the Vermilion River are somewhat less sensitive to elevated fluoride levels than cold water communities. (Tr. at 77.)

GM contends that the increase in fluoride will not adversely effect humans. Fluoride is not a living pathogen; therefore, it should have no effect on the use of the water body for human recreation. (Tr. at 78.) The receiving stream is too small to be used as a source of potable water. (Tr. at 78.) The Vermilion River is not presently used for potable water nor is any such use planned. (Tr. at 78.) Further, the proposed concentration would not preclude the use of this as a source of potable water. (Tr. at 78.)

TECHNICAL FEASIBILITY AND ECONOMIC REASONABLENESS

Alternatives for compliance include additional treatment for fluoride, discharging directly to the Vermilion River or using alternate sources of limestone. Many of the options considered were the same options reviewed in the R78-7 rulemaking which granted GM a site-specific fluoride level of 5 mg/l. One option for compliance reviewed by GM for compliance was to discharge wastewater directly to the Vermilion River and obtain a mixing zone effluent limit. (Tr. at 45.) Due to the distance and the topography of the area installation of the drainage tile would be extremely expensive and difficult. (Tr. at 45.) This option would not decrease the quantity of fluoride discharged. (Tr. at 46.) Fluoride would be discharged directly to the Vermilion River rather than the unnamed tributary. (Tr. at 46.)

Another option is to obtain an alternate source of limestone with a lower fluoride content. GM currently uses 23,040 tons of limestone a year at a cost of \$120,960. (Tr. at 46.) Limestone is currently obtained from a source six miles from the Danville facility. (Tr. at 46.) It is difficult to determine the exact amount of fluoride content in limestone since it is not distributed evenly throughout the material. (Tr. at 47.) Fluoride levels are not considered critical to most uses of limestone and therefore is not usually monitored. (Tr. at 47.) GM is aware of one quarry in Michigan that routinely monitors the fluoride levels in the limestone. (Tr. at 47.) Obtaining limestone from this source would increase GM's cost for limestone by \$541,440 per year. (Tr. at 47.) Another potential source for low fluoride limestone is in Bloomington, Indiana. (Tr. at 47.) However, since the fluoride level is not routinely monitored at this quarry, it is not certain that the fluoride level will be consistently low and result in compliance. (Tr. at 47.)

Treatment of the wastewater using absorption on bone char, ion exchange with activated alumina or precipitation with high magnesium lime was also considered to reduce the fluoride level. (Tr. at 60.) However, none of these technologies could guarantee consistent compliance and the cost of each technology is extremely high. (Tr. at 60.) In addition, each technology would produce large volumes of sludge which would require disposal at additional costs and also result in an adverse effect on the environment. (Tr. at 60.)

Based on analysis of historical data, GM contends that a fluoride limit of 10 mg/l will allow for long-term process and production variables. (Tr. at 52.)

SITE SPECIFICITY

At first notice the Board proposed additional language to the rule to grant relief to the petitioner without granting relief to other potential discharges in the same stream segment. The Board proposed language naming General Motors and limiting excess fluoride sources to GM's discharge alone.

GM objected to the language proposed by the Board and suggested that it be deleted or modified. (PC # 1.) GM argues that if GM were to sell the foundry to another company, the sitespecific relief would not be available to the new company. (PC #1.) GM contends that the same costs, environmental factors and discharge standards would apply to another operator and there is no reason that the relief should be limited to GM as the operator of the facility. (PC #1.) GM recommends that the relief be tied to a specific location rather than the operator. (PC # 1.)

The Board agrees with the concerns raised by GM concerning the applicability of the proposed site-specific relief to subsequent purchasers of the facility. The Board will modify the language of the proposed amendment to specify the location of the facility instead of the operator. The new language is shown in redline.

CONCLUSION

The Board agrees that site-specific relief is appropriate, based on the record of this proceeding. Alternatives for compliance with the current site-specific standard of 5 mg/l are technically infeasible and economically unreasonable. The proposed standard of 10 mg/l will not have an adverse effect on the environment.

ORDER

The Board hereby directs that second notice of the following proposed amendments be submitted to the Joint Committee on Administrative Rules for review.

TITLE 35: ENVIRONMENTAL PROTECTION SUBTITLE C: WATER POLLUTION CHAPTER I: POLLUTION CONTROL BOARD

PART 303 WATER USE DESIGNATIONS AND SITE SPECIFIC WATER QUALITY STANDARDS

SUBPART A: GENERAL PROVISIONS

Section

- 303.100 Scope and Applicability
- 303.101 Multiple Designations
- 303.102 Rulemaking Required

SUBPART B: NONSPECIFIC WATER USE DESIGNATIONS

Section

- 303.200 Scope and Applicability
- 303.201 General Use Waters
- 303.202 Public and Food Processing Water Supplies
- 303.203 Underground Waters

303.204 Secondary Contact and Indigenous Aquatic Life Waters

SUBPART C: SPECIFIC USE DESIGNATIONS AND SITE SPECIFIC WATER QUALITY STANDARDS

Section

303.300	Scope and Applicability
303.301	Organization
303.311	Ohio River Temperature
303.312	Waters Receiving Fluorspar Mine Drainage
303.321	Wabash River Temperature
303.322	Unnamed Tributary of the Vermilion River
303.323	Sugar Creek and Its Unnamed Tributary
303.331	Mississippi River North Temperature
303.341	Mississippi River North Central Temperature
303.351	Mississippi River South Central Temperature
303.352	Unnamed Tributary of Wood River Creek
303.353	Shoenberger Creek; Unnamed Tributary of Cahokia Canal
303.361	Mississippi River South Temperature
303.430	Unnamed Tributary to Dutch Creek
303.431	Long Point Slough and Its Unnamed Tributary
303.441	Secondary Contact Waters
303.442	Waters Not Designated for Public Water Supply
303.443	Lake Michigan

SUBPART D: THERMAL DISCHARGES

Section

303.500 Scope and Applicability

303.502 Lake Sangchris Thermal Discharges

303.Appendix A References to Previous Rules 303.Appendix B Sources of Codified Sections

AUTHORITY: Implementing Section 13 and authorized by Section 27 of the Environmental Protection Act (Ill. Rev. Stat. 1991, ch. 111 1/2, pars. 1013 and 1027415 ILCS 5/13 and 27).

SOURCE: Filed with the Secretary of State January 1, 1978; amended at 2 Ill. Reg. 27, p. 221, effective July 5, 1978; amended at 3 Ill. Reg. 20, p. 95, effective May 17, 1979; amended at 5 Ill. Reg. 11592, effective October 19, 1981; codified at 6 Ill. Reg. 7818; amended at 6 Ill. Reg. 11161, effective September 7, 1982; amended at 7 Ill. Reg. 8111, effective June 23, 1983; amended in R87-27 at 12 Ill. Reg. 9917, effective May 27, 1988; amended in R87-2 at 13 Ill. Reg. 15649, effective September 22, 1989; amended in R87-36 at 14 Ill. Reg. 9460, effective May 31, 1990; amended in R86-14 at 14 Ill. Reg. 20724, effective December 18, 1990; amended in R89-14(C) at 16 Ill. Reg. 14684, effective September 10, 1992; amended in R92-17 at 18 Ill. Reg. at 2981 effective February 14, 1994; amended in R91-23 at 18 Ill. Reg. 13457, effective August 19, 1994; amended in R93-13 at ____ Ill. Reg. _____ effective_____

Section 303.322 Unnamed Tributary of the Vermilion River

The fluoride standard of Section 302.208 shall not apply to waters of the State which are located from the point of a discharge from the foundry facility located at the intersection of Interstate 74 and G Street in Danville. Tllinois, owned by General Motors Corporation on the effective date of this regulation to an unnamed tributary of the Vermilion River, said point being located 3900 feet south of the Vermilion River, 1900 feet north of I-74, at 40 < 6'35" north latitude and 87 < 69'52" west longitude, to the confluence of said unnamed tributary with the Vermilion River; and from there downstream to its juncture with the Indiana state border a point 0.9 river miles downstream of the juncture at the crossing of a Norfolk and Western Railroad Bridge. Fluoride levels in such waters as caused by the General Motors Corporation discharge from the foundry facility shall meet a water quality standard for fluoride (Storet Number 00950) of 510 mg/1.

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

IT IS SO ORDERED.

I, Dorothy M. Gunn, Clerk of the Illinois Pollution Control Board, hereby certify that the above opinion and order was adopted on the 3^{M} day of <u>forember</u>, 1994, by a vote of <u>6-0</u>.

Dorothy W.

Dorothy M. Gunn, Clerk Illinois Pollution Control Board