ILLINOIS POLLUTION CONTROL BOARD June 4, 1992

IN THE MATTER OF:)
)
AMENDMENTS TO 35 ILL.ADM.) R92-7
CODE 101.103(d) REGARDING) (Rulemaking)
RECYCLED PAPER	1

Proposed Rule. First Notice.

OPINION AND ORDER OF THE BOARD (by J. Theodore Meyer):

On May 19, 1992, Business and Professional People for the Public Interest (BPI) filed a petition to amend the Board's rule requiring the use of recycled paper. BPI seeks to make technical corrections to the rule, because the statutory definition of recycled paper has been revised and recodified. On May 21, 1992, this Board accepted the proposal. The Board noted that because this proposal seeks to amend a procedural rule, several aspects of "regular" rulemaking do not apply to this proceeding. For example, the Board is not required to hold hearings other than within the context of the Administrative Procedure Act (APA). (Ill.Rev.Stat.1991, ch. 127, par. 1001 et seq.)

The Board's recycled paper rule, adopted in R90-24 and found at 35 Ill.Adm.Code 101.103(d), refers to Section 3(f) of the Illinois Solid Waste Management Act (Ill.Rev.Stat. 1989, ch. 111 1/2, par. 7053(f)) for the definition of "postconsumer material." In its proposal, BPI states that Section 3(f) of the Illinois Solid Waste Management Act no longer exists in the same BPI states that the General Assembly amended Section 3 by changing the definition of recycled paper and recodifying the definition. The Illinois Solid Waste Management Act now requires that recycled paper contain at least 50% "recovered paper material", and establishes a phased-in schedule under which the percentage of postconsumer material in "recovered paper material" is 20% in 1992, increasing to 50% by the year 2000. Therefore, BPI contends that to ensure consistency between the Board's rule and the statutory language, and to avoid any confusion, the Board's rule should be amended to incorporate the

¹ The Board notes that although BPI states that the existing rule refers to Section 3(f) for the definition of "recycled paper", in fact the existing rule refers to Section 3(f) only for the definition of "post-consumer material."

² The change was made in Public Act 87-485, effective January 1, 1992.

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new definition of recycled paper.

Today the Board sends this proposal to first notice, as required by Section 5.01 of the APA. The Board has made minor changes to the language and organization of the proposal. Instead of incorporating a reference to the statute as amended, as proposed by BPI, the Board has spelled out the requirements for "recycled paper" within the text of the rule. Additionally, the Board has proposed definitions of "deinked stock", "recovered paper material", and "postconsumer material" in the existing definitions section (Section 101.101). These definitions are based upon the statutory language of Public Act 87-485, adding new Section 3(f) to the Illinois Solid Waste Management Act. changes have been made to conform to APA and Administrative Code Division requirements, and in an attempt to avoid further amendments in the event of another recodification. emphasizes that in sending the proposal to first notice, it adopts no substantive position on the merits of the proposal. The Board believes that publishing the proposal at this time will maximize the opportunity for public comment on the proposal. Additionally, beginning the statutorily-mandated notice and comment periods at this time will allow for the most expeditious resolution of this rulemaking. The Board reminds all participants that the statutory first notice comment period closes 45 days after publication of this proposal in the Illinois Register.

ORDER

The Board directs the Clerk of the Board to cause publication of the following amendments in the <u>Illinois Register</u>.

TITLE 35: ENVIRONMENTAL PROTECTION SUBTITLE A: GENERAL PROVISIONS CHAPTER I: POLLUTION CONTROL BOARD

PART 101
GENERAL RULES

SUBPART A: GENERAL PROVISIONS

Section 101.101 Definitions

The definitions of the Environmental Protection Act (Ill.Rev.Stat. 19871991, ch. 111 1/2, par. 1001 et seq.) apply to this Part unless otherwise provided. The following definitions also apply to this Part:

"Act" means the Environmental Protection Act (Ill.Rev.Stat. 19871991, ch. 111 1/2, par. 1001 et seq.)

"Agency" means the Illinois Environmental Protection Agency.

"APA" means the Illinois Administrative Procedure Act (Ill.Rev.Stat. 1987 1991, ch. 127. par. 1001 et seq.)

"Attorney General" means the Office of the Attorney General of the State of Illinois.

"Board" means the Illinois Pollution Control Board.

"Chairman" means the Chairman of the Board.

"Clean Air Act" means the federal Clean Air Act (42 U.S.C. 7401 et seq. (198891)).

"Clean Water Act" means the federal Clean Water Act (33 U.S.C. 1251 et seq. (198891)).

"Clerk" means the Clerk of the Board.

"Contested case" means an adjudicatory proceeding, including but not limited to enforcement, variance, permit appeal, adjusted standard, and administrative citation proceedings, but not including regulatory, quasi-legislative, informational, or similar proceedings.

"DEINKED STOCK" MEANS PAPER THAT HAS BEEN PROCESSED TO REMOVE INKS, CLAYS, COATINGS, BINDERS AND OTHER CONTAMINANTS. (Illinois Solid Waste Management Act, Section 2.1, P.A. 87-485, effective January 1, 1992.)

"Document" means pleading, notice, motion, affidavit, memorandum, brief, petition, or other paper or combination of papers required or permitted to be filed.

"DNS" means the Illinois Department of Nuclear Safety.

"ENR" means the Illinois Department of Energy and Natural Resources.

"Evidence" means a paper, drawing, map, chart, report, study, or other tangible thing produced and submitted at hearing, or testimony received at hearing.

"Initial filing" means the filing which initiates a Board proceeding. For example, the initial filing in an enforcement proceeding is the complaint; in a permit appeal is a petition for review, and in a regulatory proceeding is the proposal. There is only one initial filing in each Board proceeding.

"JCAR" means the Joint Committee on Administrative Rules.

"Material" means relating to any substantive issue that is

of consequence to the determination of a proceeding.

"Participant" means any person, not including the Board or its staff, who takes part in a regulatory or other quasi-legislative proceeding before the Board. A person becomes a participant in any of several ways, including, but not limited to, filing a comment, being added to the notice list of a particular proceeding, or testifying at hearing.

"Party" means a person authorized by the Act to bring, defend, or intervene in a contested case before the Board.

"Person" means any person defined in Section 3.26 of the Act, including but not limited to any individual, partnership, company, corporation, political subdivision, or state agency.

"Postconsumer material" means PAPER, PAPERBOARD, AND FIBROUS WASTES FROM RETAIL STORES, OFFICE BUILDINGS, HOMES, AND SO FORTH, AFTER THE WASTE HAS PASSED THROUGH ITS END USAGE AS A CONSUMER ITEM, INCLUDING USED CORRUGATED BOXES, OLD NEWSPAPERS, MIXED WASTE PAPER, TABULATING CARDS, AND USED CORDAGE. "Postconsumer material also includes ALL PAPER, PAPERBOARD, AND FIBROUS WASTES THAT ARE DIVERTED OR SEPARATED FROM THE MUNICIPAL SOLID WASTE STREAM. (Illinois Solid Waste Management Act, Section 3(f)(2), P.A. 87-485, effective January 1, 1992.)

"Procedural rules" means the Board's procedural rules, contained in 35 Ill.Adm.Code 101 through 120.

"Recovered paper material" means POSTCONSUMER MATERIAL, AND DRY PAPER AND PAPERBOARD WASTE GENERATED AFTER COMPLETION OF THE PAPERMAKING PROCESS (THAT IS, THOSE MANUFACTURING OPERATIONS UP TO AND INCLUDING THE CUTTING AND TRIMMING OF THE PAPER MACHINE REEL INTO SMALLER ROLLS OR ROUGH SHEETS), INCLUDING ENVELOPE CUTTINGS, BINDERY TRIMMINGS, AND OTHER PAPER AND PAPERBOARD WASTE RESULTING FROM PRINTING, CUTTING, FORMING, AND OTHER CONVERTING OPERATIONS, OR FROM BAG, BOX AND CARTON MANUFACTURING, AND BUTT ROLLS, MILL WRAPPERS, AND REJECTED UNUSED STOCK. "Recovered paper material" also includes FINISHED PAPER AND PAPERBOARD FROM OBSOLETE INVENTORIES OF PAPER AND PAPERBOARD MANUFACTURERS, MERCHANTS, WHOLESALERS, DEALERS, PRINTERS, CONVERTERS, OR OTHERS. (Illinois Solid Waste Management Act, Section 3 (f) (3), P.A. 87-485, effective January 1, 1992.)

"Registered agent" means a person registered with the Secretary of State for the purpose of accepting service of notices for any entity, or a person otherwise authorized in writing as an agent for the purpose of accepting service of notices for that entity in Board proceedings. 5

"Relevant" means having any tendency to make the existence of any fact that is of consequence to the determination of the proceeding more probable or less probable than it would be without that information.

"RCRA" means the Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act of 1976 (42 U.S.C. 6901 et seq. (198891)).

"SDWA" means the federal Safe Drinking Water Act (42 U.S.C. 300f et seq. (198891)).

"Site-specific rule" means a proposed or adopted regulation, not of general applicability, which applies only to a specific facility or geographic site.

"Undue delay" means a delay which is unwarranted, unjustified, improper, or is more delay than necessary.

"USEPA" means the United States Environmental Protection Agency.

(Amended	at	16	Ill_Reg.	 effective	
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Section 101.103 Form of Documents

- a) Documents shall clearly show the title of the proceeding in which they are filed. Appendix A of this Part sets forth examples of proper captions. Documents shall bear a heading which clearly describes the nature of the relief sought, such as, but not limited to "Petition for Amendment to Regulation", "Complaint", "Petition for Variance", "Petition for Review", "Motion", or "Public Comment".
- b) Except as otherwise provided, the original and nine (9) copies of all documents shall be filed with the Clerk. Only the original and four (4) copies of any discovery motion, deposition, interrogatory, answer to interrogatory, or subpoena need be filed with the Clerk.
- all filings, including exhibits, shall include the Board docket number for the proceeding in which the item is to be filed. If the filing is a document, the docket number shall appear on the first page of the filing. For filings which are not documents, the docket number shall appear on a readily visible portion of the filing.
- d) Documents, excluding exhibits, snall be typewritten or reproduced from typewritten copy and double-spaced on

uncoated white paper of greater than 12 pound weight and measuring 8" x 10 1/2" or 8 1/2" x 11". Reproductions may be made by any process that produces legible black-on-white copies. All documents shall be fastened on the left side or in the upper left corner. The left margin of each page shall be at least 1 1/2 inches and the right margin at least one inch. As of January 1, 1992, all documents, excluding exhibits, filed with the Board by attorneys or by organized environmental and trade groups shall be submitted on recycled paper. For purposes of this Section, "recycled paper" means paper which contains at least 40% postconsumer 50% recovered paper material. The definition of "postconsumer material" is set forth in Section 3(f) of the Illinois Solid Waste Management Act (Ill.Rev. Stat. 1989, ch. 111 1/2, par. 7053(f)). The recovered paper material shall contain at least 20% deinked stock or postconsumer material, until July 1, 1994; beginning July 1, 1994, shall contain at least 25% deinked stock or postconsumer material; beginning July 1, 1996, shall contain at least 30% deinked stock or postconsumer material; beginning July 1, 1998, shall contain at least 40% deinked stock or postconsumer material; and beginning July 1, 2000, shall contain at least 45% deinked stock or postconsumer material. Either the certificate or proof of service or the notice of filing accompanying all documents filed by attorneys or by organized environmental or trade groups shall state "THIS FILING IS SUBMITTED ON RECYCLED PAPER". This statement shall be made at the bottom of the first page of the certificate or proof of service, or the notice of filing. This recycled paper requirement does not apply to stationery, such as letterhead, when used for cover letters or similar purposes. Additionally, the Board encourages all participants to double-side copies of documents filed with the Board.

- e) The requirements of subsections (b), (c), and (d) may be waived by the Board upon written request. A request for a filing waiver shall be presented to the Board in the form of a motion accompanied by affidavits necessary to verify any factual assertions contained in the motion. If the Board finds that compliance with the filing requirements would impose an undue burden, the Board will grant the motion.
- f) Exhibits, where possible, shall be reduced to conform to the size requirements of subsection (d). However, one non-conforming copy may be filed with the Clerk's office.
- g) The original of each document filed shall be signed by the party or by its authorized representative or attorney. All documents shall bear the business address and telephone number of the attorney filing the document, or of the party who appears on his or her own behalf. The Clerk will refuse to accept for filing any document which does not comply with

this subsection.

h) Except as otherwise provided by Sections 1 through 4 of "AN ACT in relation to the reproduction of public records on film and the destruction of records so reproduced" (Ill.Rev.Stat. 19871991, ch. 116, pars. 35-38), or by leave of the Board, documents on microfiche are not acceptable for filing.

(Source: Amended at 16 Ill.Reg. _____, effective _____

IT IS SO ORDERED.

Dorothy M. Gunn, Clerk
Illinois Pollution Control Board