ILLINOIS POLLUTION CONTROL BOARD April 16, 1998

| IN THE MATTER OF: |) | |
|----------------------------------|---|--------------------|
| |) | |
| AMENDMENTS TO GENERAL |) | R98-13 |
| PERMITTING PROVISIONS TO REQUIRE |) | (Rulemaking - Air) |
| PERPETUAL PERMITS FOR CERTAIN |) | - |
| SOURCES: AMENDMENTS TO 35 ILL. |) | |
| ADM. CODE 201 |) | |

Proposed Rule. Second Notice.

OPINION AND ORDER OF THE BOARD (by M. McFawn):

On October 10, 1997, the Illinois Environmental Protection Agency (Agency), pursuant to Sections 27 and 28 of the Environmental Protection Act (Act) (415 ILCS 5/27, 28 (1996)), filed a rulemaking proposal to amend the Board's regulations concerning air permits (35 Ill. Adm. Code 201, Permits and General Provisions). Specifically, the Agency's proposal requests that the Board amend certain sections of Part 201 to provide for perpetual permits for air emission sources that emit 25 tons or more per year and are not subject to Section 39.5 of the Act (415 ILCS 5/39.5 (1996)) or required to obtain a federally enforceable State operating permit. On October 16, 1997, the Board adopted an order accepting the Agency's proposal for hearing and granting the Agency's motion to expedite proceedings. Due to stringent timeframes for adopting these proposed rules, the Board sent this matter to first notice under the Illinois Administrative Procedure Act (APA) (5 ILCS 100/5-5 *et seq.* (1996)) on November 20, 1997, without commenting on the merits of the proposal. The first notice publication appeared at 50 Ill. Reg. 16,023 (December 12, 1997).

The purpose of this rulemaking is to comply with Section 39(a) of the Act (415 ILCS 5/39(a)) as amended by P.A. 90-367, effective August 10, 1997, which added the following paragraph:

After June 30, 1998, operating permits issued under this Section by the Agency for sources of air pollution that are not subject to Section 39.5 of this Act and are not required to have a federally enforceable State operating permit shall be required to be renewed only upon written request by the Agency consistent with applicable provisions of this Act and its rules. Such operating permits shall expire 180 days after the date of such a request. Before July 1, 1998, the Board shall revise its rules for the existing State air pollution operating permit program consistent with this paragraph and shall adopt rules that require a source to demonstrate that it qualifies for a permit under this paragraph. The Agency's proposal is intended to bring about the revisions in the Board's air permitting rules required by this amendment to Section 39. The proposal also includes several "clean up" amendments to delete duplicative sections of 35 Ill. Adm. Code 201.Subpart D.

Hearings were held on the proposal in Chicago on December 8, 1997, and in Springfield on January 12, 1998, at which the Board received testimony in support of the proposal from Harish Desai of the Agency. Representatives of the Chemical Industry Council of Illinois and the Illinois Environmental Regulatory Group also appeared and expressed their organizations' support of the proposal.

Mr. Desai testified that the proposed rules will expand the existing authority of the Agency to issue "lifetime" permits. Currently such permits are available to sources with emissions of less than 25 tons per year which do not require a Clean Air Act Permit Program (CAAPP) permit or Federally Enforceable State Operating Permits (FESOP). The proposed rules will expand the lifetime permit program to include all sources which do not require CAAPP or FESOP permits. Although permits issued under the proposed rules will not have predetermined expiration dates, they must be renewed by the holder upon written request from the Agency. The Agency can make such a request if new standards are developed or circumstances warrant a review of the permit. Under the program as it now exists, the Agency has issued lifetime permits to approximately 4,000 smaller sources (*i.e.*, sources with emissions under 25 tons per year). These permits have not interfered with enforcement or allowed deterioration of air quality. The Agency anticipates that expansion of the lifetime permit program will save approximately \$180,000 per year because the Agency will not have to expend resources in connection with as many permit renewals. Tr. of 12/8/97 at 8-10.

Pursuant to Section 27(b) of the Act (415 ILCS 5/27(b) (1998)), on January 30, 1998, the Board requested that the Illinois Department of Commerce and Community Affairs (DCCA) conduct a study of the economic impact of the proposed rules and prepare an economic impact statement. DCCA elected not to conduct an economic impact study or prepare an economic impact statement. An additional hearing was held in Springfield on March 30, 1998, on the sole issue of DCCA's decision not to conduct an economic impact study in connection with this rulemaking. No one testified at this hearing, and the Board has not received any comments on the economic impact study issue.

Based upon Mr. Desai's testimony and the other information in the record, the Board finds that adoption of the proposed rules for the purposes of second notice is warranted. The Board also finds that the proposed rule will not have an adverse economic impact on the people of the State of Illinois. See 415 ILCS 5/27(b) (1998).

No one has requested any substantive changes to the proposal. Based predominantly on comments from the legislature's Joint Committee on Administrative Rules and the Agency, the Board has made the following non-substantive changes to the first notice proposal:

- The heading of Subpart E has been reinstated.
- Text added to the Part 201 source note is no longer underlined.

- In Section 201.157, the comma following the word "Chapter" in the last sentence of the section has been deleted.
- In Section 201.163, the word "that" has been deleted from the last clause of the second sentence of the section.
- In Section 201.169, the second occurrence of the word "that" has been deleted from paragraph (a)(1). The word "it" has been deleted from the last sentence of paragraph (a)(2). Paragraph (a)(4) has been deleted as unnecessary. The order of paragraphs (b)(1) and (b)(2) has been reversed, *i.e.*, former paragraph (b)(1) is now paragraph (b)(2), and vice versa. References to paragraph (b)(1) in paragraphs (a)(2) and (b)(3) have been changed to refer to paragraph (b)(2). Duplicated language has been deleted from paragraph (b)(4). (The words "Board only a final determination by the Agency to deny a permit or to include conditions as provided by Section 40 of the" appeared twice in the paragraph.) The phrase "insufficiencies such as" has been added to paragraph (b)(4). Finally, the word "amended" in the source note has been changed to "added."

ORDER

The Board hereby proposes for second notice the following amendments to 35 Ill. Adm. Code 201. The Clerk of the Board is directed to file these proposed rules with the Joint Committee on Administrative Rules.

TITLE 35: ENVIRONMENTAL PROTECTION SUBTITLE B: AIR POLLUTION CHAPTER I: POLLUTION CONTROL BOARD

SUBCHAPTER a: PERMITS AND GENERAL PROVISIONS

PART 201 PERMITS AND GENERAL PROVISIONS

SUBPART A: DEFINITIONS

| Section | |
|---------|-------------------|
| 201.101 | Other Definitions |
| 201.102 | Definitions |

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- 201.102Definitions201.103Abbreviations and Units
- 201.103 Address and Units
- 201.104 Incorporations by Reference

SUBPART B: GENERAL PROVISIONS

Section

- 201.121 Existence of Permit No Defense
- 201.122 Proof of Emissions
- 201.123 Burden of Persuasion Regarding Exceptions
- 201.124 Annual Report
- 201.125 Severability
- 201.126 Repealer

SUBPART C: PROHIBITIONS

Section

- 201.141 Prohibition of Air Pollution
- 201.142 Construction Permit Required
- 201.143 Operating Permits for New Sources
- 201.144 Operating Permits for Existing Sources
- 201.146 Exemptions from State Permit Requirements
- 201.147 Former Permits
- 201.148 Operation Without Compliance Program and Project Completion Schedule
- 201.149 Operation During Malfunction, Breakdown or Startups
- 201.150 Circumvention
- 201.151 Design of Effluent Exhaust Systems

SUBPART D: PERMIT APPLICATIONS AND REVIEW PROCESS

Section

- 201.152 Contents of Application for Construction Permit
- 201.153 Incomplete Applications (<u>Repealed</u>)
- 201.154 Signatures (Repealed)
- 201.155 Standards for Issuance (Repealed)
- 201.156 Conditions
- 201.157 Contents of Application for Operating Permit
- 201.158 Incomplete Applications
- 201.159 Signatures
- 201.160 Standards for Issuance
- 201.161 Conditions
- 201.162 Duration
- 201.163 Joint Construction and Operating Permits
- 201.164 Design Criteria
- 201.165 Hearings
- 201.166 Revocation
- 201.167 Revisions to Permits
- 201.168 Appeals from Conditions

SUBPART E: SPECIAL PROVISIONS FOR OPERATING PERMITS FOR CERTAIN SMALLER SOURCES

Section

| 201.180 | Applicability (<u>Repealed</u>) |
|---------|--|
| 201.181 | Expiration and Renewal (Repealed) |
| 201.187 | Requirement for a Revised Permit (<u>Repealed</u>) |

SUBPART F: CAAPP PERMITS

Section

- 201.208 Supplemental Information
- 201.209 Emissions of Hazardous Air Pollutants
- 201.210 Categories of Insignificant Activities or Emission Levels
- 201.211 Application for Classification as an Insignificant Activity
- 201.212 Revisions to Lists of Insignificant Activities or Emission Levels

SUBPART G: EXPERIMENTAL PERMITS (Reserved)

SUBPART H: COMPLIANCE PROGRAMS AND PROJECT COMPLETION SCHEDULES

Section

- 201.241 Contents of Compliance Program
- 201.242 Contents of Project Completion Schedule
- 201.243 Standards for Approval
- 201.244 Revisions
- 201.245 Effects of Approval
- 201.246 Records and Reports
- 201.247 Submission and Approval Dates

SUBPART I: MALFUNCTIONS, BREAKDOWNS OR STARTUPS

Section

- 201.261 Contents of Request for Permission to Operate During a Malfunction, Breakdown or Startup
- 201.262 Standards for Granting Permission to Operate During a Malfunction, Breakdown or Startup
- 201.263 Records and Reports
- 201.264 Continued Operation or Startup Prior to Granting of Operating Permit

201.265 Effect of Granting of Permission to Operate During a Malfunction, Breakdown or Startup

SUBPART J: MONITORING AND TESTING

Section

201.281 Permit Monitoring Equipment Requirements

201.282 Testing

201.283 Records and Reports

SUBPART K: RECORDS AND REPORTS

Section

201.301 Records

201.302 Reports

SUBPART L: CONTINUOUS MONITORING

Section

- 201.401 Continuous Monitoring Requirements
- 201.402 Alternative Monitoring
- 201.403 Exempt Sources
- 201.404 Monitoring System Malfunction
- 201.405 Excess Emission Reporting
- 201.406 Data Reduction
- 201.407 Retention of Information
- 201.408 Compliance Schedules
- Appendix A Rule into Section Table
- Appendix B Section into Rule Table
- Appendix C Past Compliance Dates

AUTHORITY: Implementing Sections 10, 39, and 39.5 and authorized by Section 27 of the Environmental Protection Act [415 ILCS 5/10, 27, 39, and 39.5].

SOURCE: Adopted as Chapter 2: Air Pollution, Part I: General Provisions, in R71-23, 4 PCB 191, filed and effective April 14, 1972; amended in R78-3 and 4, 35 PCB 75 and 243, at 3 Ill. Reg.30, p. 124, effective July 28, 1979; amended in R80-5, at 7 Ill. Reg. 1244, effective January 21, 1983; codified at 7 Ill. Reg. 13579; amended in R82-1 (Docket A) at 10 Ill. Reg. 12628, effective July 7, 1986; amended in R87-38 at 13 Ill. Reg. 2066, effective February 3, 1989; amended in R89-7(A) at 13 Ill. Reg. 19444, effective December 5, 1989; amended in R89-7(B) at 15 Ill. Reg. 17710, effective November 26, 1991; amended in R93-11 at 17 Ill. Reg. 21483, effective December 7, 1993; amended in R94-12 at 18 Ill. Reg. 15002, effective September 21, 1994; amended in R94-14 at 18 Ill. Reg. 15760, effective October 17, 1994; amended in R94-13 at 17 Ill. Reg. 17710, effective June 17, 1997; amended in R98-13 at

Ill. Reg. _____, effective _____.

SUBPART D: PERMIT APPLICATIONS AND REVIEW PROCESS

Section 201.152 Contents of Application for Construction Permit

An application for a construction permit shall contain, as a minimum, the following data and information: the nature of the emission unitsource and air pollution control equipment, including the expected life and deterioration rate; information concerning processes to which the emission unitsource or air pollution control equipment is related; the quantities and types of raw materials to be used in the emission unitsource or air pollution control equipment; the nature, specific points of emissionsources and quantities of uncontrolled and controlled air contaminant emissions at the sourcefacility that which includes the emission unit source or air pollution control equipment; the type, size, efficiency and specifications (including engineering drawings, plans and specifications certified to by a registered Illinois professional engineer) of the proposed emission unitsource or air pollution control equipment; maps, statistics and other data reasonably sufficient to describe the location of the emission unitsource or air pollution control equipment. The Agency may waive the submission by the applicant of such engineering drawings, plans, specifications or such other portions of the above data or information as it shall deem inappropriate or unnecessary to the construction permit application, provided that any such waiver by the Agency shall be given in writing to the applicant. The Agency may adopt procedures that which require data and information in addition to and in amplification of the matters specified in the first sentence of this Sectionparagraph, thatwhich are reasonably designed to determine compliance with this Chapter, and ambient air quality standards, or that and which set forth the format by which all data and information shall be submitted.

(Source: Amended at _____Ill. Reg. _____, effective ______)

Section 201.153 Incomplete Applications (Repealed)

An application shall not be deemed to be filed until the applicant has submitted all information and completed all application forms required by Section 201.152 and procedures adopted and effective pursuant thereto. Provided, however, that if the Agency fails to notify the applicant within 30 days after the filing of a purported application that the application is incomplete and of the reasons the Agency deems it incomplete, the application shall be deemed to have been filed as of the date of such purported filing. The applicant may treat the Agency's notification that an application is incomplete as a denial of the application for purposes of review.

(Source: Repealed at ____ Ill. Reg. ____, effective _____)

Section 201.154 Signatures (Repealed)

All applications and supplements thereto shall be signed by the owner and operator of the

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emission source or air pollution control equipment, or their authorized agent, and shall be accompanied by evidence of authority to sign the application.

(Source: Repealed at _____Ill. Reg. _____, effective ______)

Section 201.155 Standards for Issuance (Repealed)

No construction permit shall be granted unless the applicant submits proof to the Agency that:

- a) The emission source or air pollution control equipment will be constructed or modified to operate so as not to cause a violation of the Act or of this Chapter; and
- b) If subject to a future compliance date, the applicant has an approved compliance program and project completion schedule in accordance with the provisions of Subpart H.

(Source: Repealed at _____Ill. Reg. _____, effective ______)

Section 201.157 Contents of Application for Operating Permit

An application for an operating permit shall contain, as a minimum, the data and information specified in Section 201.152. Each application shall list all individual emission unitssources and air pollution equipment for which a permit is sought. Any applicant may seek to obtain from the Agency a permit for each emission unitsource, or such emission unitsources as are similar in design or principle of operation or function, or for all emission unitssources encompassed in an identifiable operating unit, unless subject to the provisions of Section 201.169 of this Subpart or required to obtain an operating permit with federal enforceable conditions pursuant to Section 39.5 of the Act. To the extent that the above specified data and information has previously been submitted to the Agency pursuant to this Subpart, the data and information need not be resubmitted; provided, however, that the applicant must certify that the data and information previously submitted remains true, correct and current. An application for an operating permit shall contain a description of the startup procedure for each emission unitsource, the duration and frequency of startups, the types and quantities of emissions during startup, and the applicant's efforts to minimize any such startup emissions, duration of individual startups, and frequency of startups. If applicable, pursuant to the requirements of Subpart I of this Part, an application for a permit shall contain a description of the startup procedure for each emission unit, the duration and frequency of startups and quantities of emissions during startup in excess of emissions during operations, and the applicant's efforts to minimize any such startup emissions. The Agency may adopt procedures thatwhich require data and information in addition to and in amplification of the matters specified in the first sentence of this Section, that which are reasonably designed to determine compliance with this Chapter, and ambient air quality standards, and that which set forth the format by which all data and information shall be submitted.

Section 201.158 Incomplete Applications

An application shall not be deemed to be filed until the applicant has submitted all information and completed application forms required by Section <u>201.152 or 201.157 of this Subpart</u>, <u>whichever is applicable</u>, and procedures adopted and effective pursuant hereto. Provided, however, that if the Agency fails to notify the applicant within 30 days after the filing of a purported application that the application is incomplete and of the reasons the Agency deems it incomplete, the application shall be deemed to have been filed as of the date of such purported filing. The applicant may treat the Agency's notification that an application is incomplete as a denial of the application for purposes of review, <u>pursuant to Section 40 of the Act [415 ILCS 5/40]</u>.

(Source: Amended at _____Ill. Reg. _____, effective ______)

Section 201.159 Signatures

All applications and supplements thereto shall be signed by the owner and operator of the emission source or air pollution control equipment, or their authorized agent, and shall be accompanied by evidence of authority to sign the application.

(Source: Amended at _____Ill. Reg. _____, effective ______)

Section 201.160 Standards for Issuance

- <u>a)</u> No construction permit shall be granted unless the applicant submits proof to the Agency that:
 - 1) The emission unit or air pollution control equipment will be constructed or modified to operate so as not to cause a violation of the Act or of this Chapter; and
 - 2) If subject to a future compliance date, the applicant has an approved compliance program and project completion schedule in accordance with the provisions of Subpart H of this Part.
- b) No operating permit shall be granted unless the applicant submits proof to the Agency that:
 - <u>1a</u>) The emission <u>unitsource</u> or air pollution control equipment has been constructed or modified to operate so as not to cause a violation of the Act or of this Chapter, or has been granted a variance therefrom by the Board and is in full compliance with such variance; and

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- 2b) The emission <u>unitsource</u> or air pollution control equipment has been constructed or modified in accordance with all conditions in the construction permit, where applicable; and
- $\underline{3}\varepsilon$) The emission <u>unitsource</u> or air pollution control equipment has been shown by tests in accordance with the provisions of Subpart J <u>of this</u> <u>Part, applicable regulations, and permit conditions</u> to operate in accordance with the emission limitations set forth in this Chapter, provided that the Agency may waive the requirement for actual tests where sufficient standard testing information is available; and
- $\underline{4}$ The applicant has taken all technically feasible measures, including changes in work rules, to minimize the duration and frequency of startups and to reduce the quantity of emissions during startup; and
- <u>5</u>e) If subject to a future compliance date, the applicant has an approved compliance program and project completion schedule in accordance with the provisions of Subpart H of this Subpart; and
- <u>6</u>f) If required, the applicant has an approved episode action plan in effect in accordance with the provisions of 35 Ill. Adm. Code 244.

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

Section 201.162 Duration

No operating permit shall be valid longer than five years or such shorter period as the Agency may specify in the operating permit as necessary to accomplish the purposes of the Act and this Chapter unless the source is subject to <u>Section 201.169 of this</u> Subpart <u>E of this Part</u>. Applications for renewal of an operating permit shall be submitted to the Agency at least 90 days prior to the expiration of the prior permit, and shall conform to Sections 201.157, 201.158 and 201.159. The standards for issuance of renewal of operating permits shall be as set forth in Section 201.160.

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

Section 201.163 Joint Construction and Operating Permits

In cases where the Agency determines that an emission <u>unitsource</u> or air pollution control equipment is sufficiently standard so as to obviate the need for separate construction and operating permits, the Agency may issue a joint construction and operating permit. The Agency may adopt procedures <u>thatwhich</u>: set forth the circumstances under which joint construction and operating permits may be issued; require data and information designed to determine compliance with this Chapter, and ambient air quality standards; and which set forth the format by which all data and information shall be submitted. The standards for issuance of

joint construction and operating permits shall be as set forth in Sections 201.155 and 201.160. Except as herein provided, nothing in this Chapter shall be deemed to limit the power of the Agency in this regard. No joint construction and operating permit shall be valid for longer than five years or such shorter period as the Agency may specify the joint construction and operating permit as necessary to accomplish the purposes of this Chapter unless the source is subject to Subpart E of this Part. Applications for renewal of a permit shall be submitted to the Agency at least 90 days prior to the expiration of the prior permit, and shall conform to such procedures as may have been adopted by the Agency; and the standards for issuance of renewal permits shall be as set forth in Sections 201.155 and 201.160. The term "operating permit" as used elsewhere in this Chapter shall be deemed to include a joint construction and operating permit.

(Source: Amended at _____Ill. Reg. _____, effective ______)

Section 201.164 Design Criteria

- a) The Agency may adopt procedures <u>thatwhich</u> set forth criteria for the design, operation or maintenance of emission <u>units</u>-sources and air pollution control equipment. These procedures shall be revised from time to time to reflect current engineering judgment and advances in the state of the art.
- b) Before adopting new criteria or making substantive changes to any criteria adopted by the Agency, the Agency shall:
 - 1) Publish a summary of the proposed changes in the Environmental Register or a comparable publication at the Agency's expense; and
 - 2) Provide a copy of the full text of the proposed changes to any person who in writing so requests; and
 - 3) Defer adoption of the changes for 45 days from the date of publication to allow submission and consideration of written comments on the proposed changes.

(Source: Amended at _____Ill. Reg. _____, effective ______)

Section 201.169 Special Provisions for Certain Operating Permits

- a) Applicability:
 - 1) Operating permits issued pursuant to Section 39 of the Act for sources of air pollution that are not subject to the requirements of Section 39.5 of the Act and are not required to have a federally enforceable State operating permit are subject to the provisions of this Section.

- 2) This Section only applies to sources that meet the requirements of subsection (a)(1) above and whose permit has not expired pursuant to a renewal request under subsection (b)(2) of this Section. If this Section no longer applies to a source and its permit has not expired pursuant to a renewal request under subsection (b)(2) of this Section, the terms and conditions of the permit shall remain in effect until the permit is superseded by a new or revised permit or is withdrawn.
- 3) Nothing in this Subpart shall be construed as exempting persons with permits issued pursuant to this Section from the requirements of Section 201.142 of this Part requiring a construction permit or from review under Part 203 procedures for new and modified emission units.
- b) Expiration and Renewal:
 - 1) The Agency may request the renewal of an operating permit subject to this Section for reasons including, but not limited to, a change in the requirements applicable to the source; an indication that the information on the source's application is inaccurate; or information that the source may not be in compliance with the Act, a Board regulation or an existing permit condition.
 - 2) Notwithstanding Section 201.162 of this Subpart, an operating permit subject to this Section shall expire 180 days after the Agency sends a written request for renewal of the permit. A permit shall terminate if it is withdrawn upon written request by the permittee or is superseded by a revised permit issued for the source.
 - 3) In its request for renewal pursuant to subsection (b)(2) above, the Agency may include a request for any supplemental information that the Agency may need to determine the continued applicability of this Section or the ability of the source to comply with any requirement.
 - 4) An owner or operator may appeal to the Board only a final determination by the Agency to deny a permit or to include conditions as provided by Section 40 of the Act and Section 201.168 of this Subpart, or a determination that a permit application is incomplete based upon insufficiencies such as, but not limited to, a failure to submit information requested under subsection (b)(3) above or Section 201.158 of this Subpart.
- c) Requirement for a Revised Permit:
 - 1) Persons with operating permits subject to this Section must obtain a revised permit prior to any of the following changes at the source:

- <u>A)</u> <u>An increase in emissions above the amount the emission unit or</u> <u>the source is permitted to emit; or</u>
- B) <u>A modification; or</u>
- <u>C)</u> <u>A change in operations that will result in the source's</u> noncompliance with a condition in the existing permit; or
- D) <u>A change in ownership, company name, or address, so that the</u> <u>application or existing permit is no longer accurate.</u>
- <u>2)</u> If changes in the source's emission units or control equipment remove a source from the applicability of this Section, an owner or operator shall apply for a construction permit under Section 201.152 of this Subpart, if applicable, and either a federally enforceable State operating permit or a Clean Air Act Permit Program (CAAPP) permit pursuant to Section 39.5 of the Act.

(Source: Added at _____Ill. Reg. _____, effective ______)

SUBPART E: SPECIAL PROVISIONS FOR OPERATING PERMITS FOR CERTAIN SMALLER SOURCES

Section 201.180 Applicability (Repealed)

- a) :Persons required to obtain operating permits under Part 201 are subject to this Subpart if:
 - 1) The total emissions of all regulated air pollutants, as defined by 35 Ill. Adm. Code 211.5500(b), that the source is permitted to emit on an annual basis are less than 25 tons; and
 - 2) The source is not subject to the operating permit requirements under Section 39.5 of the Act.
- b) This Subpart only applies to sources which meet the requirements of subsection (a) above and whose permit has not expired pursuant to a renewal request under Section 201.181(a) of this Subpart. If this Subpart no longer applies to a source and its permit has not expired pursuant to a renewal request under Section 201.181(a) of this Subpart, the terms and conditions of the permit shall remain in effect until the permit is superseded by a new or revised permit or it is withdrawn.

- c) Nothing in this Subpart shall be construed as exempting persons with permits issued pursuant to this Subpart from the requirements of Section 201.142 of this Part requiring a construction permit or from review under Part 203 procedures for new and modified emission units.
- d) Unless specifically stated otherwise in this Subpart, all rules in this Part apply.

(Source: Repealed at _____], effective ______)

Section 201.181 Expiration and Renewal (Repealed)

- a) Notwithstanding Section 201.162 of this part, an operating permit subject to this Subpart shall expire 180 days after the Agency sends a written request for renewal of the permit. A permit shall terminate if it is withdrawn upon written request by the permittee or is superseded by a revised permit issued for the source.
- b) The Agency may request the renewal of an operating permit subject to this Subpart for reasons including, but not limited to, a change in the requirements applicable to the source; an indication that the information on the source's application is inaccurate; or information that the source may not be in compliance with the Act, a Board regulation or an existing permit condition.
- c) In its request for renewal pursuant to subsection a above, the Agency may include a request for any supplemental information that the Agency may need to determine the continued applicability of this Subpart or the ability of the source to comply with any requirement.
- d) An owner or operator may appeal to the Board only a final determination by the Agency to deny a permit or to include conditions as provided by Section 40 of the Board only a final determination by the Agency to deny a permit or to include conditions as provided by Section 40 of the Act and Section 201.210 of this Part, or a determination that a permit application is incomplete based upon, but not limited to, a failure to submit information requested under subsection (c) above or Section 201.158 of this Part.

| (Source: | Repealed at | Ill. Reg. | , effective |) |
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Section 201.187 Requirement for a Revised Permit (Repealed)

- a) Persons with operating permits subject to this Subpart must obtain a revised permit prior to any of the following changes at the source:
 - 1) An increase in emissions above the amount the emission unit or the

source is permitted to emit; or

- 2) A modification; or
- 3) A change in operations which will result in the source's noncompliance with a condition in the existing permit; or
- 4) A change in ownership, company name, or address, so that the application or existing permit is no longer accurate.
- b) If changes in the source's emission units or control equipment remove a source from the applicability of this Subpart, an owner or operator shall apply for a revised permit under Subpart D of this Part or under Section 39.5 of the Act.

(Source: Repealed at Ill. Reg. , effective)

SUBPART F: CAAPP PERMITS

Section 201.207 Applicability

This Subpart shall apply only to sources subject to Section 39.5 of the Act. The requirements of Sections 201.143 through 201.148 of Subpart C, Sections 201.157 through 201.165 and 201.169 of Subpart D, and Subparts-E, G, and H of this Part shall not apply to a source subject to the requirements of Section 39.5 of the Act.

(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 order was adopted on the 16th day of April 1998 by a vote of 7-0.

Dorothy Mr. Sur

Dorothy M. Gunn, Clerk Illinois Pollution Control Board