BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

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IN THE MATTER OF: STATIONARY RECIPROCATING **INTERNAL COMBUSTION ENGINES AND TURBINES: AMENDMENTS TO 35 ILL.** ADM. CODE SECTION 201.146, AND PARTS 211 AND 217

R07-(Rulemaking - Air) Pollution Control Board

APR 0 8 2007 STATE OF ILLINOIS

RECEIVED CLERK'S OFFICE

NOTICE

TO:

Dorothy Gunn, Clerk Illinois Pollution Control Board State of Illinois Center 100 West Randolph, Suite 11-500 Chicago, Illinois 60601

Virginia I. Yang, Deputy Counsel Illinois Department of Natural Resources One Natural Resources Way Springfield, IL 62702-1271

Matthew Dunn, Chief Attorney General's Office James R. Thompson Center 100 West Randolph, 12th Floor Chicago, Illinois 60601

PLEASE TAKE NOTICE that I have today filed with the Office of the Pollution Control Board the attached REGULATORY PROPOSAL FOR STATIONARY TRUBINES AND **RECIPROCATION INTERNAL COMBUSTION ENGINES: AMENDMENTS TO 35 ILL.** ADM. CODE SECTION 201.46, PART 211, AND PART 217, MOTION FOR WAIVER OF COPY REQUIREMENTS, and APPEARANCE of the Illinois Environmental Protection Agency a copy of which is herewith served upon you.

> ILLINOIS ENVIRONMENTAL PROTECTION AGENCY

By:

Rachel L. Doctors Assistant Counsel Division of Legal Counsel

DATED: March 29, 2007 P.O. Box 19276 Springfield, Illinois 62794-9276 217/782-5544

BEFORE THE ILLINOIS POLLUTION CONTROL BOARD RECEIVED

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STATIONARY RECIPROCATING **INTERNAL COMBUSTION ENGINES AND TURBINES: AMENDMENTS TO 35 ILL.** ADM. CODE SECTION 201.146, AND PARTS 211 AND 217

R07-(Rulemaking - Air)

APR 0 6 2007 STATE OF ILLINOIS Pollution Control Board

) TABLE OF CONTENTS OF REGULATORY SUBMITTAL

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Following is a Table of Contents of all pleadings and documents included with the proposed regulatory action:

- 1. Notice of Proposal
- Appearance of Rachel L. Doctors, Assistant Counsel, for the Illinois 2. **Environmental Protection Agency**
- 3. Director Douglas Scott's Proposal of Amendments
- Motion for Waiver of Copy Requirements 4.
- 5. Economic and Budgetary Analysis
 - 35 Ill. Adm. Code 201.146 a.
 - 35 Ill. Adm. Code 211 b.
 - 35 Ill. Adm. Code 217 a.

Statement of Reasons 6.

Attachments to Statement of Reasons 7.

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- Interstate Ozone Transport: Response to Court Decisions on the NO_x SIP a. Call, NO_x SIP Call Technical Amendments, and Section 126 Rules; Final Rule. 69 FR 21603, April 21, 2004.
- Letter to Director Douglas P. Scott, Director, Illinois Environmental b. Protection Agency from Thomas V. Skinner, Regional Administrator, Region 5, United States Environmental Protection Agency, dated October 13,2005.

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- Final Rule Making Findings of Failure to Submit Required State
 Implementation Plans for Phase II NO_x SIP Call. 71 FR 6347, February 8, 2006.
- d. Meeting with Stakeholders, Sign-in Sheets:
 - i. August 25, 2005;
 - ii. October 5, 2005; and
 - iii. November 14, 2005.
- 8. First Notice Forms:
 - a. 35 Ill. Adm. Code 201.146
 - b. 35 Ill. Adm. Code 211
 - c. 35 Ill. Adm. Code 217
- 9. Proposed Amendments to:
 - a. 35 Ill. Adm. Code Part 201.146
 - b. 35 Ill. Adm. Code Part 211
 - c. 35 Ill. Adm. Code Part 217
- 10. Technical Support Document for Controlling NO_x Emissions From Stationary Reciprocating Internal Combustion Engines and Turbines, AQPSTR 06-5, Illinois Environmental Protection Agency, February 21, 2007.
- 11. Attachments to Technical Support Document for Controlling NO_x Emissions From Stationary Reciprocating Internal Combustion Engines and Turbines:
 - a. Technical Support Document for Final Clean Air Interstate Rule, Air Quality Modeling, U.S. EPA, Research Triangle Park, NC, March 2005.
 - b. LADCO, Attainment Strategy Options, Draft, October 28, 2005.
 - c. Alternative Control Techniques Document--NO_x Emissions from Stationary Reciprocating Internal Combustion Engines EPA-453/R-93-032, July 1993, U.S. EPA, OAQPS, RTP, NC 27711.
 - d. Alternative Control Techniques Document_-NO_x Emissions from Stationary Gas Turbines, EPA-453/R-91-007, January 1993, U.S. EPA, OAQPS, Research Triangle Park, NC 27711.
 - e. Controlling Nitrogen Oxides Under the Clean Air Act: A Menu of Options, July 1994, State and Territorial Air Pollution Program Administrators/Association of Local Air Pollution Control Officials.
 - f. Regulatory Impacts Analysis for the NO_x SIP Call, FIP, and Section 126 Petitions, Volume 1: Costs and Economic Impacts, EPA-452/R-98-003,

September 1998, U.S. EPA, Office of Air and Radiation, Washington, DC20460.

- g. Stationary Reciprocating Internal Combustion Engines Technical Support Document for NO_x SIP Call, October 2003, Doug Grano/Bill Neuffer, EPA, OAR, OAQPS, OPSG.
- h. Texas Administrative Code. Title 30, Rule 106.512: Stationary Engines and Turbines.
- i. Indiana Department of Environmental Management, Office of Air Quality, Section 9.326 IAC 10-5. Rule 5 Nitrogen Oxide Reduction Program for Internal Combustion Engines (ICE).
- j. Document Prepared by the State of Connecticut, Department of Environmental Protection. Sec. 22a-174-22 Control of Nitrogen Oxides Emissions.
- k. Alabama Department of Environmental Management. Air Division, Chapter 335-3-8, Nitrogen Oxides Emissions.
- New York State, Department of Environmental Conservation Rule and Regulations, Subpart 227.2, Reasonable Available Control Technology (RACT) for Oxides of Nitrogen (NO_x).
- m. New Jersey State Department of Environmental Protection, New Jersey Administrative Code Title 7, Chapter 27, Subchapter 19: Control and Prohibition of Air Pollution from Oxides of Nitrogen.
- n. Pennsylvania Department of Environmental Protection, Air Quality Regulations, Small Source of NO_x Cement Kilns and Large Internal Combustion Engines, 25 PA Code CHS 121,129 and 145.
- Code of Maryland Regulations. Title 26 Department of the Environment. Subtitle 11 Air Quality, Chapter 09: Control of Fuel-Burning Equipment, Stationary Internal Combustion Engines, and Certain Fuel-Burning Installation.
- p. Antelope Valley Air Quality Management District. Rule 1110.2: Emissions from Stationary, Non-Road & Portable Internal Combustion Engines.
- q. San Joaquin Valley Unified Air Pollution Control District Rule 4702: Internal Combustion Engines – Phase 2.

- r. El Dorado County Air Pollution Control District Rule 233: Stationary Internal Combustion Engines.
- Stationary Reciprocating Internal Combustion Engines, Updated Information on NO_x Emissions and Control Techniques, Revised Final Report, EPA Contract No. 68-D-026, Work Assignment No. 2-28,EC/R Project No. ISD-228, September 1, 2000.
- t. South Coast Air Quality Management District, Rule 1134 Emissions of Oxides of Nitrogen from Stationary Gas Turbines.
- 12. Documents Relied On:
 - a. Illinois Environmental Protection Act (415 ILCS 5/et. seq.)
 - b. The Clean Air Act, as amended in 1990 ("CAA") (42 U.S.C. 7401 et. seq.)
 - c. National Ambient Air Quality Standards for Ozone, 62 FR 38855, July 18, 1997, (Ozone Standards).
 - d. National Ambient Air Quality Standards for Particulate Matter, 62 *FR* 38652, July 18, 1997, (PM_{2.5} Standards).
 - e. Finding of Significant Contribution and Rulemaking for Certain States in the Ozone Transport Assessment Group Region for Purposes of Reducing Regional Transport of Ozone; Rule. Part II, Environmental Protection Agency, 63 FR 57355, October 27, 1998.
 - f. Interstate Ozone Transport: Response to Court Decisions on the NOx SIP Call, NOx SIP Call Technical Amendments, and Section 126 Rules; Final Rule. 69 *FR* 21603, April 21, 2004.
 - g. Air Quality Designations and Classifications for Fine Particles (PM_{2.5}) National Ambient Air Quality Standards, 70 FR 943, January 5, 2005.
 - h. 8-hour Ozone National Ambient Air Quality Standards, 69 FR 23858, April 30, 2004.
 - i. Final Rule to Implement the 8-Hour Ozone National Ambient Air Quality Standard, 70 *FR* 71612, November 29, 2005.
 - j. Proposed Rule to Implement the Fine Particle National Ambient Air Quality Standards, 70 FR 65984, November 1, 2005.

- Rule to Reduce Interstate Transport of Fine Particulate Matter and Ozone (Clean Air Interstate Rule); Revisions to Acid Rain Program; Revisions to the NO_x SIP Call, 70 FR 25162, May 12, 2005.
- 1. National Ambient Air Quality Standards for Particulate Matter; Proposed Rule, 71 *FR* 25612, January 17, 2006.
- 13. Incorporations by Reference
 - a. The phenol disulfonic acid procedures, as published in 40 CFR 60, Appendix A, Method 7 (2000);
 - b. 40 CFR 60, 72, 75 & 76 (2006);
 - c. 40 CFR 60.13 (2001);
 - d. 40 CFR 60, Appendix A, Methods 3A, 7, 7A, 7C, 7D, 7E, 19, and 20 (2000);
 - e. ASTM D6522-00, Standard Test Method for Determination of Nitrogen Oxides, Carbon Monoxide, and Oxygen Concentrations in Emissions from Natural Gas-Fired Reciprocating Engines, Combustion Turbines, Boilers, and Process Heaters Using Portable Analyzers (2000);
 - f. Standards of Performance for Stationary Combustion Turbines, 40 CFR 60, Subpart KKKK, 60.4400 (2006); and
 - g. Compilation of Air Pollutant Emission Factors: AP-42, Volume I: Stationary Point and Area Sources (2000), USEPA.
- 14. Certificate of Service
- 15. Disk in Microsoft WORD containing :
 - a. First Notice Forms for amendments to 35 Ill. Adm. Code 201, 211, and 217; and
 - b. Proposed Amendments to 35 Ill. Adm. Code 201, 211, and 217.

BEFORE THE ILLINOIS POLLUTION CONTROL BOAR DECEIVED

AFR 0 6 2007

IN THE MATTER OF:

STATIONARY RECIPROCATING INTERNAL COMBUSTION ENGINES AND TURBINES: AMENDMENTS TO 35 ILL. ADM. CODE SECTION 201.146, PART 211, AND PART 217

R07-(Rulemaking - Air)

STATE OF ILLINOIS Pollution Control Board

APPEARANCE

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The undersigned, as one of its attorneys, hereby enters an Appearance on behalf of the Illinois Environmental Protection Agency.

ILLINOIS ENVIRONMENTAL PROTECTION AGENCY

Bv: Rachel L. Doctors

Assistant Counsel Division of Legal Counsel

DATED: March 27, 2007 1021 North Grand Avenue East P.O. Box 19276 Springfield, Illinois 62794-9276 217.782.5544 217.782.9143 (TDD)

> THIS FILING IS SUBMITTED ON RECYCLED PAPER

RECEIVED CLERK'S OFFICE

BEFORE THE ILLINOIS POLLUTION CONTROL BOAK 6 2007

STATE OF ILLINOIS Pollution Control Board

IN THE MATTER OF:

STATIONARY RECIPROCATING INTERNAL COMBUSTION ENGINES AND TURBINES: AMENDMENTS TO 35 ILL. ADM. CODE SECTION 201.146, AND PARTS 211 AND 217

R07-(Rulemaking - Air)

ILLINOIS ENVIRONMENTAL PROTECTION AGENCY PROPOSAL OF AMENDMENTS

THE ILLINOIS ENVIRONMENTAL PROTECTION AGENCY ("Illinois EPA"), pursuant to 35 Ill. Adm. Code 102.202, moves that the Board accept for hearing the Agency's proposal for amendments to 35 Ill. Adm. Code Section 201.146, 35 Ill. Adm. Code Part 211, and 35 Ill. Adm. Code Part 217. This regulatory proposal includes: 1) the proposed amendments; 2) the Statement of Reasons; 3) an economic and budgetary form; and 4) an Appearance for the attorney representing the Illinois EPA.

Respectfully submitted,

ILLINOIS ENVIRONMENTAL PROTECTION AGENCY

By:

Douglas A. Scott Director

DATED: March 27, 2007

P.O. Box 19276 Springfield, Illinois 62794-9276 217/782-3397

RECEIVED CLERK'S OFFICE

BEFORE THE ILLINOIS POLLUTION CONTROL BOAR PR 0 6 2007 STATE OF ILLINOIS Pollution Control Board

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IN THE MATTER OF:

STATIONARY RECIPROCATING INTERNAL COMBUSTION ENGINES AND TURBINES: AMENDMENTS TO 35 ILL. ADM. CODE SECTION 201.146. PART 211, AND PART 217

R07-(Rulemaking – Air)

MOTION FOR WAIVER OF COPY REQUIREMENTS

NOW COMES the Proponent, the ILLINOIS ENVIRONMENTAL PROTECTION AGENCY ("Illinois EPA"), by one of its attorneys, and pursuant to 35 Ill. Adm. Code 101.500, 102.110 and 102.402, moves that the Illinois Pollution Control Board ("Board") waive certain requirements, namely that the Illinois EPA submit the original and nine copies of all documents upon which it relied. In support of its Motion, the Illinois EPA states as follows:

A. First Request For Waiver Of Copy Requirements **Regulatory Proposal**

Section 102.200 of the Board's procedural rules requires that the original and nine copies of each regulatory proposal be filed with the Clerk. 35 Ill. Adm. Code 102.200. This entire regulatory proposal consists of at least 1,000 pages. Given the length of the proposal and the resources required to provide nine copies, the Illinois EPA requests that the Board waive the normal copy requirements of Section 102.200 and allow the Illinois EPA to instead file the original and four complete copies of the proposal, plus five partial copies, the partial copies consisting of the Table of Contents, Statement of Reasons (with attachments), pleadings and the proposed rule absent documents relied upon.

B. Second Request For Waiver Of Copy Requirements **Documents Relied Upon**

Section 28.5(e)(7) of the Environmental Protection Act requires the Illinois EPA to submit copies of all documents that it relied upon in the development of the proposal or upon which it intends to rely at hearing. 415 ILCS 5/28.5(e)(7). A list of those documents relied upon that are the subject of this motion is found in No. 12 of the Table of Contents. Some of the items are denoted with an asterisk. The items in No. 12 are readily accessible to, or are already within the possession of, the Board. Given this ease of accessibility, and in most cases the lengthy nature of the documents, the Illinois EPA requests that the Board waive the normal copy requirements of Section 102.200 of the Board's procedural rules and allow the Illinois EPA to not file any copies of the items denoted on No. 12.

C. Third Request For Waiver Of Copy Requirements Documents Incorporated By Reference

Section 5-75(a) of the Illinois Administrative Procedure Act ("IAPA") provides in relevant part that an agency may incorporate by reference the regulations, standards and guidelines of an agency of the United States or a nationally recognized organization or association without publishing the incorporated material in full. 5 ILCS 100/5-75(a). Further, Section 5-75(b) of the IAPA provides in relevant part that the agency adopting a rule or regulation under the IAPA shall maintain a copy of the referenced rule, regulation, standard or guideline in at least one of its principal offices and shall make it available to the public upon request. 5 ILCS 100/5-75(b).

In developing this proposed rulemaking, the Illinois EPA has incorporated by reference certain documents. A list of those documents incorporated by reference that are the subject of this motion is found in No. 13 of the Table of Contents.

The items listed in No. 13 are readily accessible to, or are already within the possession of, the Board. Given this ease of accessibility, and the lengthy nature of the documents, the

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Illinois EPA requests that the Board waive the normal copy requirements of Section 102.200 of the Board's procedural rules and allow the Illinois EPA to not file any copies of the items listed on No. 13.

WHEREFORE, for the reasons set forth above, the Illinois EPA moves that the Board waive the copy requirement and allow the Illinois EPA to provide the Board with an original and four complete copies of the proposal, along with five partial copies as described *supra*. Further, the Illinois EPA moves that the Board allow the Illinois EPA to file either no copies or an original and four copies of the documents relied upon as listed in No. 12 and as described *supra*. Finally, the Illinois EPA moves that the Board allow the Illinois EPA to file no copies of the documents incorporated by reference as listed in No. 13.

Respectfully submitted, ILLINOIS ENVIRONMENTAL PROTECTION AGENCY

By:

Rachel L. Doctors Assistant Counsel Air Regulatory Unit Division of Legal Counsel

DATED: March <u>27</u>, 2007

1021 N. Grand Ave., East P.O. Box 19276 Springfield, Illinois 62794-9276 217/782-5544

THIS IS A FAST TRACK RULEMAKING

FILED IN ACCORDANCE WITH SECTION 28.5 OF THE ENVIRONMENTAL PROTECTION ACT (415 ILCS 5/28.5)

Agency Analysis of Economic and Budgetary Effects of Proposed Rulemaking

Agency: Illinois Pollution Control Board

Part/Title: Permits And General Provisions (35 Ill. Adm. Code Section 201.146)

Illinois Register Citation:

Please attempt to provide as dollar-specific responses as possible and feel free to add any relevant explanation.

- 1. Anticipated effect on State expenditures and revenues.
 - (a) Current cost to the agency for this program/activity. <u>\$100,000 per year</u> (approximately)
 - (b) If this rulemaking will result in an increase or decrease in cost, specify the fiscal year in which this change will first occur and the dollar amount of the effect. 2008, with the annual cost as estimated above
 - (c) Indicate the funding source, including Fund and appropriation lines, for this program/activity. <u>Clean Air Act Permit Program Fund (CAAPP)</u>
 - (d) If an increase or decrease in the costs of another State agency is anticipated, specify the fiscal year in which this change will first occur and the estimated dollar amount of the effect. <u>N/A</u>
 - (e) Will this rulemaking have any effect on State revenues or expenditures not already indicated above? <u>No</u>
- 2. Economic effect on persons affected by the rulemaking:
 - (a) Indicate the economic effect and specify the persons affected:

Positive ____ Negative ____ No effect X

Persons affected: <u>owners and operators of certain stationary internal combustion</u> engines and turbines_____

Dollar amount per person: 0____

Total statewide cost: ____0

(b) If an economic effect is predicted, please briefly describe how the effect will occur. N/A

(c) Will the rulemaking have an indirect effect that may result in increased administrative costs? Will there be any change in requirements such as filing, documentation, reporting or completion of forms?

The indirect effects are included in the above cost estimate. The rule will may require revisions to air permits, as well as additional recordkeeping and reporting.

1.1.1

Agency Analysis of Economic and Budgetary Effects of Proposed Rulemaking

Agency: Illinois Pollution Control Board

Part/Title: Definitions and General Provisions (35 Ill. Adm. Code Part 211)

Illinois Register Citation:

Please attempt to provide as dollar-specific responses as possible and feel free to add any relevant explanation.

- 1. Anticipated effect on State expenditures and revenues.
 - (a) Current cost to the agency for this program/activity. <u>\$ 0 per year</u> (approximately)
 - (b) If this rulemaking will result in an increase or decrease in cost, specify the fiscal year in which this change will first occur and the dollar amount of the effect. N/A
 - (c) Indicate the funding source, including Fund and appropriation lines, for this program/activity. <u>N/A</u>
 - (d) If an increase or decrease in the costs of another State agency is anticipated, specify the fiscal year in which this change will first occur and the estimated dollar amount of the effect. N/A
 - (e) Will this rulemaking have any effect on State revenues or expenditures not already indicated above? No
- 2. Economic effect on persons affected by the rulemaking:
 - (a) Indicate the economic effect and specify the persons affected:

Positive Negative No effect X

Persons affected: <u>Owners and operators of affected stationary internal combustion</u> engines and turbines

Dollar amount per person: 0

Total statewide cost: ____0

(b) If an economic effect is predicted, please briefly describe how the effect will occur. N/A

(c) Will the rulemaking have an indirect effect that may result in increased administrative costs? <u>No</u> Will there be any change in requirements such as filing, documentation, reporting or completion of forms? <u>No</u>

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The rulemaking should have no indirect effect that may result in increased administrative costs.

Agency Analysis of Economic and Budgetary Effects of Proposed Rulemaking

Agency: Illinois Pollution Control Board

Part/Title: Nitrogen Oxides Emissions (35 Ill. Adm. Code Part 217)

Illinois Register Citation:

Please attempt to provide as dollar-specific responses as possible and feel free to add any relevant explanation.

- 1. Anticipated effect on State expenditures and revenues.
 - (a) Current cost to the agency for this program/activity. <u>\$150,000 per year</u> (approximately)
 - (b) If this rulemaking will result in an increase or decrease in cost, specify the fiscal year in which this change will first occur and the dollar amount of the effect.
 2008, with the annual cost as indicated above
 - (c) Indicate the funding source, including Fund and appropriation lines, for this program/activity. <u>Clean Air Act Permit Program Fund (CAAPP)</u>
 - (d) If an increase or decrease in the costs of another State agency is anticipated, specify the fiscal year in which this change will first occur and the estimated dollar amount of the effect. <u>N/A</u>
 - (e) Will this rulemaking have any effect on State revenues or expenditures not already indicated above? <u>N/A</u>
- 2. Economic effect on persons affected by the rulemaking:
 - (a) Indicate the economic effect and specify the persons affected:

Positive Negative X No effect

Persons affected: <u>Owners and operators of affected stationary internal combustion</u> engines and turbines

Dollar amount per person: \$855 average annual cost per emission unit affected

Total statewide cost: <u>\$15,270,000 average annual cost statewide</u>

(b) If an economic effect is predicted, please briefly describe how the effect will occur. The cost to install and to maintain required air pollution control equipment.

(c) Will the rulemaking have an indirect effect that may result in increased administrative costs? <u>No</u> Will there be any change in requirements such as filing, documentation, reporting or completion of forms?

The rulemaking should have no indirect effect that may result in increased administrative costs.

BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

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IN THE MATTER OF:

STATIONARY RECIPROCATING INTERNAL COMBUSTION ENGINES AND TURBINES: AMENDMENTS TO 35 ILL. ADM. CODE SECTION 201.146, AND PARTS 211 AND 217 R07-(Rulemaking - Air) STATE OF ILLINOIS Pollution Control Board

STATEMENT OF REASONS

The Illinois Environmental Protection Agency ("Illinois EPA" or "Agency") hereby submits this Statement of Reasons to the Illinois Pollution Control Board ("Board") pursuant to Sections 9.9, 10, 27, and 28.5 of the Environmental Protection Act ("Act") (415 ILCS 5/9.9, 10, 27 and 28.5) and 35 Ill. Adm. Code 102.304(b), in support of the attached proposed amendments. Included in this proposal are amendments to 35 Ill. Adm. Code Parts 201.146, 211, and 217 (Subparts A and Q). This proposal amends the most recent versions of Parts 201, 211 and 217, as found on the Board's website. The purpose of this proposal is to reduce intraand interstate transport of nitrogen oxides ("NO_x") emissions on an annual basis (January 1 though December 31) and on an ozone season basis (May 1 through September 30) of each year, through the adoption of the rules reducing NO_x emissions from stationary reciprocating internal combustion engines and turbines.

This proposal is intended to satisfy Illinois' obligations under the United States Environmental Protection Agency's ("USEPA") NO_x State Implementation Plan ("SIP") Call Phase II. Exhibit A. The proposed new Subpart is also intended to address, in part, Illinois' obligation to meet certain requirements under the federal Clean Air Act ("CAA"), 42 U.S.C. § 7401, *et seq*, specifically the requirements for reasonable further progress ("RFP"), reasonably available control technology ("RACT"), rate-of-progress ("ROP"), and attainment demonstrations for the 8-hour ozone and PM_{2.5} National Ambient Air Quality Standards ("NAAQS"). As part of Illinois' effort to develop a comprehensive attainment strategy, Illinois EPA has proposed and plans to propose reasonable and cost effective NO_x control on all major source sectors, because it is a primary precursor to ozone and particulate matter.

This statewide approach to NO_x control is consistent with the rulemaking now pending with the Board addressing the requirements for the Clean Air Interstate Rule ("CAIR") (PCB R06-26) which addresses NO_x emissions from utility boilers. However, based upon USEPA's modeling, not only are reductions from the CAIR not sufficient to insure attainment in Illinois of the PM_{2.5} NAAQS, such reductions will not occur soon enough for PM_{2.5} attainment (the second phase of CAIR will not be implemented until 2015). Control of engines and turbines is an important and necessary part of Illinois attainment strategy for PM_{2.5}. The Illinois EPA intends to apply this approach to seek reasonable NO_x controls on all major source sectors in future related rulemakings.

The Illinois EPA has been working with its counterparts in nearby states to develop attainment demonstrations for both of its nonattainment areas. In the Lake Michigan region, the modeling demonstrations are being performed by the Lake Michigan Air Directors Consortium ("LADCO"). For the Metro-East/St.Louis area, the Illinois EPA has been working with the State of Missouri. The LADCO modeling, while it is not yet complete because the base year is being changed, has also shown that the reductions from the implementation of CAIR are not enough for Illinois' two nonattainment areas to reach attainment of the PM_{2.5} NAAQS. LADCO has prepared a summary of recent modeling that describes the role of NO_x emissions in causing

ozone, $PM_{2.5}$ and regional haze problems in the Midwest and has identified a number of candidate control measures. TSD at 21. LADCO's assessment demonstrates that NO_x emissions from sources throughout Illinois, both in nonattainment areas and in attainment areas, contribute to ozone and $PM_{2.5}$ formation. *Id.* Hence, the Illinois EPA has proposed in this rulemaking that NO_x reductions be required at the same level as that required by Phase II for turbines and engines that are not subject to Phase II. In addition, the Illinois EPA is planning on proposing that NO_x RACT level emission controls be implemented statewide on major stationary sources. These NO_x reductions are needed for PM_{2.5} attainment, which is a regional pollutant not just affected by NO_x emissions within a local (nonattainment) area.

While some affected owners and operators of engines and turbines have objected to the parts of the proposal that go beyond Phase II and nonattainment area RACT requirements, reductions from these emissions sources are needed for the attainment demonstration which is due April 2008. Section 110 of the CAA requires that measures included in all State Implementation Plans ("SIP") and SIP revisions be fully adopted. The attainment demonstrations for ozone and PM_{2.5} will revise Illinois' SIP. The Board has already fully adopted rules implementing the multi-pollutant standard ("MPS") (PCB R06- 25) and is in the process of adopting rules for the combined pollutant standard ("CPS") (PCB R06-26). Both of these provisions will provide, for those power plants electing to comply with these provisions, more stringent and earlier control of NO_x and SO₂ emissions, than is provided for under CAIR. The Illinois EPA will shortly be proposing NO_x RACT level of emission controls statewide for the major stationary source categories, including power plants that do not opt-in to either the MPS or CPS. Finally, Illinois EPA is developing and will propose SO₂ RACT level of emissions control is appropriate.

II. BACKGROUND

The CAA establishes a comprehensive program for controlling and improving the nation's air quality through both state and federal regulation. Under Sections 108 and 109 of the CAA, USEPA is charged with identifying air pollutants that endanger the public health and welfare, and with formulating the National Ambient Air Quality Standards ("NAAQS") that specify the maximum permissible concentrations of those pollutants in the ambient air. 42 U.S.C. 7408-7409. USEPA has promulgated NAAQS for various pollutants, including 8-hour ozone and PM_{2.5}. 40 CFR 50. Pursuant to Section 107(a) of the CAA, states are given primary responsibility for ensuring that the ambient air quality meets the NAAQS for the identified pollutants. 42 U.S.C. 7407(a).

A. 8-Hour Ozone NAAQS

On July 18, 1997, USEPA promulgated revised primary and secondary ozone NAAQS that increased the averaging period for the ozone standard from 1-hour to 8-hour and lowered the concentration for violations from 0.12 to 0.08 parts per million ("ppm").¹ USEPA has identified volatile organic material ("VOM") and NO_x as the primary precursors responsible for the formation of ozone. Specifically, Illinois has two areas (greater Chicago and Metro East/St. Louis) consisting of 12 counties or partial counties that were designated as not attaining the 8-hour ozone standard.² The designations were effective on June 15, 2004. 69 *Fed. Reg.* 23858, 23898 (April 30, 2004).

¹The newly revised standard is the 3-year average of the fourth highest daily maximum 8-hour average ozone concentration may not exceed 0.08 ppm. 62 Fed. Reg. 38856 (July 18, 1997).

² The two areas (greater Chicago and Metro East/St. Louis) were designated as moderate nonattainment for ozone. The greater Chicago nonattainment area, for purposes of the 8-hour ozone standard, consists of the following counties and partial counties: Cook County, DuPage County, Grundy County (partial- Aux Sable and Goose Lake townships), Kane County, Kendall County (partial- Oswego Township), Lake County, McHenry County and Will County. The Metro East/St. Louis nonattainment area for purposes of the 8-hour ozone standard, consists of the following counties: Jersey County, Madison County, Monroe County, and St. Clair County. 40 CFR 81.314.

USEPA has classified the two nonattainment areas in Illinois as moderate. Moderate nonattainment areas are required to submit attainment demonstrations by June 15, 2007, addressing how the State will achieve the 8-hour ozone standard by the attainment date of June 15, 2009, which is within six years of the effective date of the nonattainment designations. The attainment demonstrations will revise the State's SIP for ozone.

B. PM_{2.5} NAAQS

On July 18, 1997, USEPA also added a new 24-hour and a new annual NAAQS for fine particles, using as the indicator particles with aerodynamic diameters smaller than a nominal 2.5 micrometers,³ termed PM_{2.5}. 62 *Fed. Reg.* 38652 (July 18, 1997). USEPA has determined that, in addition to direct particulate matter, that NO_x, SO₂, volatile organic compounds ("VOCs"), carbon and ammonia are precursors to the formation of PM_{2.5}. States are required to address NO_x and sulfur dioxide ("SO₂") only, unless modeling demonstrates a need to control VOCs and/or ammonia. This proposal only addresses NO_x. 70 *Fed. Reg.* 65984, 65999 (November 1, 2005).

USEPA has designated two areas in Illinois (greater Chicago and Metro East/St. Louis), consisting of 12 counties or partial counties within Illinois, as not attaining the PM_{2.5} standard.⁴ 70 *Fed. Reg.* 944, 968 (January 5, 2005). The designations became effective on April 5, 2005. The attainment demonstration is due April 5, 2008, and the attainment date for most areas is April 5, 2010, based on air quality data from 2007 through 2009. States may be granted up to a

³ On January 17, 2006, USEPA proposed to amend the NAAQS for PM_{2.5}. 71 Fed. Reg. 2620.

⁴ USEPA listed the areas of greater Chicago and Metro East /St. Louis as areas that did not attain the PM_{2.5} standard. The Chicago nonattainment area, for purposes of the PM2.5 standard, consists of the following counties/partial counties: Cook County, DuPage County, Grundy County (partial- Aux Sable and Goose Lake Townships), Kane County, Kendall County (partial- Oswego Township), Lake County, McHenry County and Will County. The St. Louis/Metro East nonattainment area, for purposes of the PM_{2.5} standard, consists of the following counties/partial counties: Madison County, Monroe County, Randolph County (partial- Baldwin Township) and St. Clair County. 40 CFR 81.314.

five-year extension of the attainment date with a demonstration showing that it is impractical for the state to attain within five years and that the state is making generally linear progress toward attainment. 70 *Fed. Reg.* 65984, 66003 (November 1, 2005).

C. Clean Air Act Planning and Emission Control Requirements

The proposed new Subpart also is intended to address, in part, Illinois EPA's obligation to meet certain requirements under the CAA. These requirements include: Part D, Subpart 1 of the CAA, adoption of control strategies necessary to demonstrate attainment of the fine $PM_{2.5}$ and 8-hour ozone NAAQS in the greater Chicago moderate nonattainment area and the Metro East/St. Louis moderate nonattainment area; Part D, Subpart 2 of the CAA, adoption of control strategies necessary to demonstrate attainment of 8-hour ozone NAAQS for the greater Chicago nonattainment area and Metro East/St. Louis nonattainment areas; and Sections 172 and 182 of the CAA, adoption of RACT measures, and RFP and ROP requirements.

D. NO_x SIP Call

This proposal is intended to satisfy Illinois' obligations under USEPA's NO_x SIP Call Phase II. Subparts T, U, and W of Part 217, addressing Phase I, were adopted by the Board on December 21, 2000, March 1, 2001, and April 5, 2001, respectively. Subparts T, U, and W regulate NO_x emissions from large cement kilns, industrial boilers and utilities boilers, respectively. Illinois was required to regulate these sources pursuant to the NO_x SIP Call. 63 *Fed. Reg.* 57356 (October 27, 1998). Subparts U and W implement the NO_x Trading Program in Illinois to reduce ozone transport, meeting Illinois' obligations pursuant to Sections 110(a)(2) and 126 of the CAA.

On April 21, 2004, USEPA promulgated a rule responding to the court's ruling in Michigan v. EPA (213 F.3d 663 (DC Cir. 2000)), 69 Fed. Reg. 21603 (April 21, 2004). Most importantly, the rule sets the control limit for large natural gas-fired stationary internal combustion engines at 82 percent and for diesel and dual fuel stationary internal combustion engines at 90 percent. It also set the date for states required to submit Phase II SIPs as April 1, 2005. States required to submit Phase II SIPs included those states required to address the NO_x budget for stationary internal combustion engines. States are required to implement the controls for stationary internal combustion engines no later than May 1, 2007.

In November 2005, Illinois and other states received notification that USEPA had found a failure to submit a SIP addressing the Phase II requirements. Exhibit B. On February 8, 2006, USEPA published the findings of failure to submit Phase II SIPs, but it has not yet published a federal implementation plan for Phase II or started a Section 179 sanctions clock. 71 *Fed. Reg.* 6347 (February 8, 2006).

III. AUTHORITY FOR RULEMAKING

A. Section 9.9 of the Act

Section 9.9(b) of the Act requires Illinois EPA to propose and the Board to adopt

regulations for the control of NO_x emissions from stationary internal combustion engines.

B. Section 10 of the Act

Section 10(A) of the Act provides the Board's general authority for rulemaking

addressing air pollution:

The Board, pursuant to procedures prescribed in Title VII of this Act, may adopt regulations to promote the purposes of this Title. Without limiting the generality of this authority, such regulations may among other things prescribe . . . ambient air quality standards . . . emissions standards . . . standards for issuance of permits . . .

415 ILCS 5/10(A). It is pursuant to this Section, and Sections 9.9, 27, and 28.5 of the Act, that

Illinois EPA is submitting this regulatory proposal. As discussed above, not only are the

proposed regulations necessary to meet the State's obligations under the NO_x SIP Call, they are

also necessary to meet the State's obligations under the CAA to attain the two new NAAQS: 8hour ozone and $PM_{2.5}$. With respect to ozone and $PM_{2.5}$, and as noted above, USEPA has identified emissions of NO_x as a precursor to ozone and $PM_{2.5}$ formation in the atmosphere. As part of the steps needed for Illinois to demonstrate attainment and to meet RFP requirements for the 8-hour ozone and the $PM_{2.5}$ NAAQS, Illinois EPA must adopt and implement regulations for control of NO_x emissions that meet these federal requirements, including implementation of RACT for large sources of NO_x in nonattainment areas.

C. Section 28.5 of the Act

This regulatory proposal is properly submitted to the Board under Section 28.5 of the Act as a fast-track rulemaking proceeding. Section 28.5 of the Act "shall apply solely to the adoption of rules proposed by Illinois EPA and required to be adopted by the State under the Clean Air Act as amended by the Clean Air Act Amendments (CAAA)." 415 ILCS 5/28.5(a). A fast-track rulemaking proceeding is:

a proceeding to promulgate a rule that the CAAA requires to be adopted. For purposes of this Section, 'requires to be adopted' refers only to those regulations or parts of regulations for which the United States Environmental Protection Agency is empowered to impose sanctions against the State for failure to adopt such rules.

415 ILCS 5/28.5(c). Further, Section 28.5(d) of the Act provides, "When the CAAA requires rules other than identical in substance rules to be adopted, upon request by Illinois EPA, the Board shall adopt rules under fast-track rulemaking requirements." 415 ILCS 5/28.5(d).

Illinois EPA meets the criteria set forth by Section 28.5 of the Act. This Section provides in pertinent part:

(a) This Section shall apply solely to the adoption of rules proposed by the Agency and required to be adopted by the State under the Clean Air Act as amended by the Clean Air Act Amendments of 1990 (CAAA).

* * *

(c) For purposes of this Section, a "fast-track" rulemaking proceeding is a proceeding to promulgate a rule that the CAAA requires to be adopted. For purposes of this Section, "requires to be adopted" refers only to those regulations or parts of regulations for which the United States Environmental Protection Agency is empowered to impose sanctions against the State for failure to adopt such rules. All fast-track rules must be adopted under procedures set forth in this Section, unless another provision of this Act specifies the method for adopting a specific rule.

415 ILCS 5/28.5. Section 28.5 of the Act provides that it applies solely to the adoption of rules proposed by Illinois EPA that are required to be adopted by the State under the CAAA. The phrase "requires to be adopted" refers to rules for which the USEPA is empowered to impose sanctions against the State for failure to adopt such rules. Section 28.5 of the Act also states that a fast-track rulemaking must be for rules other than "identical in substance" rules. Illinois EPA's rulemaking proposal here meets all the criteria of Section 28.5.

Illinois EPA's regulatory proposal to require Phase II is clearly required to be adopted by the CAA. The NO_x SIP Call was promulgated under Section 110(a)(2)(D) of the CAA, which requires states to develop SIPs to ensure that emissions from a source or group of sources do not significantly contribute to nonattainment, or interfere with maintenance, of a NAAQS in other states. In addition to meeting the requirements of Section 110(a)(2)(D) of the CAA, adoption of the Phase II rules and NO_x emission control regulations for engines and turbines, are also necessary for the State to meet the requirements of Sections 172 and 182 of the CAA for submitting attainment demonstrations, RACT, and RFP. If a state fails to submit plans as required for the NO_x SIP Call Phase II, attainment demonstrations, RACT, or RFP, USEPA has the authority to impose a Federal Implementation Plan ("FIP") pursuant to its authority under Section 110(c)(1) of the CAA.

Another component of Section 28.5 of the Act concerns the criteria that the rule that is required to be adopted must subject the State to sanctions from USEPA if the State fails to adopt

such rule. Pursuant to Section 179, two different sanctions are available to USEPA should Illinois EPA fail to adopt rules that would allow for the submission of an approvable SIP: 1) the loss of highway funds; and 2) the increase in the emissions offset requirement for New Source Review to 2:1.

USEPA triggers "sanctions" by making a finding of substantial inadequacy under Section 110(k)(5) of the CAA known as a "SIP Call." Such a finding is made whenever USEPA finds that a State has a plan for any area is substantially inadequate to attain or maintain the relevant NAAQS. By its very tenor, a plan that fails to demonstrate attainment would be substantially inadequate and would trigger Section 179 sanctions:

(a) State Failure.--For any implementation plan or plan revision required under this part (or required in response to a finding of substantial inadequacy as described in section 110(k)(5)), if the Administrator—

* * *

(3)(A) determines that a State has failed to make any submission as may be required under this Act, other than one described under paragraph (1) or (2), including an adequate maintenance plan, or has failed to make any submission, as may be required under this Act, other than one described under paragraph (1) or (2), that satisfies the minimum criteria established in relation to such submission under section 110(k)(1)(A)...

42 U.S.C. 7509(a). As discussed *supra*, without these regulations, Illinois will not be able to submit a plan that would demonstrate attainment or meet RACT or ROP requirements for the

 $PM_{2.5}$ or 8-hour ozone NAAQS.

Not only will Illinois need the reductions from the State's rule to implement the federal

Clean Air Interstate Rule ("CAIR") to attain these NAAQS, it will need additional reductions as

well. The Board has determined in the past that regulations adopted in order to obtain the

reductions needed for attainment demonstrations and meeting other requirements under Section

182 of the CAA warranted the use of Section 28.5 of the Act to avoid sanctions. Further, the

Board has the authority to adopt regulations to avoid sanctions for a failure to meet the requirements of Section 172 of the CAA as it is also contained in Part D of the CAA. <u>See</u>, In the Matter of: 15% ROP Plan Control Measures for VOM Emissions-Part II Marine Vessel Loading: Amendments 35 Ill. Adm. Code Parts 211, 218 and 219, R94-15, October 25, 1994; and In the Matter of: Visible and Particulate Matter Emissions-Conditional Approval and Clean Up Amendments to 35 Ill. Adm. Code Parts 211 and 212, R96-5, May 22, 1996. Thus, through past practice and as confirmed by relevant case law, the Board has recognized that failure to adopt regulations proposed for the purposes of meeting the requirements of Part D of the CAA would satisfy the requirements for a Section 28.5 rulemaking.

The remaining criterion as set out in Section 28.5 of the Act is that the subject rulemaking not be an identical in substance proposal. Subpart Q is being proposed to meet three federal CAA requirements and does not mirror any federal guidance or rule. Hence, Illinois EPA's proposal is not identical in substance. For all these reasons, this rulemaking properly appears before the Board under the fast-track provisions of Section 28.5 of the Act as all described criteria of that section have been met.

IV. GEOGRAPHIC REGIONS AND SOURCES AFFECTED

The geographic region subject to "Subpart Q: Stationary Reciprocating Internal Combustion Engines and Turbines" is the entire State of Illinois. The proposed regulations are expected to affect existing and new units as described below. There are 28 existing engines that were identified by the NO_x SIP Call that will be subject to Subpart. TSD at 7.1. Existing NO_x SIP Call engines were those identified as emitting one ton a day or more in 1995. In Illinois, 28 engines were identified, 25 at gas pipeline facilities and three at a chemical manufacturing company. The NO_x SIP Call engines are listed in proposed Appendix G. Other engines that will be affected by this proposal are those that are rated at 500 bhp or greater. There are 1,200 engines rated at or greater than 1,500 bhp, and 175 engines rated between 500 bhp and 1,500 bhp. Of these, 202 of the larger engines are potentially impacted as are 44 of the smaller engines. Turbines that will be affected are those rated at 3.5 MW or greater. TSD at 7.2 and 7.3. There are 205 turbines rated at 3.5 MW or greater. Of these, 36 are expected to be affected by the rule. TSD at 7.2.

V. PURPOSE AND EFFECT OF THE PROPOSAL

As discussed below, this proposal has been prepared to meet portions of several obligations of Illinois under the CAA; namely, reductions necessary to assist the State in reaching attainment of the $PM_{2.5}$ and 8-hour ozone NAAQS, NO_x RACT for large engines and turbines located in the two nonattainment areas for both NAAQS, RFP, and Phase II of the NO_x SIP Call.

A. Reductions needed for attainment of the NAAQS

Both USEPA's findings and the Lake Michigan Air Directors Consortium ("LADCO") modeling confirm that existing control programs will not be enough to provide for attainment of the 8-hour and $PM_{2.5}$ NAAQS in Illinois. As such, additional reductions of NO_x emissions from sources in attainment and nonattainment areas will be necessary. TSD at 2.5. Nonattainment is shown in the Chicago area for both 8-hour ozone and $PM_{2.5}$, and in the Metro-East/St. Louis area for PM_{2.5}, even with implementation of CAIR. By 2010, CAIR does not provide significant reductions beyond those provided for in the NO_x SIP Call. Although modeling work is ongoing, sufficient modeling has been conducted thus far by USEPA, LADCO, and the Illinois EPA to justify this proposal to require reductions in NO_x emissions statewide, including sources (engines, turbines, and other NO_x emission sources) located in attainment areas as part of

Illinois' plan to attain the 8-hour ozone and $PM_{2.5}$ NAAQS in Illinois, even prior to the full implementation to CAIR.

The proposed regulations will, when fully implemented in 2012, reduce NO_x emissions statewide by approximately 17,869 tons per year and 7,540 tons per ozone control season. TSD at 8.3. This equates to a 65 percent NO_x reduction annually and a 55 percent NO_x emission reduction in the ozone season. TSD at 8.4.

B. NO_x RACT

States are required to submit SIPs addressing RACT for precursors of ozone, which includes NO_x . Major sources in moderate nonattainment areas are defined as those that have the potential to emit 100 tons or more of NO_x in a nonattainment area. States are also required to submit SIPs addressing RACT for precursors of $PM_{2.5}$, which includes NO_x . While USEPA has not yet finalized the guidance for implementing the $PM_{2.5}$ NAAQS, its proposal indicates that the RACT requirement will apply to 100 ton sources, and may include smaller units as well. The applicability includes such units. The NO_x control levels proposed are considered reasonable, attainable and cost-effective. TSD at 6.3.

C. NO_x SIP Call Phase II

The NO_x SIP Call Phase II specifically requires affected states to meet a NO_x budget that represents 82 percent control of large stationary internal combustion engines. The proposal would control these engines reducing base emissions by 5,422 tons per ozone season to 1,196 tons per ozone season. TSD at 8.1. This meets the NO_x SIP Call Phase II requirements.

VI. TECHNICAL FEASIBILITY AND ECONOMIC REASONABLENESS

Emissions of NO_x from stationary internal combustion engines are not currently regulated in the State of Illinois. Only turbines rated at 250 mmBtu/hr are regulated pursuant to 35 Ill. Adm. Code 217.

Subpart Q is expected to reduce NO_x emissions by 17,869 tons per year and 7,540 tons per ozone season beginning in 2012. TSD at 8.3. Illinois EPA's staff has determined that affected engines and turbines can meet the requirements of proposed Subpart Q through a combination of control techniques such that compliance is both technically feasible and economically reasonable. Control techniques for reducing NO_x emissions from engines include air/fuel ratio adjustments, low emission combustion ("LEC"), prestratified charge and nonselective catalytic reduction. Gas turbines can use water/steam injection, dry low NO_x combustors as control strategies. Both engines and turbines can use selective catalytic reduction ("SCR"). Reductions from the engine technologies range from 10 to 40 percent for air/fuel ration adjustments to 70 to 90 percent for LEC. Reductions from the turbine technologies range from 70 to 90 percent for the water/steam injection to 60 to 90 percent for low NO_x combustors. TSD at 4.9.

Based on USEPA's Alternative Control Techniques ("ACT") document, with which Illinois EPA staff agrees, there are a number of control options available which achieve the control levels proposed in this rulemaking in the range of unit sizes affected. Cost effectiveness for large NO_x SIP call engines ranged from \$522 per ton of NO_x reduced by gas-fired engines to \$1,000 per ton of NO_x reduced by oil-fired engines. TSD at 5.1. The cost effectiveness for retrofitting engines ranges from \$496 to \$2,436 per ton of NO_x reduced and for turbines ranges from \$712 to \$2,189 per ton of NO_x reduced in 2004 dollars. TSD at 5.2.

In addition, Illinois EPA's staff found that the levels proposed in this rule were consistent with rules promulgated in other states. Typical NO_x RACT limits range from 105 to 210 ppm for gas-fired rich- and lean-burn engines. The size cut-off for engines required to control NO_x

emissions ranges from 50 bhp to 500 bhp. In addition, several states have promulgated rules limiting NO_x emissions from turbines. TSD at 6.2. Texas, New York, New Jersey, and California South Coast all have regulatory requirements for smaller turbines.

VII. COMMUNICATION WITH INTERESTED PARTIES

Illinois EPA held three general meetings (August 25, 2005, October 5, 2005, and November 14, 2005) to which owners and operators of affected units and environmental groups were invited. At least three additional meetings were held at the request of particular groups or companies affected by this proposal.

Throughout the development of the rule, Illinois EPA has received extensive comments. These amendments are being proposed after representatives of industry and environmental groups have had an opportunity to review the proposed changes, discuss any issues and provide comments to Illinois EPA. The areas in which the parties have reached agreement are the applicability level for engines and turbines, use of an emissions averaging plan as a method of compliance, use of continuous emissions monitoring system ("CEMS") in lieu of certain testing and monitoring requirements, the exemptions, the frequency of testing, treatment of low usage units (e.g., by bhp-hr/MW-hr and treatment of sources with NO_x emissions of less than 100 tons per year), and the use of NO_x allowances to address unexpected noncompliance issues. The areas where the parties have not reached agreement include the statewide applicability of the rule. However, the Illinois EPA is proceeding with the proposal because the overall benefit of the rule outweighs the detriment of further delay. The Illinois EPA has presented and discussed with the stakeholders the need for statewide reductions of NO_x emissions from sources located in both attainment and nonattainment areas in order to achieve the 8-hour and PM2.5 NAAQS. The Illinois EPA has also addressed some concerns raised by these parties by including averaging

and low usage provisions in the proposal, as well as, stretching the compliance schedule.

VIII. ILLINOIS EPA'S PROPOSAL

35 Ill. Adm. Code 201: SUBPART C: PROHIBITIONS

Section 201.146 Exemptions from State Permit Requirements

Illinois EPA is proposing to amend subsection (i) of this Section to reflect the requirement that an engine or turbine required to comply with the requirements of Subpart Q must obtain a permit. In addition, the heading of the exemption is being amended to reflect that the criteria of the exemption apply to both engines and turbines and the exemption for turbines is being clarified as it does not apply to engines.

35 Ill. Adm. Code 211: SUBPART B: DEFINITIONS

Illinois EPA is proposing to add four definitions and amend the definition for emergency/standby unit to Part 211.

Section 211.740 Brakehorsepower (rated-bhp)

Illinois EPA is proposing to add a definition for brakehorsepower. This definition is needed to define which engines will be subject to the requirements of Subpart Q.

Section 211.1740 Diesel Engine

Illinois EPA is proposing to add a definition for "diesel engine." This definition is needed to define what level of control the affected engine will be subject to pursuant to the requirements of Subpart Q.

Section 211.1920 Emergency or Standby Unit

Illinois EPA is proposing to amend the definition of "emergency or standby unit." This definition is being amended to clarify that the exemption from the requirements of Subpart Q for "emergency or standby unit(s)" is limited to circumstances unrelated to the unit being used to

supplement power capacity and that testing the unit or verifying the unit's readiness for use does not disqualify the unit as an emergency or standby unit.

Section 211.3300 Lean-Burn Engine

Illinois EPA is proposing to add a definition for "lean-burn engine." This definition is needed to define what level of control the affected engine will be subject to pursuant to the requirements of Subpart Q.

Section 211.5640 Rich-Burn Engine

Illinois EPA is proposing to add a definition for "rich-burn engine." This definition is needed to define what level of control an affected engine will be subject to pursuant to the requirements of Subpart Q.

35 III. Adm. Code 217: SUBPART A: GENERAL PROVISIONS

Section 217.101 Measurement Methods

Illinois EPA is proposing two types of amendments to this Section. First, it is proposing to strike the date that USEPA last updated the applicable methods. The dates for these methods will be included in the Section 217.104: Incorporations by Reference. Second, it is also proposing is to add a method for monitoring NO_x using portable monitors.

Section 217.102 Abbreviations and Units

Illinois EPA is proposing to add the abbreviations and conversion factors used in Subpart Q and to correct the alphabetical order of the existing list.

Section 217.104 Incorporations by Reference

Illinois EPA is proposing to update the incorporations by reference, except for 40 CFR 96, add the American Society Testing and Methods ("ASTM") for portable monitors, and test methods for NO_x emissions from engines and turbines.

PART 217: SUBPART Q: STATIONARY RECIPROCATING INTERNAL COMBUSTION ENGINES AND TURBINES

Section 217.402 Applicability

Subsection (a) provides that the requirements of the Subpart apply to stationary reciprocating internal combustion engines rated 500 bhp and above, and turbines rated 3.5 MW and above. Subsection (b) provides that certain engines and turbines that meet the rating requirements of subsection (a) be exempt from the requirements of the Subpart. Proposed exemptions include units meeting the definition for emergency and standby; units used for research or performance verification; units that control gas from a landfill, where 50 percent or more of the heat input is gas from a landfill; units used for agricultural purposes, e.g., raising livestock and crops, but not for associated businesses; portable units; and units that are regulated by Subpart W or other federal NO_x trading program.

Subsection (c) provides that if a unit ceases to meet the exemption criteria, the owner or operator must notify Illinois EPA within 30 days of becoming aware that the unit is no longer exempt and comply with the requirements of the Subpart. Subsection (d) provides that if an affected unit has ever been subject to the control requirements of the Subpart, it will remain subject to the requirements even if it ceases to meet the rating criteria or becomes eligible for an exemption.

Section 217.388 Control and Maintenance Requirements

In this Section, Illinois EPA is proposing control and maintenance requirements. Subsection (a) provides separate concentration limits for engine and turbines by type and fuel used. Subsection (b) provides that owners and operators be allowed the option of complying with an emissions averaging plan instead of concentration limits. Subsection (c) provides that certain low usage units be exempt from the requirement to comply with the concentration limits if the aggregate usage of the units meets certain limits and is contained in a federally enforceable permit, unless the unit is located at a gas transmission compression station or storage facility. The aggregate usage from all such units at the source that are not otherwise exempt and are not complying with the control requirements of the Subpart must be less than 5 mm bhp-hrs for engines or 20,000 MW-hrs or less for turbines. The aggregate for each type of unit, e.g., engines or turbines, is calculated separately. Subsection (d) requires owners and operators to perform periodic maintenance. Maintenance and inspection must be done in accordance with a maintenance plan based on the manufacturer's recommendations, unless the unit is located at a gas transmission compressor station or storage facility. Owners and operators of such units may use the procedures contained in the applicable air pollution permit. In addition, if the original equipment manual is not available, the maintenance and inspection shall be done in accordance with what is customary for the type of unit and air pollution control equipment.

Section 217.390 Emissions Averaging Plans

This Section provides that owners and operators may comply with an emissions averaging plan in lieu of meeting the specified concentration limit for each affected unit set forth in Section 217.388. Subsection (a)(1) describes the types of units that may be included in an emissions averaging plan. These units include: any unit located in Illinois as long as the units are owned by the same company or parent company and are not included in more than one plan; units that have a compliance date later than the control period for which the averaging plan is being used for compliance; and units that could be claimed as exempt pursuant to Section 217.386(b). If an exempt unit is included in an emissions averaging plan, it will be treated as an affected unit with respect to concentration limits, testing, monitoring, recordkeeping and reporting requirements.

Subsection (a)(2) describes the types of units that may not be included in an emissions averaging plan. Two types of affected units may not be included in averaging plans: 1) units that commence operation on or after January 1, 2002, unless the unit replaces a unit that commenced operation prior to this date or is a unit that replaced an engine or turbine that replaced a unit that commenced operation prior to this date, and the unit is used for the same purpose; and 2) units that the owner or operator is claiming as exempt.

Subsection (b) provides the requirements for submitting an emissions averaging plan. The owner or operator must submit the emissions averaging plan by the applicable compliance date. The plan must include a list of affected units by unit identification and a sample calculation demonstrating compliance using the methodology provided in subsection (f). Subsection (c) limits amendment of the emissions averaging plan to once a year. If an amendment for a calendar year is going to be submitted, it must be submitted no later than May 1 of the applicable year; otherwise, the plan from the previous year will be the applicable plan. Subsection (d) requires that if an affected unit included in a plan is sold or taken out of service, the owner or operator, and the buyer, if applicable, must submit an updated emissions averaging plan within 60 days of the occurrence. Subsection (d) also allows an owner or operator to amend its emissions averaging plan if a unit no longer qualifies as exempt or low usage, so long as the plan is submitted with 30 days of discovery.

Subsection (e) requires an owner or operator to demonstrate compliance on both the ozone season and calendar year basis. Compliance is demonstrated using the methodology in subsection (f) using the most recent monitoring data or test results. Owners and operators are

also required to notify Illinois EPA by October 31 following the ozone season if they cannot demonstrate compliance for that ozone season. Finally, owners and operators must submit a compliance report by January 31 following the applicable calendar year.

Subsection (f) provides the averaging formula that must be used to demonstrate compliance. The total mass of actual NO_x emissions from all affected units included in the emissions averaging plan must be less than the total mass of allowable NO_x emissions for the same units. Subsections (g)(1) and (g)(2) provide formulas for determining a unit's actual and allowable emissions by fuel type. Subsection (g)(3) provides a specific formula for electric replacement units. Subsection (g)(4) provides a formula for non-electric replacement units. Subsection (g)(5) provides a formula for units that have been replaced through the purchase of power and limits the use of purchased power to five years. Subsection (g)(6) provides criteria for determining the allowable emissions for units with a later compliance date. Subsection (h) provides conditions for units using CEMS in lieu of stack testing and portable monitoring.

Section 217.398 Compliance

Subsection (a) provides four different compliance dates. Subsection (a)(1) requires that engines subject to the NO_x SIP Call, as listed in Appendix G, comply by May 1, 2007. Subsection (a)(2) requires that units located in either of the 8-hour ozone or $PM_{2.5}$ nonattainment areas comply by January 1, 2009. Subsection (a)(3) requires that engines and turbines located outside of the two nonattainment areas and rated at 1,500 bhp or more, or five MW or more comply by January 1, 2011. Subsection (a)(4) requires that the smaller engines and turbines comply by January 1, 2012.

Subsection (b) provides that owners and operators may use NO_x allowances to meet the compliance requirements of Section 217.388 if they meet certain criteria. Subsection (b)(1)

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provides that use is limited to circumstances where all of the following conditions have been met. First, noncompliance must be due to unforeseen circumstances. Second, allowances may be used no more than twice in any five-year rolling period. Finally, allowances may not be used for a unit listed in Appendix G. Subsection (b)(2) provides that the correct type of NO_x allowances must be used, e.g., an annual allowance for an exceedance of an annual limit and an ozone season allowances for an exceedance of a seasonal limit. Subsection (b)(3) provides that the owner or operator must submit a report documenting the circumstances that required the use of allowances and the actions that will be taken to address these circumstances. In addition, the report must contain the NO_x Allowance Tracking System ("NATS") serial numbers of the allowances.

Section 217.394 Testing and Monitoring

Subsection (a) provides that affected units conduct a compliance test by the applicable compliance date. Subsection (a)(1) provides that engines listed in Appendix G must be tested by May 1, 2007. Subsection (a)(2) provides that affected units and units included in emissions averaging plans be tested by the applicable compliance date in Section 217.392 or within the first 876 hours of operation. Subsection (a)(3) provides that units that operate less than 876 hours per calendar year be tested once within the five-year period after the compliance date.

Subsection (b) provides the requirements for performing subsequent tests. Subsection (b)(1) provides that units listed in Appendix G and units in an emissions averaging plan must be tested once every five years and that testing must be done by May 1 or within 60 days of starting operation, whichever is later. Subsection (b)(2) provides that if monitoring data shows that the *unit is not in compliance, the owner or operator must notify* Illinois EPA within 30 days of the finding that the unit is not in compliance with the applicable concentration limit or emissions

averaging plan and the unit must also be tested. Finally, subsection (b)(3) provides that Illinois EPA or USEPA may require testing to demonstrate compliance at the owner or operator's expense.

Subsection (c) provides the testing procedures. Owners and operators of engines must use Method 7 or 7E or 40 CFR 60, Appendix E. Each test must consist of three runs and be at least 60 minutes long. If a unit combusts more than one type of fuel, a separate test is required for each type of fuel. Owners and operators of turbines must comply with the testing provisions of 40 CFR 60.4400.

Subsection (d) provides that owners and operators of affected units perform annual monitoring to determine compliance, except in years in which a compliance test is performed or for units that operate less than 876 hours per calendar year and then only once every five years. Monitoring must be completed each year by May 1 or within 60 days of starting operation for that calendar year. Measurements of NO_x and O_2 concentrations must be taken three times for a duration of at least 20 minutes while the unit is operating at the highest achievable load.

Subsection (e) provides that units equipped with a CEMS meeting the applicable requirements of 40 CFR 60, subpart A and Appendix B, or alternate procedures as approved by Illinois EPA or USEPA in a federally enforceable permit, not be required to comply with the compliance testing and annual monitoring requirements of this Section. Compliance will be required on an ozone season and calendar year basis.

Section 217.396 Recordkeeping and Reporting

Subsection (a) provides that owners and operators of affected units that are not exempt and not low usage units maintain records that demonstrate compliance with the Subpart. Subsection (b) provides that owners and operators of low usage units maintain either records of NO_x emissions for the calendar year or bhp or MW hours operated for the calendar year, as applicable. Subsection (c) provides that owner's and operator's records be maintained for five years.

Subsection (d) provides that owners or operators report the following: notification prior to testing; a testing protocol; and the test results. In addition, owners and operators are required to report: monitored exceedances; permanent shutdowns of affected units; if demonstrating compliance through an emissions averaging plan, notification of failure to comply with the ozone season plan, if applicable, and an annual compliance report; if using a CEMS, an excess emissions and monitoring systems report; and if using NO_x allowances to comply, a reconciliation report.

Appendix G Large Existing Reciprocating Internal Combustion Engines

In Appendix G, Illinois EPA is proposing to add a list of the NO_x SIP Call engines based on how the unit is listed in the most recent permit issued or construction permit application submitted.

IX. CONCLUSION

For the reasons stated above, Illinois EPA hereby submits this regulatory proposal and respectfully requests that the Board expeditiously adopts these rules for the State of Illinois.

Respectfully submitted, ILLINOIS ENVIRONMENTAL PROTECTION AGENCY

By:

Rachel L. Doctors Assistant Counsel Division of Legal Counsel

DATED: March 27, 2007

1021 North Grand Ave. East P.O. Box 19276 Springfield, IL 62794-9276

NOTICE OF PROPOSED 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
- 201.103 Abbreviations 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

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SUBPART D: PERMIT APPLICATIONS AND REVIEW PROCESS

- Section
- 201.152 Contents of Application for Construction Permit
- 201.153 Incomplete Applications (Repealed)
- 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
- 201.169 Special Provisions for Certain Operating Permits
- 201.170 Portable Emission Units

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

Section

- 201.180 Applicability (Repealed)
- 201.181 Expiration and Renewal (Repealed)
- 201.187 Requirement for a Revised Permit (Repealed)

SUBPART F: CAAPP PERMITS

Section201.207Applicability201.208Supplemental Information201.209Emissions of Hazardous Air Pollutants201.210Categories 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

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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

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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

| 201.APPENDIX A | Rule into Section Table |
|----------------|-------------------------|
| 201.APPENDIX B | Section into Rule Table |
| 201.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 R96-17 at 21 Ill. Reg. 7878, effective June 17, 1997; amended in R98-13 at 22 Ill. Reg. 11451, effective June 23, 1998; amended in R98-28 at 22 Ill. Reg. 11823, effective July 31, 1998; amended in R02-10 at 27 Ill. Reg. 5820, effective March 21, 2003; amended in R05-19 and R05-20 at 30 Ill. Reg. 4901, effective March 3, 2006; amended in R07-_____ at Ill. Reg. ______, effective ________, 2007.

SUBPART C: PROHIBITIONS

Section 201.146 Exemptions from State Permit Requirements

Construction or operating permits, pursuant to Sections 201.142, 201.143 and 201.144 of this Part, are not required for the classes of equipment and activities listed below in this Section. The permitting exemptions in this Section do not relieve the owner or operator of any source from any obligation to comply with any other applicable requirements, including the obligation to obtain a permit pursuant to Sections 9.1(d) and 39.5 of the

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Act, Sections 165, 173 and 502 of the Clean Air Act or any other applicable permit or registration requirements...

- i) Any stationary <u>turbine or</u> internal combustion engine with a rated power output of less than 1118 kW (1500 <u>bhp</u> horsepower), except that a permit shall be required for <u>the following</u>:
 - 1) Anyany stationary gas turbine engine with a rated heat input at peak load of 10.7 gigajoules/hr (10 mmbtu/hr) or more that is constructed, reconstructed or modified after October 3, 1977 and that is subject to requirements of 40 CFR 60, Subpart GG; or
 - Any internal combustion engine with a rating at equal to or greater than 500 bhp output that is subject to the control requirements of 35 Ill. Adm. Code Part 217.Subpart Q.

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

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TITLE 35: ENVIRONMENTAL PROTECTION SUBTITLE B: AIR POLLUTION CHAPTER I: POLLUTION CONTROL BOARD SUBCHAPTER c: EMISSION STANDARDS AND LIMITATIONS FOR STATIONARY SOURCES

PART 211 DEFINITIONS AND GENERAL PROVISIONS

SUBPART A: GENERAL PROVISIONS

211.101 Incorporations by Reference

Section

Abbreviations and Conversion Factors 211.102

SUBPART B: DEFINITIONS

| Section | |
|---------|---------------------------------|
| 211.121 | Other Definitions |
| 211.122 | Definitions (Repealed) |
| 211.130 | Accelacota |
| 211.150 | Accumulator |
| 211.170 | Acid Gases |
| 211.210 | Actual Heat Input |
| 211.230 | Adhesive |
| 211.240 | Adhesion Promoter |
| 211.250 | Aeration |
| 211.270 | Aerosol Can Filling Line |
| 211.290 | Afterburner |
| 211.310 | Air Contaminant |
| 211.330 | Air Dried Coatings |
| 211.350 | Air Oxidation Process |
| 211.370 | Air Pollutant |
| 211.390 | Air Pollution |
| 211.410 | Air Pollution Control Equipment |
| 211.430 | Air Suspension Coater/Dryer |
| 211.450 | Airless Spray |
| 211.470 | Air Assisted Airless Spray |
| 211.474 | Alcohol |
| 211.479 | Allowance |
| 211.484 | Animal |
| 211.485 | Animal Pathological Waste |
| 211.490 | Annual Grain Through-Put |
| | - |

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Anti-Glare/Safety Coating

| 211.475 | This Gluid Burdly County |
|----------------|---|
| 211.510 | Application Area |
| 211.530 | Architectural Coating |
| 211.550 | As Applied |
| 211.560 | As-Applied Fountain Solution |
| 211.570 | Asphalt |
| 211.590 | Asphalt Prime Coat |
| 211.610 | Automobile |
| 211.630 | Automobile or Light-Duty Truck Assembly Source or Automobile or |
| | Light-Duty Truck Manufacturing Plant |
| 211.650 | Automobile or Light-Duty Truck Refinishing |
| 211.660 | Automotive/Transportation Plastic Parts |
| 211.670 | Baked Coatings |
| 211.680 | Bakery Oven |
| 211.685 | Basecoat/Clearcoat System |
| 211.690 | Batch Loading |
| 211.695 | Batch Operation |
| 211.696 | Batch Process Train |
| 211.710 | Bead-Dipping |
| 211.730 | Binders |
| <u>211.740</u> | Brakehorsepower (rated-bhp) |
| 211.750 | British Thermal Unit |
| 211.770 | Brush or Wipe Coating |
| 211.790 | Bulk Gasoline Plant |
| 211.810 | Bulk Gasoline Terminal |
| 211.820 | Business Machine Plastic Parts |
| 211.830 | Can |
| 211.850 | Can Coating |
| 211.870 | Can Coating Line |
| 211.890 | Capture |
| 211.910 | Capture Device |
| 211.930 | Capture Efficiency |
| 211.950 | Capture System |
| 211.953 | Carbon Adsorber |
| 211.955 | Cement |
| 211.960 | Cement Kiln |
| 211.970 | Certified Investigation |
| 211.980 | Chemical Manufacturing Process Unit |
| 211.990 | Choke Loading |
| 211.1010 | Clean Air Act |
| 211.1050 | Cleaning and Separating Operation |
| 211.1070 | Cleaning Materials |

211.1070 Cleaning Materials

211.495

NOTICE OF PROPOSED RULES

| 211.1090 | Clear Coating |
|----------|--|
| 211.1110 | Clear Topcoat |
| 211.1120 | Clinker |
| 211.1130 | Closed Purge System |
| 211.1150 | Closed Vent System |
| 211.1170 | Coal Refuse |
| 211.1190 | Coating |
| 211.1210 | Coating Applicator |
| 211.1230 | Coating Line |
| 211.1250 | Coating Plant |
| 211.1270 | Coil Coating |
| 211.1290 | Coil Coating Line |
| 211.1310 | Cold Cleaning |
| 211.1312 | Combined Cycle System |
| 211.1316 | Combustion Turbine |
| 211.1320 | Commence Commercial Operation |
| 211.1324 | Commence Operation |
| 211.1328 | Common Stack |
| 211.1330 | Complete Combustion |
| 211.1350 | Component |
| 211.1370 | Concrete Curing Compounds |
| 211.1390 | Concentrated Nitric Acid Manufacturing Process |
| 211.1410 | Condensate |
| 211.1430 | Condensible PM-10 |
| 211.1465 | Continuous Automatic Stoking |
| 211.1467 | Continuous Coater |
| 211.1470 | Continuous Process |
| 211.1490 | Control Device |
| 211.1510 | Control Device Efficiency |
| 211.1515 | Control Period |
| 211.1520 | Conventional Air Spray |
| 211.1530 | Conventional Soybean Crushing Source |
| 211.1550 | Conveyorized Degreasing |
| 211.1570 | Crude Oil |
| 211.1590 | Crude Oil Gathering |
| 211.1610 | Crushing |
| 211.1630 | Custody Transfer |
| 211.1650 | Cutback Asphalt |
| 211.1670 | Daily-Weighted Average VOM Content |
| 211.1690 | Day |
| 211.1710 | Degreaser |
| 211 1720 | Delivery Vessel |

211.1730 Delivery Vessel

| 211.1740 | Diesel Engine |
|----------|---|
| 211.1750 | Dip Coating |
| 211.1770 | Distillate Fuel Oil |
| 211.1780 | Distillation Unit |
| 211.1790 | Drum |
| 211.1810 | Dry Cleaning Operation or Dry Cleaning Facility |
| 211.1830 | Dump-Pit Area |
| 211.1850 | Effective Grate Area |
| 211.1870 | Effluent Water Separator |
| 211.1875 | Elastomeric Materials |
| 211.1880 | Electromagnetic Interference/Radio Frequency Interference (EMI/RFI) |
| | Shielding Coatings |
| 211.1885 | Electronic Component |
| 211.1890 | Electrostatic Bell or Disc Spray |
| 211.1900 | Electrostatic Prep Coat |
| 211.1910 | Electrostatic Spray |
| 211.1920 | Emergency or Standby Unit |
| 211.1930 | Emission Rate |
| 211.1950 | Emission Unit |
| 211.1970 | Enamel |
| 211.1990 | Enclose |
| 211.2010 | End Sealing Compound Coat |
| 211.2030 | Enhanced Under-the-Cup Fill |
| 211.2050 | Ethanol Blend Gasoline |
| 211.2070 | Excess Air |
| 211.2080 | Excess Emissions |
| 211.2090 | Excessive Release |
| 211.2110 | Existing Grain-Drying Operation (Repealed) |
| 211.2130 | Existing Grain-Handling Operation (Repealed) |
| 211.2150 | Exterior Base Coat |
| 211.2170 | Exterior End Coat |
| 211.2190 | External Floating Roof |
| 211.2210 | Extreme Performance Coating |
| 211.2230 | Fabric Coating |
| 211.2250 | Fabric Coating Line |
| 211.2270 | Federally Enforceable Limitations and Conditions |
| 211.2285 | Feed Mill |
| 211.2290 | Fermentation Time |
| 211.2300 | Fill |
| 211.2310 | Final Repair Coat |
| 211.2330 | Firebox |
| 211.2350 | Fixed-Roof Tank |

- 211.2360 Flexible Coating
- 211.2365 Flexible Operation Unit
- 211.2370 Flexographic Printing
- 211.2390 Flexographic Printing Line
- 211.2410 Floating Roof
- 211.2420 Fossil Fuel
- 211.2425 Fossil Fuel-Fired
- 211.2430 Fountain Solution
- 211.2450 Freeboard Height
- 211.2470 Fuel Combustion Emission Unit or Fuel Combustion Emission Source
- 211.2490 Fugitive Particulate Matter
- 211.2510 Full Operating Flowrate
- 211.2530 Gas Service
- 211.2550 Gas/Gas Method
- 211.2570 Gasoline
- 211.2590 Gasoline Dispensing Operation or Gasoline Dispensing Facility
- 211.2610 Gel Coat
- 211.2620 Generator
- 211.2630 Gloss Reducers
- 211.2650 Grain
- 211.2670 Grain-Drying Operation
- 211.2690 Grain-Handling and Conditioning Operation
- 211.2710 Grain-Handling Operation
- 211.2730 Green-Tire Spraying
- 211.2750 Green Tires
- 211.2770 Gross Heating Value
- 211.2790 Gross Vehicle Weight Rating
- 211.2810 Heated Airless Spray
- 211.2815 Heat Input
- 211.2820 Heat Input Rate
- 211.2830 Heatset
- 211.2850 Heatset Web Offset Lithographic Printing Line
- 211.2870 Heavy Liquid
- 211.2890 Heavy Metals
- 211.2910 Heavy Off-Highway Vehicle Products
- 211.2930 Heavy Off-Highway Vehicle Products Coating
- 211.2950 Heavy Off-Highway Vehicle Products Coating Line
- 211.2970 High Temperature Aluminum Coating
- 211.2990 High Volume Low Pressure (HVLP) Spray
- 211.3010 Hood
- 211.3030 Hot Well
- 211.3050 Housekeeping Practices

| 011 0070 | T1 |
|-----------------|--|
| 211.3070 | Incinerator |
| 211.3090 | Indirect Heat Transfer |
| 211.3110 | Ink |
| 211.3130 | In-Process Tank |
| 211.3150 | In-Situ Sampling Systems |
| 211.3170 | Interior Body Spray Coat |
| 211.3190 | Internal-Floating Roof |
| 211.3210 | Internal Transferring Area |
| 211.3230 | Lacquers |
| 211.3250 | Large Appliance |
| 211.3270 | Large Appliance Coating |
| 211.3290 | Large Appliance Coating Line |
| <u>211.3300</u> | Lean-Burn Engine |
| 211.3310 | Light Liquid |
| 211.3330 | Light-Duty Truck |
| 211.3350 | Light Oil |
| 211.3370 | Liquid/Gas Method |
| 211.3390 | Liquid-Mounted Seal |
| 211.3410 | Liquid Service |
| 211.3430 | Liquids Dripping |
| 211.3450 | Lithographic Printing Line |
| 211.3470 | Load-Out Area |
| 211.3480 | Loading Event |
| 211.3483 | Long Dry Kiln |
| 211.3485 | Long Wet Kiln |
| 211.3487 | Low-NO _x Burner |
| 211.3490 | Low Solvent Coating |
| 211.3500 | Lubricating Oil |
| 211.3510 | Magnet Wire |
| 211.3530 | Magnet Wire Coating |
| 211.3550 | Magnet Wire Coating Line |
| 211.3570 | Major Dump Pit |
| 211.3590 | Major Metropolitan Area (MMA) |
| 211.3610 | Major Population Area (MPA) |
| 211.3620 | Manually Operated Equipment |
| 211.3630 | Manufacturing Process |
| 211.3650 | Marine Terminal |
| 211.3660 | Marine Vessel |
| 211.3670 | Material Recovery Section |
| 211.3690 | Maximum Theoretical Emissions |
| 211.3690 | |
| 211.3093 | Maximum True Vapor Pressure Metal Furniture |
| 211.3/10 | Motal Fullinule |

- 211.3730 Metal Furniture Coating
- 211.3750 Metal Furniture Coating Line
- 211.3770 Metallic Shoe-Type Seal
- 211.3780 Mid-Kiln Firing
- 211.3790 Miscellaneous Fabricated Product Manufacturing Process
- 211.3810 Miscellaneous Formulation Manufacturing Process
- 211.3830 Miscellaneous Metal Parts and Products
- 211.3850 Miscellaneous Metal Parts and Products Coating
- 211.3870 Miscellaneous Metal Parts or Products Coating Line
- 211.3890 Miscellaneous Organic Chemical Manufacturing Process
- 211.3910 Mixing Operation
- 211.3915 Mobile Equipment
- 211.3930 Monitor
- 211.3950 Monomer
- 211.3960 Motor Vehicles
- 211.3965 Motor Vehicle Refinishing
- 211.3970 Multiple Package Coating
- 211.3980 Nameplate Capacity
- 211.3990 New Grain-Drying Operation (Repealed)
- 211.4010 New Grain-Handling Operation (Repealed)
- 211.4030 No Detectable Volatile Organic Material Emissions
- 211.4050 Non-Contact Process Water Cooling Tower
- 211.4055 Non-Flexible Coating
- 211.4065 Non-Heatset
- 211.4067 NO_x Trading Program
- 211.4070 Offset
- 211.4090 One Hundred Percent Acid
- 211,4110 One-Turn Storage Space
- 211,4130 Opacity
- 211.4150 Opaque Stains
- 211.4170 Open Top Vapor Degreasing
- 211.4190 Open-Ended Valve
- 211.4210 Operator of a Gasoline Dispensing Operation or Operator of a Gasoline Dispensing Facility
- 211.4230 Organic Compound
- 211.4250 Organic Material and Organic Materials
- 211.4260 Organic Solvent
- 211.4270 Organic Vapor
- 211.4290 Oven
- 211.4310 Overall Control
- 211.4330 Overvarnish

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Combustion Engine

| 211.5730 | Roll Printer |
|----------|---|
| 211.5750 | Roll Printing · |
| 211.5770 | Rotogravure Printing |
| 211.5790 | Rotogravure Printing Line |
| 211.5810 | Safety Relief Valve |
| 211.5830 | Sandblasting |
| 211.5850 | Sanding Sealers |
| 211.5870 | Screening |
| 211.5880 | Screen Printing on Paper |
| 211.5890 | Sealer |
| 211.5910 | Semi-Transparent Stains |
| 211.5930 | Sensor |
| 211.5950 | Set of Safety Relief Valves |
| 211.5970 | Sheet Basecoat |
| 211.5980 | Sheet-Fed |
| 211.5990 | Shotblasting |
| 211.6010 | Side-Seam Spray Coat |
| 211.6025 | Single Unit Operation |
| 211.6030 | Smoke |
| 211.6050 | Smokeless Flare |
| 211.6060 | Soft Coat |
| 211.6070 | Solvent |
| 211.6090 | Solvent Cleaning |
| 211.6110 | Solvent Recovery System |
| 211.6130 | Source |
| 211.6140 | Specialty Coatings |
| 211.6145 | Specialty Coatings for Motor Vehicles |
| 211.6150 | Specialty High Gloss Catalyzed Coating |
| 211.6170 | Specialty Leather |
| 211.6190 | Specialty Soybean Crushing Source |
| 211.6210 | Splash Loading |
| 211.6230 | Stack |
| 211.6250 | Stain Coating |
| 211.6270 | Standard Conditions |
| 211.6290 | Standard Cubic Foot (scf) |
| 211.6310 | Start-Up |
| 211.6330 | Stationary Emission Source |
| 211.6350 | Stationary Emission Unit |
| 211.6355 | Stationary Gas Turbine |
| 211.6360 | Stationary Reciprocating Internal Combu |
| 211.6370 | Stationary Source |
| 211.6390 | Stationary Storage Tank |
| | |

| 211. | .6400 | Stencil | Coat |
|------|-------|---------|------|
| | | | |

- 211.6410 Storage Tank or Storage Vessel
- Strippable Spray Booth Coating 211.6420
- Styrene Devolatilizer Unit 211.6430
- Styrene Recovery Unit 211.6450
- Submerged Loading Pipe 211.6470
- Substrate 211.6490
- Sulfuric Acid Mist 211.6510
- 211.6530 Surface Condenser
- Surface Preparation Materials 211.6540
- Synthetic Organic Chemical or Polymer Manufacturing Plant 211.6550
- **Tablet Coating Operation** 211.6570
- Texture Coat 211.6580
- Thirty-Day Rolling Average 211.6590
- Three-Piece Can 211.6610
- Three or Four Stage Coating System 211.6620
- Through-the-Valve Fill 211.6630
- **Tooling Resin** 211.6650
- Topcoat 211.6670
- **Topcoat Operation** 211.6690
- **Topcoat System** 211.6695
- Touch-Up 211.6710
- Touch-Up Coating 211.6720
- Transfer Efficiency 211.6730
- Tread End Cementing 211.6750
- **True Vapor Pressure** 211.6770
- Turnaround 211.6790
- Two-Piece Can 211.6810
- Under-the-Cup Fill 211.6830
- Undertread Cementing 211.6850
- Uniform Finish Blender
- 211.6860
- Unregulated Safety Relief Valve 211.6870
- Vacuum Metallizing 211.6880
- Vacuum Producing System 211.6890
- Vacuum Service 211.6910
- Valves Not Externally Regulated 211.6930
- Vapor Balance System 211.6950
- Vapor Collection System 211.6970
- Vapor Control System 211.6990
- Vapor-Mounted Primary Seal 211.7010
- Vapor Recovery System 211.7030
- Vapor-Suppressed Polyester Resin 211.7050

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| 211.7070 | Vinyl Coating |
|----------|---------------|
| | , mji oowing |

- 211.7090 Vinyl Coating Line
- 211.7110 Volatile Organic Liquid (VOL)
- 211.7130 Volatile Organic Material Content (VOMC)
- 211.7150 Volatile Organic Material (VOM) or Volatile Organic Compound (VOC)
- 211.7170 Volatile Petroleum Liquid
- 211.7190 Wash Coat
- 211.7200 Washoff Operations
- 211.7210 Wastewater (Oil/Water) Separator
- 211.7230 Weak Nitric Acid Manufacturing Process
- 211.7250 Web
- 211.7270 Wholesale Purchase Consumer
- 211.7290 Wood Furniture
- 211.7310 Wood Furniture Coating
- 211.7330 Wood Furniture Coating Line
- 211.7350 Woodworking
- 211.7400 Yeast Percentage
- Appendix A Rule into Section Table
- Appendix B Section into Rule Table

AUTHORITY: Implementing Sections 9, 9.1, 9.9 and 10 and authorized by Sections 27 and 28.5 of the Environmental Protection Act [415 ILCS 5/9, 9.1, 9.9, 10, 27 and 28.5].

SOURCE: Adopted as Chapter 2: Air Pollution, Rule 201: Definitions, R71-23, 4 PCB 191, filed and effective April 14, 1972; amended in R74-2 and R75-5, 32 PCB 295, at 3 Ill. Reg. 5, p. 777, effective February 3, 1979; 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. 13590; amended in R82-1 (Docket A) at 10 Ill. Reg. 12624, effective July 7, 1986; amended in R85-21(A) at 11 Ill. Reg. 11747, effective June 29, 1987; amended in R86-34 at 11 Ill. Reg. 12267, effective July 10, 1987; amended in R86-39 at 11 Ill. Reg. 20804, effective December 14, 1987; amended in R82-14 and R86-37 at 12 Ill. Reg. 787, effective December 24, 1987; amended in R86-18 at 12 Ill. Reg. 7284, effective April 8, 1988; amended in R86-10 at 12 Ill. Reg. 7621, effective April 11, 1988; amended in R88-23 at 13 Ill. Reg. 10862, effective June 27, 1989; amended in R89-8 at 13 Ill. Reg. 17457, effective January 1, 1990; amended in R89-16(A) at 14 Ill. Reg. 9141, effective May 23, 1990; amended in R88-30(B) at 15 Ill. Reg. 5223, effective March 28, 1991; amended in R88-14 at 15 Ill. Reg. 7901, effective May 14, 1991; amended in R91-10 at 15 Ill. Reg. 15564, effective October 11, 1991; amended in R91-6 at 15 Ill. Reg. 15673, effective October 14, 1991; amended in R91-22 at 16 Ill. Reg. 7656, effective May 1, 1992; amended in R91-24 at 16 Ill. Reg. 13526, effective August 24, 1992; amended in R93-9 at 17 Ill. Reg. 16504,

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effective September 27, 1993; amended in R93-11 at 17 Ill. Reg. 21471, effective December 7, 1993; amended in R93-14 at 18 Ill. Reg. 1253, effective January 18, 1994; amended in R94-12 at 18 Ill. Reg. 14962, effective September 21, 1994; amended in R94-14 at 18 Ill. Reg. 15744, effective October 17, 1994; amended in R94-15 at 18 Ill. Reg. 16379, effective October 25, 1994; amended in R94-16 at 18 Ill. Reg. 16929, effective November 15, 1994; amended in R94-21, R94-31 and R94-32 at 19 Ill. Reg. 6823, effective May 9, 1995; amended in R94-33 at 19 Ill. Reg. 7344, effective May 22, 1995; amended in R95-2 at 19 Ill. Reg. 11066, effective July 12, 1995; amended in R95-16 at 19 Ill. Reg. 15176, effective October 19, 1995; amended in R96-5 at 20 Ill. Reg. 7590, effective May 22, 1996; amended in R96-16 at 21 Ill. Reg. 2641, effective February 7, 1997; amended in R97-17 at 21 Ill. Reg. 6489, effective May 16, 1997; amended in R97-24 at 21 Ill. Reg. 7695, effective June 9, 1997; amended in R96-17 at 21 Ill. Reg. 7856, effective June 17, 1997; amended in R97-31 at 22 Ill. Reg. 3497, effective February 2, 1998; amended in R98-17 at 22 Ill. Reg. 11405, effective June 22, 1998; amended in R01-9 at 25 Ill. Reg. 128, effective December 26, 2000; amended in R01-11 at 25 Ill. Reg. 4597, effective March 15, 2001; amended in R01-17 at 25 Ill. Reg. 5900, effective April 17, 2001; amended in R05-16 at 29 Ill. Reg. 8181, effective May 23, 2005; amended in R05-11 at 29 Ill. Reg.8892, effective June 13, 2005; amended in R04-12/20 at 30 Ill, Reg. 9654, effective May 15, 2006; amended in R07- at Ill. Reg.

SUBPART B: DEFINITIONS

Section 211.740 Brakehorsepower (rated-bhp)

"Brakehorsepower (bhp)" means the rated horsepower capacity of the engine as defined on the engine nameplate at standard conditions.

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

Section 211.1740 Diesel Engine

"Diesel engine" means for the purposes of 35 Ill. Adm. Code 217, Subpart Q, a compression ignited two- or four-stroke engine in which liquid fuel injected into the combustion chamber ignites when the air charge is compressed to a temperature sufficiently high for auto-ignition.

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

Section 211.1920 Emergency or Standby Unit

"Emergency or Standby Unit" means, for a stationary gas turbine or stationary

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reciprocating internal combustion engine, a unit that:

- a) Supplies power for the source at which it is located but operates only when the normal supply of power has been rendered unavailable by circumstances beyond the control of the owner or operator of the source and only as necessary to assure the availability of the engine or turbine. An emergency standby unit may not be operated to supplement a primary power source when the load capacity or rating of the primary power source has been reached or exceeded.;
- b) Operates exclusively for firefighting or flood control or both; or
- c) Operates in response to and during the existence of any officially declared disaster or state of emergency.
- d) Operates for the purpose of testing, repair or routine maintenance to verify its readiness for emergency standby use.

The term does not include equipment used for purposes other than emergencies, as described above, such as to supply power during high electric demand days.

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

Section 211.3300 Lean-Burn Engine

"Lean-burn engine" means any spark-ignited engine that is not a rich-burn engine.

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

Section 211.5640 Rich-Burn Engine

"Rich-burn engine" means a spark-ignited engine where the oxygen content in the exhaust stream of the engine before any dilutions is 1 percent or less by volume measured on a dry basis.

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

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TITLE 35: ENVIRONMENTAL PROTECTION SUBTITLE B: AIR POLLUTION CHAPTER I: POLLUTION CONTROL BOARD SUBCHAPTER C: EMISION STANDARDS AND LIMITATIONS FOR STATIONARY SOURCES

PART 217 NITROGEN OXIDES EMISSIONS SUBPART A: GENERAL PROVISIONS

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- 217.708 NO_x Averaging
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SUBPART W: NO_x TRADING PROGRAM FOR ELECTRICAL GENERATING UNITS

Section

- 217.750 Purpose
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217.865 Enforcement

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- Appendix G Existing Reciprocating Internal Combustion Engines Affected by the NO_x SIP Call

Authority: Implementing Sections 9.9 and 10 and authorized by Sections 27 and 28.5 of the Environmental Protection Act [415 ILCS 5/9.9, 10, 27 and 28.5 (2004)].

Source: Adopted as Chapter 2: Air Pollution, Rule 207: Nitrogen Oxides Emissions, R71-23, 4 PCB 191, April 13, 1972, filed and effective April 14, 1972; amended at 2 Ill. Reg. 17, p. 101, effective April 13, 1978; codified at 7 Ill. Reg. 13609; amended in R01-9 at 25 Ill. Reg. 128, effective December 26, 2000; amended in R01-11 at 25 Ill. Reg. 4597, effective March 15, 2001; amended in R01-16 and R01-17 at 25 Ill. Reg. 5914, effective April 17, 2001; amended in R07-at _______.

SUBPART A: GENERAL PROVISIONS

Section 217.101 Measurement Methods

Measurement of nitrogen oxides must be according to:

- a) The phenol disulfonic acid <u>proceduresmethod</u>, 40 CFR 60, Appendix A, Method 7, as incorporated by reference in Section 217.104(1999);
- b) Continuous emissions monitoring pursuant to 40 CFR 75, as incorporated by reference in Section 217.104(1999); and
- c) Determination of Nitrogen Oxides Emissions from Stationary Sources (Instrumental Analyzer Procedure), 40 CFR 60, Appendix A, Method 7E, as incorporated by reference in Section 217.104;(1999).
- d) Monitoring with portable monitors pursuant to ASTM D6522-00, as incorporated by reference in Section 217.104; and
- e) How do I conduct the initial and subsequent performance tests (for turbines),

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regarding NO_x pursuant to 40 CFR 60.4400, as incorporated by reference in Section 217.104.

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

Section 217.102 Abbreviations and Units

a) The following abbreviations are used in this Part:

| ASTM | American Society for Testing and Materials |
|--|---|
| <u>B</u> btu | British thermal unit (60°F) |
| <u>bhp</u> | brake horsepower |
| CEMS | continuous emissions monitoring system |
| EGU | Electrical Generating Unit |
| dscf | dry standard cubic feet |
| g/bhp-hr | grams per brake horsepower-hour |
| kg | kilogram |
| kg/MW-hr | kilograms per megawatt-hour, usually used as an hourly emission |
| | rate |
| lb | pound |
| NO * | -Nitrogen Oxides |
| lbs/mmB b tu | • • |
| Mg | megagram or metric ton ne |
| mm | million |
| <u>mmBətu</u> | million British thermal units |
| mmB b tu/hr | |
| MWe | megawatt of electricity |
| MW | megawatt; one million watts |
| MW-hr | megawatt-hour |
| NATS | NO _x Allowance Tracking System |
| <u>NO₂</u> | nitrogen dioxide |
| <u>NO_x</u> | nitrogen oxides |
| <u>O_2</u> | oxygen |
| psia | pounds per square inch absolute |
| peoc | potential electrical output capacity |
| 1 | PTE potential to emit |
| ppm | parts per million |
| ppmv | parts per million by volume |
| T | English ton |
| TPY | tons per year |
| ······································ | |

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b) The following conversion factors have been used in this Part:

 English
 Metric

 2.205 lb
 1 kg

 1 T
 0.907 Mg

 1 lb/T
 0.500 kg/Mg

 Mmbtu/hr
 0.293 MW

 1 lb/<u>mmBbtu</u>
 1.548 kg/MW-hr

 1 mmBtu/hr
 0.293 MW

 1 mmBtu/hr
 393 bhp

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

Section 217.104 Incorporations by Reference

The following materials are incorporated by reference. These incorporations do not include any later amendments or editions.

- a) The phenol disulfonic acid <u>proceduresmethod</u>, as published in 40 CFR 60, Appendix A, Method 7 (2000)(1999);
- b) 40 CFR 96, subparts B, D, G, and H (1999);
- c) 40 CFR §§ 96.1 through 96.3, 96.5 through 96.7, 96.50 through 96.54, 96.55 (a) & (b), 96.56 and 96.57 (1999);
- d) 40 CFR <u>60,</u> 72, 75 & 76 <u>(2006)(1999);</u>
- e) Alternative Control Techniques Document---- NO_x Emissions from Cement Manufacturing, EPA-453/R-94-004, U. S. Environmental Protection Agency-Office of Air Quality Planning and Standards, Research Triangle Park, N.C. 27711, March 1994;
- f) Section 11.6, Portland Cement Manufacturing, AP-42 Compilation of Air Emission Factors, Volume 1: Stationary Point and Area Sources, U.S. Environmental Protection Agency-Office of Air Quality Planning and Standards, Research Triangle Park, N. C. 27711, revised January 1995;
- g) 40 CFR § 60.13 (2001)(1999); and

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- h) 40 CFR 60, Appendix A, Methods <u>3A</u>, 7, 7A, 7C, 7D, and 7E, <u>19</u>, <u>and 20</u> (2000)(1999).;
- ASTM D6522-00, Standard Test Method for Determination of Nitrogen Oxides, Carbon Monoxide, and Oxygen Concentrations in Emissions from Natural Gas-Fired Reciprocating Engines, Combustion Turbines, Boilers, and Process Heaters Using Portable Analyzers (2000);
- k) Standards of Performance for Stationary Combustion Turbines, 40 CFR 60, Subpart KKKK, 60.4400 (2006); and
- 1) Compilation of Air Pollutant Emission Factors: AP-42, Volume I: Stationary Point and Area Sources (2000), USEPA.

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

SUBPART Q: STATIONARY RECIPROCATING INTERNAL COMBUSTION ENGINES AND TURBINES

Section 217.386 Applicability

- a) A stationary reciprocating internal combustion engine or turbine that meets the criteria in subsection (a)(1) or (a)(2) of this Section is an affected unit and is subject to the requirements of this Subpart Q.
 - 1) The engine at nameplate capacity is rated at equal to or greater than 500 bhp output; or
 - 2) The turbine is rated at equal to or greater than 3.5 MW (4,694 bhp) output at 14.7 psia, 59°F, and 60 percent relative humidity.
- b) Notwithstanding subsection (a) of this Section, an engine or turbine will not be an affected unit and is not subject to the requirements of this Subpart Q, if the engine or turbine is or has:
 - 1) Used as an emergency or standby unit as defined by 35 Ill. Adm. Code 211.1920;
 - 2) Used for research or for the purposes of performance verification or testing;

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- 3) Used to control emissions from landfills, where at least 50 percent of the heat input is gas collected from a landfill;
- 4) Used for agricultural purposes including the raising of crops or livestock that are produced on site, but not associated businesses like packing operations, sale of equipment or repair;
- 5) A nameplate capacity rated at less than 1500 bhp (1118 kW) output, mounted on a chassis or skids, designed to be moveable, and moved to a different source at least once every 12 months; or
- 6) Regulated under Subpart W or a subsequent federal NO_x Trading program for electrical generating units.
- c) If an exempt unit ceases to fulfill the criteria specified in subsection (b) of this Section, the owner or operator must notify the Agency in writing within 30 days after becoming aware that the exemption no longer applies and comply with the control requirements of this Subpart Q.
- d) The requirements of this Subpart Q will continue to apply to any engine or turbine that has ever been subject to the control requirements of Section 217.388, even if the affected unit ceases to fulfill the rating requirements of subsection (a) of this Section or becomes eligible for an exemption pursuant to subsection (b) of this Section.

Section 217.388 Control and Maintenance Requirements

On and after the applicable compliance date in Section 217.392, an owner or operator of an affected unit must inspect and maintain affected units as required by subsection (d) of this Section and comply with either the applicable emissions concentration as set forth in subsection (a) of this Section, or the requirements for an emissions averaging plan as specified in subsection (b) of this Section or the requirements for operation as a low usage unit as specified in subsection (c) of this Section.

- a) The owner or operator must limit the discharge from an affected unit into the atmosphere of any gases that contain NO_x to no more than:
 - 150 ppmv (corrected to 15 percent O₂ on a dry basis) for spark-ignited rich-burn engines;
 - 2) 210 ppmv (corrected to 15 percent O_2 on a dry basis) for spark-ignited

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lean-burn engines, except for existing spark-ignited Worthington engines that are not listed in Appendix G;

- 3) 365 ppmv (corrected to 15 percent O_2 on a dry basis) for existing sparkignited Worthington engines that are not listed in Appendix G;
- 4) 660 ppmv (corrected to 15 percent O_2 on a dry basis) for diesel engines;
- 5) 42 ppmv (corrected to 15 percent O₂ on a dry basis) for gaseous fuel-fired turbines; and
- 6) 96 ppmv (corrected to 15 percent O₂ on a dry basis) for liquid fuel-fired turbines.
- b) The owner or operator must comply with the requirements of the applicable emissions averaging plan as set forth in Section 217.390.
- c) The owner or operator must operate the affected unit as a low usage unit pursuant to subsection (c)(1) or (c)(2) of this Section. Low usage units are not subject to the requirements of this Subpart Q except for the requirements to inspect and maintain the unit pursuant to subsection (d) of this Section, and retain records pursuant to Sections 217.396(b) and (c). Only one of the following exemptions may be utilized at a particular source:
 - 1) The potential to emit (PTE) is no more than 100 TPY NO_x aggregated from all engines and turbines located at the source that are not otherwise exempt pursuant to Section 217.386(b), and not complying with the requirements of subsection (a) or (b) of this Section and the NO_x PTE limit is contained in a federally enforceable permit; or
 - 2) The aggregate bhp-hr/MW-hr from all affected units located at the source that are not exempt pursuant to Section 217.386(b), and not complying with the requirements of subsection (a) or (b) of this Section, are less than or equal to the bhp-hrs and MW-hrs operation limit listed in subsection (c)(2)(A) and (c)(2)(B) of this Section. For units not located at a natural gas transmission compressor station or storage facility that drive a natural gas compressor station, the operation limits of subsections (c)(2)(A) and (B) of this Section must be contained in a federally enforceable permit.
 - A) 8 mm bhp-hrs or less on an annual basis for engines; and

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- B) 20,000 MW-hrs or less on an annual basis for turbines.
- d) The owner or operator must inspect and perform periodic maintenance on the affected unit, in accordance with a Maintenance Plan that documents:
 - 1) For a unit not located at natural gas transmission compressor station or storage facility either:
 - A) The manufacturer's recommended inspection and maintenance of the applicable air pollution control equipment, monitoring device, and affected unit; or
 - B) If the original equipment manual is not available or substantial modifications have been made that require an alternative procedure for the applicable air pollution control device, monitoring device, or affected unit, the owner or operator must establish a plan for inspection and maintenance in accordance with what is customary for the type of air pollution control equipment, monitoring device, and affected unit.
 - 2) For a unit located at a natural gas compressor station or storage facility, the operator's maintenance procedures for the applicable air pollution control device, monitoring device, and affected unit.

Section 217.390 Emissions Averaging Plans

- a) An owner or operator of certain affected units may comply through an emissions averaging plan.
 - 1) The unit or units that commenced operation before January 1, 2002, may be included in an emissions averaging plan as follows:
 - A) Units located at a single source or at multiple sources in Illinois, so long as the units are owned by the same company or parent company where the parent company has working control through stock ownership of its subsidiary corporations. A unit may be listed in only one emissions averaging plan;
 - B) Units that have a compliance date later than the control period for which the averaging plan is being used for compliance; and

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- C) Units which the owner or operator may claim as exempt pursuant to Section 217.386(b) but does not claim exempt. For as long as such a unit is included in an emissions averaging plan, it will be treated as an affected unit and subject to the applicable emission concentration limits, testing, monitoring, recordkeeping and reporting requirements.
- 2) The following types of units may not be included in an emissions averaging plan:
 - A) Units that commence operation after January 1, 2002, unless the unit replaces an engine or turbine that commenced operation on or before January 1, 2002, or it replaces an engine or turbine that replaced a unit that commenced operation on or before January 1, 2002. The new unit must be used for the same purpose as the replacement unit. The owner or operator of a unit that is shutdown and replaced must comply with the provisions of Section 217.396(d)(3) before the replacement unit may be included in an emissions averaging plan.
 - B) Units which the owner or operator is claiming are exempt pursuant to Section 217.386(b) or as a low usage unit pursuant to Section 217.388(c).
- b) An owner or operator must submit an emissions averaging plan to the Agency by the applicable compliance date set forth in Section 217.392. The plan must include, but is not limited to:
 - 1) The list of affected units included in the plan by unit identification number and permit number.
 - 2) A sample calculation demonstrating compliance using the methodology provided in subsection (f) of this Section for both the ozone season and calendar year.
- c) An owner or operator may amend an emissions averaging plan only once per calendar year. An amended plan must be submitted to the Agency by May 1 of the applicable calendar year. If an amended plan is not received by the Agency by May 1 of the applicable calendar year, the previous year's plan will be the applicable emissions averaging plan.

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- d) Notwithstanding subsection (c) of this Section, an owner or operator, and the buyer, if applicable:
 - 1) Must submit an updated emissions averaging plan or plans to the Agency within 60 days, if a unit that is listed in an emissions averaging plan is sold or taken out of service.
 - May amend its emissions averaging plan to include another unit within 30 days of discovering that the unit no longer qualifies as an exempt unit pursuant to Section 217.386(b) or as a low usage unit pursuant to Section 217.388(c).
- e) An owner or operator must:
 - 1) Demonstrate compliance for both the ozone season (May 1 through September 30) and the calendar year (January 1 through December 31) by using the methodology and the units listed in the most recent emissions averaging plan submitted to the Agency pursuant to subsection (b) of this Section; the higher of the monitoring or test data determined pursuant to Section 217.394; and the actual hours of operation for the applicable control period;
 - 2) Notify the Agency by October 31 following the ozone season, if compliance cannot be demonstrated for that ozone season; and
 - Submit to the Agency by January 31 following each calendar year, a compliance report containing the information required by Section 217.396(d)(4).
- f) The total mass of actual NO_x emissions from the units listed in the emissions averaging plan must be equal to or less than the total mass of allowable NO_x emissions for those units for both the ozone season and calendar year. The following equation must be used to determine compliance:

 $N_{act} \leq N_{all}$

Where:

 $N_{act} = \sum_{i=1}^{n} EM_{act(i)}$

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| \mathbf{N}_{all} | = | $\sum_{i=1}^{n} EM_{ail(i)}$ |
|---------------------|-----------------|---|
| N _{act} | _ | Total sum of the actual NO _x mass emissions from units |
| | | included in the averaging plan for each fuel used (lbs per ozone season and calendar year). |
| N_{all} | == | Total sum of the allowable NO_x mass emissions from units |
| | | included in the averaging plan for each fuel used (lbs per ozone season and calendar year). |
| EM _{all(i} | i) == | Total mass of allowable NO _x emissions in lbs for a unit as |
| | | determined in subsection $(g)(2)$, $(g)(3)$, $(g)(4)$, $(g)(5)$, or $(g)(6)$ of this Section. |
| EM _{act(} | i) ⁼ | Total mass of actual NO _X emissions in lbs for a unit as |
| , | | determined in subsection $(g)(1)$, $(g)(3)$, $(g)(5)$ or (h) of |
| | | this Section. |
| i | <u></u> | Subscript denoting an individual unit and fuel used. |
| n | | Number of different units in the averaging plan. |

- g) For each unit in the averaging plan, and each fuel used by a unit, determine actual and allowable NO_x emissions using the following equations, except as provided for in subsection (h) of this Section:
 - 1) Actual emissions must be determined as follows:

$$EM_{act(i)} = E_{act(i)} \times H_i$$

$$E_{act(i)} = \frac{\sum_{j=1}^{m} C_{d(act(j))} \times F_d \times \left(\frac{20.9}{20.9 - \%O_{2d(j)}}\right)}{m}$$

2) Allowable emissions must be determined as follows:

 $EM_{all(i)} = E_{all(i)} \times H_i$

$$E_{all(i)} = \frac{\sum_{j=1}^{m} C_{d(all)} x F_{d} x \left(\frac{20.9}{20.9 - \%O_{2d(j)}}\right)}{m}$$

Where: $EM_{act(i)} = Total mass of actual NO_x emissions in lbs for a unit.$

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| $EM_{all(i)} =$ | Total mass of allowable NO _x emissions in lbs for a unit. |
|--------------------|--|
| E _{act} = | Actual NO _x emission rate (lbs/mmBtu) calculated |
| | according to the above equation. |
| $E_{all} =$ | Allowable NO _x emission rate (lbs/mmBtu) calculated |
| | according to the above equation. |
| H = | Heat input (mmBtu/ozone season or mmBtu/year) |
| | calculated from fuel flow meter and the heating value of the |
| | fuel used. |
| $C_{d(act)} =$ | Actual concentration of NO _x in lb/dscf (ppmv x 1.194 x |
| | 10^{-7}) on a dry basis for the fuel used. Actual concentration |
| | is determined on each of the most recent test run or |
| | monitoring pass performed pursuant to Section 217.394, |
| _ | whichever is higher. |
| $C_{d(all)} =$ | Allowable concentration of NO _x in lb/dscf (allowable |
| | emission limit in ppmv specified in Section 217.388(a), |
| | except as provided for in subsection (g)(6) of this Section, |
| | if applicable. |
| רו | multiplied by $1.194 \ge 10^{-7}$) on a dry basis for the fuel used. |
| $F_d =$ | The ratio of the gas volume of the products of combustion |
| | to the heat content of the fuel (dscf/mmBtu) as given in the |
| | table of F Factors included in 40 CFR 60, Appendix A, Method 19 or as determined using 40 CFR 60, Appendix A, |
| | Method 19 of as determined using 40 CFR 00, Appendix A, Method 19. |
| $O_{2d} =$ | Concentration of oxygen in effluent gas stream measured |
| , 0 0 2u | on a dry basis during each of the applicable test or |
| | monitoring runs used for determining emissions, as |
| | represented by a whole number percent, e.g., for 18.7%O _{2d} , |
| | 18.7 would be used. |
| i = | Subscript denoting an individual unit and the fuel used. |
| j = | Subscript denoting each test run or monitoring pass for an |
| | affected unit for a given fuel. |
| m = | The number of test runs or monitoring passes for an |
| | affected unit using a given fuel. |
| P. 1 | |
| For a replace | ment unit that is electric-powered, the allowable NO _x |

3) For a replacement unit that is electric-powered, the allowable NO_x emissions from the affected unit that was replaced should be used in the averaging calculations and the actual NO_x emissions for the electric-powered replacement unit (EM_{(i)act elec}) are zero. Allowable NO_x emissions for the electric-powered replacement are calculated using the actual total bhp-hrs generated by the electric-powered replacement unit on

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an ozone season and on an annual basis multiplied by the allowable NO_x emission rate in lb/bhp-hr of the replaced unit.

The allowable mass of NO_x emissions from an electric-powered replacement unit ($EM_{(i)all\ elec}$) must be determined by multiplying the nameplate capacity of the unit by the hours operated during the ozone season or annually and the allowable NO_x emission rate of the replaced unit ($E_{all\ rep}$) in lb/mmBtu converted to lb/bhp-hr. For this calculation the following equation should be used:

 $EM_{all \ elec(i)} = bhp \ x \ OP \ x \ F \ x \ E_{all \ rep(i)}$

| Where | e: | |
|----------------------|-------|---|
| $EM_{all elec(i)} =$ | | Mass of allowable NO _x emissions from the electric- |
| | | powered replacement unit in pounds per ozone season or |
| | | calendar year. |
| bhp | = | Nameplate capacity of the electric-powered |
| - | | replacement unit in brake-horsepower. |
| OP | = | Operating hours during the ozone season or calendar year. |
| F | = | Conversion factor of 0.0077 mmBtu/bhp-hr. |
| Eall rep | (i) = | Allowable NO _X emission rate (lbs/mmBtu) of the replaced |
| | | unit. |
| i | = | Subscript denoting an individual electric unit and the fuel |
| | , | used. |

- 4) For a replacement unit that is not electric, the allowable NO_x emissions rate used in the above equations set forth in subsection (g)(2) of this Section must be either:
 - A) Prior to the applicable compliance date for the replaced unit pursuant to Section 217.392, the higher of the actual NO_x emissions as determined by testing or monitoring data or the applicable uncontrolled NO_x emissions factor from Compilation of Air pollutant emission Factors: AP-42, Volume I: Stationary Point and Area Sources, as incorporated by reference in Section 217.104 for the unit that was replaced; or
 - B) On and after the applicable compliance date for the replaced unit pursuant to Section 217.392, the applicable emissions concentration for the type of unit that replaced pursuant to Section

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217.388(a).

- 5) For a unit that is replaced with purchased power, the allowable NO_x emissions rate used in the above equations set forth in subsection (g)(2) of this Section must be the emissions concentration as set forth in Section 217.388(a) or subsection (g)(6) of this Section, when applicable, for the type of unit that was replaced. For owners or operators replacing units with purchased power, the annual hours of operations that must be used are the calendar year hours of operation for the unit that was shutdown averaged over the three-year period prior to the shutdown. The actual NO_x emissions for the units replaced by purchased power (EM_{(i)act}) are zero. These units may be included in any emissions averaging plan for no more than five years beginning with the calendar year that the replaced unit is shut down.
- 6) For units that have a later compliance date, allowable emissions rate used in the above equations set forth in subsection (g)(2) of this Section must be:
 - A) Prior to the applicable compliance date pursuant to Section 217.392, the higher of the actual NO_x emissions as determined by testing or monitoring data, or the applicable uncontrolled NO_x emissions factor from Compilation of Air Pollutant Emission Factors: AP-42, Volume I: Stationary Point and Areas Sources, as incorporated by reference in Section 217.104; and
 - B) On and after the units applicable compliance date pursuant to Section 217.392, the applicable emissions concentration for that type of unit pursuant to Section 217.388(a).
- h) For units that use CEMS the data must show that the total mass of actual NO_x emissions determined pursuant to subsection (h)(1) of this Section is less than or equal to the allowable NO_x emissions calculated in accordance with the equations in subsections (f) and (h)(2) of this Section for both the ozone season and calendar year. The equations in subsection (g) of this Section will not apply.
 - The total mass of actual NO_x emissions in lbs for a unit (EM_{act}) must be the sum of the total mass of actual NO_x emissions from each affected unit using CEMS data collected in accordance with 40 CFR 60 or 75, or alternate methodology that has been approved by the Agency or USEPA

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and included in a federally enforceable permit.

2) The allowable NO_x emissions must be determined as follows:

$$EM_{(all)} = \sum_{j=1}^{m} (Cd_j * flowstack_j * 1.194 \times 10^{-7})$$

Where:

| $EM_{ail(i)} =$ | Total mass of allowable NO _x emissions in lbs for a unit. |
|-----------------|--|
| $Flow_i =$ | Stack flow (dscf/hr) for a given stack. |
| $Cd_i =$ | Allowable concentration of NO_x (ppmv) specified in |
| · | Section 217.388(a) of this subpart for a given stack. (1.194 |
| | $x 10^{-7}$) converts to lb/dscf). |
| j = | subscript denoting each hour operation of a given unit. |
| m = | Total number of hours of operation of a unit. |
| i = | Subscript denoting an individual unit and the fuel used. |

Section 217.392 Compliance

- a) An owner or operator of an affected unit may not operate that unit unless it meets the applicable concentration limit in Section 217.388(a), or is included in an emissions averaging plan pursuant to Section 217.388(b), or meets the low usage requirements pursuant to Section 217.388(c), and complies with all other applicable requirements of this Subpart Q by the earliest applicable date listed below:
 - 1) On and after May 1, 2007, an owner or operator of an affected engine listed in Appendix G may not operate the affected engine unless the requirements of this Subpart Q are met or the affected engine is exempt pursuant to Section 217.386(b);
 - 2) On and after January 1, 2009, an owner or operator of an affected unit and that is located in Cook, DuPage, Aux Sable Township and Goose Lake Township in Grundy, Kane, Oswego Township in Kendall, Lake, McHenry, Will, Jersey, Madison, Monroe, Randolph Township in Randolph, or St. Clair County, and is not listed in Appendix G may not operate the affected unit unless the requirements of this Subpart Q are met or the affected unit is exempt pursuant to Section 217.386(b);
 - 3) On and after January 1, 2011, an owner or operator of an affected engine

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with a nameplate capacity rated at 1500 bhp or more, and affected turbines rated at 5 MW (6,702 bhp) or more that is not subject to subsection (a)(1) or (a)(2) of this Section, may not operate the affected unit unless the requirements of this Subpart Q are met or the affected unit is exempt pursuant to Section 217.386(b); or

- 4) On and after January 1, 2012, an owner or operator of an affected engine with a nameplate capacity rated at less than 1500 bhp or an affected turbine rated at less than 5 MW (6,702 bhp) that is not subject to subsection (a)(1), (a)(2) or (a)(3) of this Section, may not operate the affected engine or turbine unless the requirements of this Subpart Q are met or the affected unit is exempt pursuant to Section 217.386(b).
- b) Owners and operators of an affected unit may use NO_x allowances to meet the compliance requirements in Section 217.388 as specified below. A NO_x allowance is defined as an allowance used to meet the requirements of a NO_x trading program administered by USEPA where one allowance is equal to one ton of NO_x emissions.
 - 1) NO_x allowances may only be used under the following circumstances:
 - A) An anomalous or unforeseen operating scenario inconsistent with historical operations for a particular ozone season or calendar year that causes an emissions exceedance.
 - B) To achieve compliance no more than twice in any rolling five-year period.
 - C) For a unit that is not listed in Appendix G.
 - 2) The owner or operator of the affected unit must surrender to the Agency one NO_x allowance for each ton or portion of a ton of NO_x by which actual emissions exceed allowed emissions. For noncompliance with a seasonal limit, a NO_x ozone season allowance must be used. For noncompliance with the emissions concentration limits in Section 217.388(a) or an annual limitation in an emissions averaging plan, only a NO_x annual allowance may be used.
 - 3) The owner or operator must submit a report documenting the circumstances that required the use of NO_x allowances and identify what actions will be taken in subsequent years to address these circumstances

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and must transfer the NO_x allowances to the Agency's federal NO_x retirement account. The report and the transfer of allowances must be submitted by October 31 for exceedances during the ozone season and March 1 for exceedances of the emissions concentration or the annual emission averaging plan limits. The report must contain the NATS serial numbers of the NO_x allowances.

Section 217.394 Testing and Monitoring

- a) An owner or operator of an engine or turbine must conduct an initial performance test pursuant to subsection (c)(1) or (c)(2) of this Section as follows:
 - 1) By May 1, 2007, for affected engines listed in Appendix G. Performance tests must be conducted on units listed in Appendix G, even if the unit is included in an emissions averaging plan pursuant to Section 217.388(b).
 - 2) By the applicable compliance date as set forth in Section 217.392, or within the first 876 hours of operation per calendar year, whichever is later:
 - A) For affected units not listed in Appendix G that operate more than 876 hours per calendar year; and
 - B) For units that are not affected units that are included in an emissions averaging plan and operate more than 876 hours per calendar year.
 - 3) Once within the five-year period after the applicable compliance date as set forth in Section 217.392:
 - A) For affected units that operate fewer than 876 hours per calendar year; and
 - B) For units that are not affected units that are included in an emissions averaging plan and that operate fewer than 876 hours per calendar year
- b) An owner or operator of an engine or turbine must conduct subsequent performance tests pursuant to subsection (c)(1) or (c)(2) of this Section as follows:

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- 1) For affected engines listed in Appendix G and all units included in an emissions averaging plan, once every five years. Testing must be performed in the calendar year by May 1 or within 60 days of starting operation, whichever is later;
- 2) If the monitored data shows that the unit is not in compliance with the applicable emissions concentration or emissions averaging plan, the owner or operator must report the deviation to the Agency in writing within 30 days and conduct a performance test pursuant to subsection (c) of this Section within 90 days of the determination of noncompliance; and
- 3) When in the opinion of the Agency or USEPA, it is necessary to conduct testing to demonstrate compliance with Section 217.388, the owner or operator of a unit must, at his or her own expense, conduct the test in accordance with the applicable test methods and procedures specified in this Section 217.394 within 90 days of receipt of a notice to test from the Agency or USEPA.
- c) Testing Procedures:
 - For an engine: The owner or operator must conduct a performance test using Method 7 or 7E of 40 CFR 60, Appendix A, as incorporated by reference in Section 217.104. Each compliance test must consist of three separate runs, each lasting a minimum of 60 minutes. NO_x emissions must be measured while the affected unit is operating at peak load. If the unit combusts more than one type of fuel (gaseous or liquid) including backup fuels, a separate performance test is required for each fuel.
 - 2) For a turbine: The owner operator must conduct a performance test using the applicable procedures and methods in 40 CFR 60.4400, as incorporated by reference in Section 217.104.
- d) Monitoring: Except for those years in which a performance test is conducted pursuant to subsection (a) or (b) of this Section, the owner or operator of an affected unit or a unit included in an emissions averaging plan must monitor NO_x concentrations annually, once between January 1 and May 1 or within the first 876 hours of operation per calendar year, whichever is later. If annual operation is less than 876 hours per calendar year, each affected unit must be monitored at least once every five years. Monitoring must be performed as follows:
 - 1) A portable NO_x monitor and utilizing method ASTM D6522-00, as

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incorporated by reference in Section 217.104, or a method approved by the Agency must be used. If the engine or turbine combusts both liquid or gaseous fuels as primary or backup fuels, separate monitoring is required for each fuel.

- 2) NO_x and O_2 concentrations measurements must be taken three times for a duration of at least 20 minutes. Monitoring must be done at highest achievable load. The concentrations from the three monitoring runs must be averaged to determine whether the affected unit is in compliance with the applicable emissions concentration or emissions averaging plan as specified in Section 217.388.
- e) Instead of complying with the requirements of subsections (a), (b), (c) and (d) of this Section, an owner or operator may install and operate a CEMS on an affected unit that meets the applicable requirements of 40 CFR 60, subpart A, and Appendix B, incorporated by reference in Section 217.104, and complies with the quality assurance procedures specified in 40 CFR 60, Appendix F, or 40 CFR 75 as incorporated by reference in Section 217.104, or an alternate procedure as approved by the Agency or USEPA in a federally enforceable permit. The CEMS must be used to demonstrate compliance with the applicable emissions concentration or emissions averaging plan only on an ozone scason and annual basis.

Section 217.396 Recordkeeping and Reporting

- a) Recordkeeping. The owner or operator of a unit included in an emissions averaging plan or an affected unit that is not exempt pursuant to Section 217.386(b) and is not subject to the low usage exemption of Section 217.388(c) must maintain records that demonstrate compliance with the requirements of this Subpart Q which include, but are not limited to:
 - 1) Identification, type (e.g., lean-burn, gas-fired), and location of each unit.
 - 2) Calendar date of the record.
 - 3) The number of hours the unit operated on a monthly basis, and during each ozone season.
 - 4) Type and quantity of the fuel used on a daily basis.
 - 5) The results of all monitoring performed on the unit and reported

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deviations.

- 6) The results of all tests performed on the unit.
- 7) The plan for performing inspection and maintenance of the units, air pollution control equipment, and the applicable monitoring device pursuant to Section 217.388(d).
- 8) A log of inspections and maintenance performed on the unit's air emissions, monitoring device, and air pollution control device. These records must include, at a minimum, date, load levels and any manual adjustments along with the reason for the adjustment (e.g., air to fuel ratio, timing or other settings).
- 9) If complying with the emissions averaging plan provisions of Sections 217.388(b) and 217.390 copies of the calculations used to demonstrate compliance with the ozone season and annual control period limits, noncompliance reports for the ozone season, and ozone and annual control period compliance reports submitted to the Agency.
- 10) Identification of time periods for which operating conditions and pollutant data were not obtained by either the CEMS or alternate monitoring procedures including the reasons for not obtaining sufficient data and a description of corrective actions taken.
- Any NO_x allowance reconciliation reports submitted pursuant to Section 217.392(e).
- b) The owner or operator of an affected unit that is complying with the low usage provisions of Section 217.388(c), must:
 - For each unit complying with Section 217.388(c)(1), maintain a record of the NO_x emissions for each calendar year; or
 - 2) For each unit complying with Section 217.388(c)(2), maintain a record of bhp or MW hours operated each calendar year.
- c) The owner or operator of an affected unit or unit included in an emissions averaging plan must maintain the records required by subsections (a) and (b) of this Section for a period of five-years at the source at which the unit is located. The records must be made available to the Agency and USEPA upon request.

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d) Reporting requirements:

- 1) The owner or operator must notify the Agency in writing 30 days and five days prior to testing pursuant to Section 217.394(a) and:
 - A) If after the 30-days notice for an initially scheduled test is sent, there is a delay (e.g., due to operational problems) in conducting the performance test as scheduled, the owner or operator of the unit must notify the Agency as soon as possible of the delay in the original test date, either by providing at least seven days prior notice of the rescheduled date of the performance test, or by arranging a new test date with the Agency by mutual agreement;
 - B) Provide a testing protocol to the Agency 60 days prior to testing; and
 - C) Not later than 30 days after the completion of the test, submit the results of the test to the Agency.
- Pursuant to the requirements for monitoring in Section 217.394(d), the owner or operator of the unit must report to the Agency any monitored exceedances of the applicable NO_x concentration from Section 217.388(a) or (b) within 30 days of performing the monitoring.
- 3) Within 90 days of permanently shutting down an affected unit or a unit included in an emissions averaging plan, the owner or operator of the unit must withdraw or amend the applicable permit to reflect that the unit is no longer in service.
- 4) If demonstrating compliance through an emissions averaging plan:
 - A) By October 31 following the applicable ozone season, the owner or operator must notify the Agency if he or she cannot demonstrate compliance for that ozone season; and
 - B) By January 30 following the applicable calendar year, the owner or operator must submit to the Agency a report that demonstrates the following:
 - i) For all units that are part of the emissions averaging plan,

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the total mass of allowable NO_x emissions for the ozone season and for the annual control period;

- ii) The total mass of actual NO_x emissions for the ozone season and annual control period for each unit included in the averaging plan;
- iii) The calculations that demonstrate that the total mass of actual NO_x emissions are less than the total mass of allowable NO_x emissions using equations in Sections 217.390(f) and (g); and
- iv) The information required to determine the total mass of actual NO_x emissions and the calculations performed in subsection (d)(4)(B)(iii) of this Section.
- 5) If operating a CEMS, the owner or operator must submit an excess emissions and monitoring systems performance report in accordance with the requirements of 40 CFR 60.7(c) and 60.13, or 40 CFR 75 incorporated by reference in Section 217.104, or an alternate procedure approved by the Agency or USEPA and included in a federally enforceable permit.
- 6) If using NO_x allowances to comply with the requirements of Section 217.388, reconciliation reports as required by Section 217.392(b)(3).

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APPENDIX G: EXISTING RECIPROCATING INTERNAL COMBUSTION ENGINES AFFECTED BY NOX SIP CALL

| Plant ID | Point ID | Segment | |
|------------------------------------|--------------|---------|--|
| ANR Pipeline Co. – Sandwich | | | |
| 093802AAF | E-108 | 1 | |
| Natural Gas Pipeline Co. of Americ | a 8310 | | |
| 027807AAC | 730103540041 | 1 | |
| Natural Gas Pipeline Co. of Americ | a Sta 110 | | |
| 073816AAA | 851000140011 | 1 | |
| 073816AAA | 851000140012 | 2 | |
| 073816AAA | 851000140013 | 3 | |
| 073816AAA | 851000140014 | 4 | |
| 073816AAA | 851000140041 | 1 | |
| 073816AAA | 851000140051 |] | |
| Northern Illinois Gas Co Stor Sta | .t 359 | | |
| 113817AAA | 730105440021 | 1 | |
| 113817AAA | 730105440031 | 1 | |
| 113821AAA | 730105430021 | 1 | |
| 113821AAA | 730105430051 | 1 | |
| Panhandle Eastern Pipe Line CoC | Glenarm | | |
| 167801AAA | 87090038002 | 1 | |
| 167801AAA | 87090038004 | 1 | |
| 167801AAA | 87090038005 | 1 | |
| Panhandle Eastern Pipeline - Tusco | bla St | | |
| 041804AAC | 73010573009 | 9 | |
| 041804AAC | 73010573010 | 10 | |
| 041804AAC | 73010573011 | 11 | |
| 041804AAC | 73010573012 | 12 | |
| 041804AAC | 73010573013 | 13 | |
| | | 1 | |

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| 149820AAB | 7301057199G | 3 |
|---|----------------------|-------------|
| 149820AAB | 73010571991 | 1 |
| 149820AAB | 7301057199J | 1 |
| 149820AAB | 7301057199K | 1 |
| anhandle Eastern Pipeline CoGl | | 1 |
| anhandle Eastern Pipeline CoGl 167801AAA | enarm 87090038001 | . 1 |
| 167801AAA | | . 1 |
| | 87090038001 | 1 |
| 167801AAA | | 1 |
| 167801AAA Phoenix Chemical Co. | 87090038001 | 1 1 2 |

TECHNICAL SUPPORT DOCUMENT FOR CONTROLLING NOx EMISSIONS FROM STATIONARY RECIPROCATING INTERNAL COMBUSTION ENGINES AND TURBINES

AQPSTR 07-01

March 19, 2007

ILLINOIS ENVIRONMENTAL PROTECTION AGENCY AIR QUALITY PLANNING SECTION DIVISION OF AIR POLLUTION CONTROL BUREAU OF AIR 1021 NORTH GRAND AVENUE EAST P.O. BOX 19276 SPRINGFIELD, IL 62794-9276

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List of Acronyms

| A/F | air-to-fuel |
|-------------------|--|
| ACT | Alternative Control Techniques document |
| ALAPCO | Association of Local Air Pollution Control Officials |
| BART | Best Available Retrofit Technology |
| bhp | brake horsepower |
| Board | Illinois Pollution Control Board |
| BOOS | burner out of service |
| Btu | British Thermal Unit |
| CAA | Clean Air Act |
| CAIR | Clean Air Interstate Rule |
| CO | carbon monoxide |
| CO ₂ | carbon dioxide |
| CPI | Consumer Price Index |
| CT | combustion tuning |
| EE | energy efficiency |
| EGU | electric generating unit |
| FIP | Federal Implementation Plan |
| HC | hydrocarbons |
| Illinois EPA | Illinois Environmental Protection Agency |
| ITR | ignition timing retard |
| Lb | pound |
| LADCO | Lake Michigan Air Directors' Consortium |
| LEC | low emission combustion |
| mmBtu | million British Thermal Units |
| MW | |
| NAA | megawatt nonattainment area |
| | |
| NAAQS | National Ambient Air Quality Standards |
| NOx | nitrogen oxide |
| O ₂ | oxygen |
| O_3 | |
| PM _{2.5} | fine particulate matter |
| ppm | parts per million |
| ppmv | parts per million by volume |
| PSC | prestratified charge |
| PTE | potential to emit |
| RACT | Reasonably Available Control Technology |
| RFP | Reasonable Further Progress |
| RIA | Regulatory Impact Analysis |
| RICE | stationary reciprocating internal combustion engine |
| SCR | selective catalytic reduction |
| SI | spark-ignited |
| SIP | State Implementation Plan |
| SNCR | selective non-catalytic reduction |
| SO ₂ | sulfur dioxide |
| STAPPA | State and Territorial Air Pollution Program |
| | |

| TSD | Technical Support Document |
|-------------------|---|
| TPY | tons per year |
| VOM | volatile organic material |
| ug/m ³ | microgram per cubic meter |
| U.S. EPA | United States Environmental Protection Agency |
| | |
| | |

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Executive Summary

This technical support document (TSD) presents the rationale, documentation, and methodology developed by the Illinois Environmental Protection Agency (Illinois EPA) in support of its proposed regulation to control nitrogen oxide (NOx) emissions from stationary reciprocating internal combustion engines (RICE) and turbines. Reciprocating internal combustion engines and turbines are a significant source category of NOx emissions in Illinois and a contributor to fine particulate matter (PM_{2.5}) and ozone levels in areas of Illinois that are designated as nonattainment areas (NAAs) for these pollutants. Air quality modeling performed by the United States Environmental Protection Agency (U.S. EPA) and by the Lake Michigan Air Directors' Consortium (LADCO) indicates that control of NOx emissions are necessary for the State of Illinois to attain the National Ambient Air Quality Standards (NAAQS) for 8-hour ozone (62 *FR* 38885) and PM_{2.5} (62 *FR* 38652).^{1,2} This regulatory proposal is intended to satisfy, in part, Illinois' obligation under the Clean Air Act (CAA) to develop a State Implementation Plan (SIP) to comply with the NAAQS.

On April 21, 2004, U.S. EPA issued the final NOx SIP Call that required large RICE that emit more than one ton per day of NOx emissions during the ozone season to reduce their NOx emissions by 82 to 90 percent relative to 1995 levels. This regulatory proposal, if adopted, will satisfy this federal requirement. This proposal is also intended to address, in part, the requirement for Reasonably Available Control Technology (RACT) for NOx in 8-hour ozone and $PM_{2.5}$ nonattainment areas (NAAs). The Illinois EPA intends to address RACT requirements for other source categories in a separate rulemaking. This proposal will also address, in part, federal requirements to achieve emission reductions needed to ensure Reasonable Further Progress (RFP) toward attainment of the NAAQS.

Illinois EPA is proposing to control NOx emissions from sources that have a potential to emit (PTE) of 100 tons per year (TPY) of NOx, aggregated from all the affected units at the source. Regulations to control NOx emissions from RICE down to 500 brake-horsepower (bhp) and turbines down to 3.5 megawatts (MW) that are not regulated under other existing or proposed NOx regulations are included in this proposal. The proposed regulation does not apply to

emergency standby engines; engines used in research and testing for the purposes of performance verification of engines; engines/turbines regulated under Subpart W of 35 III. Adm. Code; engines/turbines used for agricultural purpose; and certain portable engines. Illinois EPA, in consultation with the affected sources, is proposing a low-usage limit of 8 million bhp-hour per year, aggregated from all affected engines at a source, and 20 thousand MW-hour per year, aggregated from all affected turbines at a source.

The statewide NOx control levels proposed in this submittal are considered reasonable, attainable, and cost-effective. The NOx emissions levels are prescribed in parts per million by volume (ppmv) corrected to 15 percent oxygen (O_2) on a dry basis. The NOx limits for engines are 150 ppmv for spark-ignited rich-burn; 210 ppmv for spark-ignited lean-burn; 365 ppmv for Worthington engines; and 660 ppmv for diesel engines. For turbines, the NOx limits are 42 ppmv for gas-fired, and 96 ppmv for liquid-fired turbines. An owner or operator may comply with the control requirements by averaging the emissions of affected units. Compliance with the emission limits will be determined on both an ozone season (May 1 to September 30) and an annual (January 1 to December 31) basis each year.

This proposal requires the owner or operator of large engines that emit more than 1 ton of NOx per summer day to reduce the emissions from those engines by 82 percent by the beginning of the 2007 ozone control season (by May 1, 2007). It also requires that each stationary internal combustion engine of 500 bhp capacity and above, and each stationary turbine of capacity equal to or greater than 3.5 MW be controlled to prescribed standards and by specified compliance dates based on the size and geographical location of the affected unit.

The Illinois EPA relied on the cost data and cost effectiveness estimates contained in the U.S. EPA's TSDs for the NOx SIP Call, alternative control technology (ACT) guidance documents prepared by the U.S EPA for RICE and turbines, and the U.S. EPA's AirControlNET cost analysis model. The proposed regulations will reduce NOx emissions by 5,422 tons per ozone season in the 2007 ozone control season and satisfy the U.S. EPA's NOx SIP Call Phase II requirements for impacted RICE. In addition, the proposed regulation will potentially affect a total of 202 RICE (including engines affected by the NOx SIP Call) and 36 turbines in Illinois.

When fully implemented, NOx emissions will be reduced statewide by approximately 17,082 TPY and 7,206 tons per ozone control season. This equates to NOx reductions from this source category of approximately 65 percent on an annual basis, and 55 percent in the ozone season.

1.0 Introduction

This TSD presents the rationale, documentation, and methodology developed by the Illinois EPA to support its proposed regulation to control NOx emissions from RICE and turbines. RICE and turbines are significant sources of NOx emissions in Illinois. Based on the Illinois EPA's 2002 base year emissions inventory, out of 277,899 TPY of NOx emissions from point sources in Illinois, approximately 23,347 TPY of NOx were emitted from RICE and turbines. This represents approximately 8.4 percent of Illinois' total point source NOx emissions.

Illinois has the responsibility under the CAA to develop a State Implementation Plan (SIP) which provides the emissions reductions needed to attain the NAAQS for ozone and $PM_{2.5}$. Air quality modeling performed by U.S. EPA and LADCO indicates that control of NOx emissions is necessary for the State of Illinois to comply with the NAAQS for 8-hour ozone ¹ and $PM_{2.5}$.² The statewide NOx emissions reductions which will be achieved by implementation of this proposal are a necessary component of Illinois' plan to attain the NAAQS.

This proposal is an element of Illinois EPA's plan to meet the NAAQS, but it is intended to address other federal requirements as well. As will be discussed later in this report, the proposal is intended to address the requirements of U.S. EPA's Phase II of the NOx SIP Call affecting large RICE. This proposal is also intended to address, in part, the requirement for RACT for NOx in 8-hour ozone and $PM_{2.5}$ NAAs. The Illinois EPA intends to address RACT requirements for other source categories in a separate rulemaking. This proposal will also address, in part, federal requirements to achieve emission reductions needed to ensure RFP toward attainment of the NAAQS.

A brief summary of the various sections in this TSD is as follows:

Section 2 provides background information on ozone and particulate matter air quality and the effects of these pollutants on human health. The regulatory requirements that are being addressed by this proposal are also described in Section 2. National and regional air quality

modeling analyses demonstrating the effectiveness of local and regional NOx emission reductions on improving air quality are also presented.

Section 3 contains descriptions of the various types of internal combustion engines and turbines and how NOx emissions are generated by these processes. Also presented in this Section are the estimated uncontrolled levels of NOx emissions from RICE and turbines in Illinois.

Section 4 identifies control techniques available to reduce NOx emissions from RICE and turbines.

General cost information on various control technologies is discussed in Section 5. This Section provides cost information for the various control technologies that are available to control NOx emissions from stationary RICE and turbines, described in terms of cost effectiveness of controls (i.e., dollars per ton of NOx emission reduced) to comply with the proposed regulation.

Existing and proposed regulations are discussed in Section 6. This Section summarizes the existing Illinois NOx regulations, and other states' NOx regulations for RICE and turbines, and concludes with an explanation of the proposed regulations.

Sources in Illinois that are potentially affected by the proposed regulations are listed in Section 7. Also described in this Section is the methodology that Illinois EPA used to identify sources that may potentially be affected by the proposed regulations.

Section 8 provides an estimate of emissions reductions that will be achieved by implementing the Illinois EPA's proposal and explains the methodology used by Illinois EPA to estimate NOx emissions reductions from this proposal.

Finally, a summary of this TSD is provided in Section 9.

2.0 Background

2.1 National Ambient Air Quality Standards for Ozone and Fine Particulates

The U.S. EPA revised the NAAQS for particulate matter and ozone in 1997.^{1,2} The revised standards for particulate matter recognized that the smallest particles, those less than equal to 2.5 microns in diameter, have adverse health effects in the humans. In response to the establishment of the NAAQS for PM_{2.5}, U.S. EPA designated two areas in Illinois as NAAs: the Chicago area (consisting of Cook, DuPage, Kane, Lake, McHenry, and Will counties, and the townships of Oswego, in Kendall County, and Aux Sable and Goose Lake, in Grundy County), and the Metro-East St. Louis area (consisting of Madison, Monroe, and St. Clair counties, and Baldwin Township in Randolph County). Figure 2-1 shows the PM_{2.5} NAAs for Illinois and nearby states. These designations became effective on April 5, 2005 (70 *FR* 943).²⁶

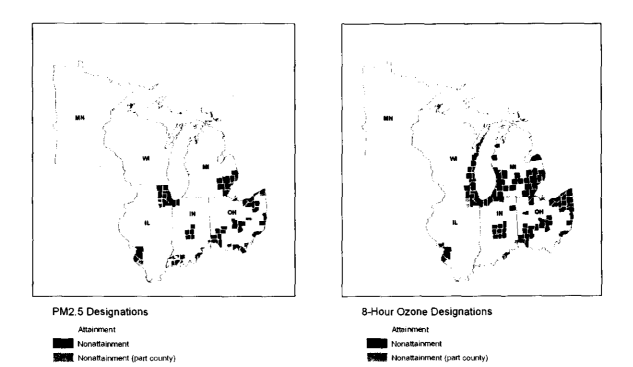
The revised NAAQS for ozone replaced the previous 1-hour averaging time with an 8-hour averaging time, and reduced the applicable ambient concentration threshold from 0.12 parts per million (ppm) to 0.08 ppm. U.S. EPA designated certain areas in Illinois and other states as nonattainment for this air quality standard. Figure 2-2 shows the 8-hour ozone NAAs for the states in the central U.S. These designations became effective on June 15, 2004 (69 *FR* 23858).²⁷ Geographically, the ozone NAAs in Illinois are roughly the same areas that were designated as nonattainment for PM_{2.5}. The exception is in the Metro-East area. The 8-hour ozone NAA includes Jersey County and does not include Baldwin Township in Randolph County, while the PM_{2.5} NAA does not.

Fine particles and ozone are associated with thousands of premature deaths and illnesses each year in the United States. In revising the NAAQS for particulate matter, U.S. EPA found that fine particles aggravate respiratory, lung, and cardiovascular diseases, decrease lung function, and increase asthma attacks, heart attacks, and cardiac arrhythmia. As a consequence of exposure to $PM_{2.5}$, hospital admissions and emergency room visits increase as does absenteeism from school and work. Older adults, people with heart and lung disease, and children are the segments of society that are particularly sensitive to fine particle exposure. Attainment of the $PM_{2.5}$ standard will prolong thousands of lives in Illinois and other states. Additional

information on the health effects of fine particles can be found on U.S. EPA's website at http://www.epa.gov/ttn/naaqs/standards/pm/s_pm_index.html.

Figure 2-1 PM_{2.5} Nonattainment Areas

Figure 2-2 8-Hour Ozone Nonattainment Areas



U.S. EPA's revised NAAQS for ozone was intended to provide increased protection to the public, especially children and other at-risk populations, against a wide range of ozone-induced health effects. In setting the 8-hour ozone standard, U.S. EPA found that exposures to ozone of one to three hours in length had been found to irritate the respiratory system, causing coughing, throat irritation, and chest pain. Ozone exposure can limit lung function and breathing capacity, resulting in rapid and shallow breathing, thereby lowering or curtailing a person's normal activity level. As with PM_{2.5} exposure, ozone exposure increases asthma attacks for people with respiratory disorders. Longer-term ozone exposure may result in damage to the lung tissue and

lining from inflammation, which can produce permanent and irreversible changes in lung function. Children and adults who are active outdoors are particularly susceptible to ozone, as are people with asthma and respiratory diseases. Ozone also affects sensitive ecosystems and vegetation, resulting in reduced crop yields, reduced growth and lowered pest resistance, and a lowered ability for plants and trees to survive. Additional information on the health effects to humans and vegetation from exposure to ozone is found on U.S. EPA's website: http://www.epa.gov/ttn/naaqs/standards/ozone/s_o3_index.html

U.S. EPA has long recognized the relationship between emissions of NOx and adverse regional air quality issues and federal efforts to reduce emissions of NOx were initiated in 1990. The CAA placed several new requirements to reduce NOx emissions. The federal programs that affect NOx emissions sources are discussed in the following subsections.

2.2 NOx SIP Call

Section 110 of the CAA mandates that the State of Illinois adopt a SIP containing adequate provisions to assure attainment of the primary and secondary NAAQS within its boundaries. Further, Section 110(a)(2)(D) of the CAA prohibits stationary sources from emitting air pollutants that prevent any other state from attaining the NAAQS. On October 27, 1998, U.S. EPA determined that sources in twenty-two states, including Illinois, emitted NOx in amounts that significantly contributed to nonattainment of the 1-hour ozone NAAQS in one or more downwind states, and issued a call for revisions to states' implementation plans. U.S. EPA's rule required the identified states to revise their SIP's to reduce emissions of NOx from certain sources by September 30, 1999. This action is commonly referred to as the NOx SIP Call.

To calculate the NOx budget for stationary sources for each of the NOx SIP Call states, U.S. EPA selected large electric generating units (EGU) and certain large non-EGU sources for which highly cost-effective control measures were available to reduce NOx emissions. For Illinois, U.S. EPA required an overall reduction of approximately 27 percent from its projected 2007 base ozone season total of 368,933 tons of NOx emissions.

For large RICE, U.S. EPA determined that NOx emissions should be reduced by 90 percent, a level that U.S. EPA determined to be highly cost effective. Legal challenges to the NOx SIP Call delayed implementation of the provisions affecting large RICE. On March 3, 2000, the DC Circuit issued its decision in *Michigan v. EPA* (213 *F3d* 663 (DC Cir. 2000) 69 *Fed. Reg.* 21603),⁵ that U.S. EPA failed to provide adequate notice of the change in the control level assumed for large RICE. On April 21, 2004, in response to the court's decision, U.S. EPA issued a final rule⁵ that required large RICE that emit one ton or more of NOx per summer day to control NOx emissions by 82 percent to 90 percent (82 percent for gas-fired and 90 percent for other liquid-fired engines). The required control level for large non-EGU turbines was 60 percent below their projected 2007 uncontrolled level. In Illinois, the NOX SIP Call affects large engines, greater than 1,500 bhp, and large turbines, 25 MW capacities and greater. This proposal is intended to satisfy this Federal requirement.

2.3 Reasonably Available Control Technology (RACT)

Pursuant to Sections 172, 182(b) and (f) of the CAA, RACT is required for all existing major sources of the applicable criteria pollutant and its precursors located in NAAs. This rulemaking addresses NO_x as a precursor to ozone and PM_{2.5}. U.S. EPA defines RACT as the lowest emission limitation that a particular source is capable of meeting by the application of control technology that is reasonably available considering technological feasibility and economic reasonableness (70 *Fed. Reg.* 71612).²⁸ The major source threshold for moderate NAAs is defined as 100 TPY. A source generally consists of several units that emit pollutants. The sum of emissions from all units at the source determines if a unit is major and thus subject to RACT requirements. This rulemaking addresses two RACT categories, engines and turbines. Additional RACT categories will be addressed in subsequent rulemakings.

RACT is not a new requirement under the CAA, but one that had previously been waived with respect to Illinois' two ozone NAAs. For the implementation of the 1-hour ozone NAAQS, Illinois requested and received a waiver under Section 182(f) of the CAA from the requirement to implement NOx RACT for major sources located in ozone NAAs. With respect to the 8-hour ozone NAAQS, Illinois will not pursue the NOx waiver because the local-scale, NOx disbenefit

(i.e., the scavenging of ambient ozone by local nitrogen oxide emissions) is not as important for the longer 8-hour averaging time. Also, the level of the 8-hour ozone standard is closer to regional background levels in the Midwest, which argues for the application of controls on a regional basis. Illinois therefore intends to submit a SIP revision to implement NOx RACT requirements per Sections 182(b)(2) and 182(f) of the CAA. Pursuant to 40 CFR 51.912, the State is required to submit a RACT SIP no later than 27 months (September 2006) after designation of NAAs that provides for implementation of the measures no later than the first ozone season that occurs 30 months after the RACT SIP is due (2009 ozone season). (70 *FR* 71611, 71701)²⁸

This rulemaking also addresses NOx as a precursor to $PM_{2.5}$. As Section 172 of the CAA does not set a source size threshold and U.S. EPA has not finalized its proposed guidance for implementation of the $PM_{2.5}$ NAAQS, there is no lower limit of the size of the source that this requirement may affect. However, U.S. EPA has indicated in its proposed guidance that the source threshold for this requirement will not be higher than 100 TPY for NOx and SO₂ (U.S. EPA proposed a lower threshold for PM2.5). Despite the lack of guidance, states nonetheless are required to submit SIPs addressing RACT within three years of an area being designated as nonattainment, April 5, 2008.

2.4 Reasonable Further Progress (RFP)

For an area classified as an ozone NAA under Subpart 2 of Part D of the CAA, and the requirements of Section 182, a state is required to submit a SIP revision that includes measures that ensure RFP towards the emissions reductions targets needed for attainment (40 CFR 51.910). To meet RFP requirements of Section 172(c)(2) of CAA, the state is required to submit no later than 3 years (June 2007) following designation for the 8-hour NAAQS, a SIP providing for RFP from the baseline year (2002) within 6 years after the baseline year (2008). The state may use either NOx for VOM emission reductions (or both) to achieve the RFP reduction requirement. Use of NOx emissions reductions must meet the criteria in Section 182(c) (2) (C) of the CAA. For each subsequent 3-year period out to the attainment date, the RFP SIP must provide for an additional increment of progress. The increment for each 3-year period must be a

portion of the remaining emission reductions needed for attainment beyond those reductions achieved for the first increment of progress (e.g., beyond 2008).

U.S. EPA has not finalized its proposed guidance for implementation of the $PM_{2.5}$ NAAQS. Preliminary guidance published on November 1, 2005, indicates that states are required to submit SIPs addressing RFP within three years of an area being designated as nonattainment.

2.5 Air Quality Impacts of Existing Regulations

Areas classified as moderate or higher for 8-hour ozone are subject to the attainment demonstration requirement for that classification under Section 182 of the CAA (40 CFR 51.910). The demonstration is due no later than 3 years after its designation. The demonstration must meet the requirements of 40 CFR 51.112 and be determined by a photochemical grid model or other method approved by U.S. EPA. Although U.S. EPA has not finalized its proposed guidance for implementation of the PM_{2.5} NAAQS, preliminary guidance published on November 1, 2005, indicates that states are required to submit SIPs addressing the attainment demonstration within three years of an area being designated as nonattainment. (70 *FR* 65984).²⁹

The Illinois EPA has been working with its counterparts in nearby states to develop attainment demonstrations for ozone and $PM_{2.5}$ for both of its NAAs. In the Lake Michigan region, the modeling demonstrations are being performed under the direction of LADCO. For the St. Louis metropolitan area, including Metro-East, the Illinois EPA is working closely with the Missouri Department of Natural Resources to perform the requisite modeling. The 8-hour ozone attainment demonstrations must be submitted to the U.S. EPA by June 15, 2007. The $PM_{2.5}$ attainment demonstrations are due by April 5, 2008. Although this work is ongoing, and the attainment targets for emissions reductions have not been fully identified, sufficient modeling has been conducted to date by the U.S. EPA, LADCO, and the Illinois EPA to justify the Illinois EPA's proposals to reduce NOx emissions from RICE, turbines, and other NOx emission sources statewide as part of its overall plan to attain both the ozone and $PM_{2.5}$ NAAQS in Illinois.

U.S. EPA performed air quality modeling to evaluate the air quality benefits of emission controls required by the Clean Air Interstate Rule (CAIR). U.S. EPA finalized CAIR on May 12, 2005, and CAIR is intended to address, in part, ozone and $PM_{2.5}$ air quality problems and improve public health and the environment.³⁰ Through air quality modeling, U.S. EPA determined that NOx and SO₂ emissions from sources in 28 states (including Illinois) and the District of Columbia contribute significantly to nonattainment of the NAAQS for $PM_{2.5}$ and/or 8-hour ozone in one or more downwind states. U.S. EPA used the Comprehensive Air Quality Model with Extensions (CAMx) for the ozone analysis and the Community Model for Air Quality (CMAQ) for $PM_{2.5}$ (Technical Support Document for the Final Clean Air Interstate Rule – Air Quality Modeling, U.S. EPA, March 2005).⁶

U.S. EPA's model results for ozone demonstrate that regional NOx emission reductions are effective at improving ozone air quality. However, U.S. EPA also showed that, because CAIR does not provide significant NOx emission reductions in 2010, CAIR NOx emission controls provide few air quality benefits in 2010, beyond those provided by the NOx SIP Call. U.S. EPA concluded that the Chicago ozone NAA and other NAAs around Lake Michigan will continue to exceed the 8-hour ozone standard in 2010. In fact, U.S. EPA's modeling shows that the Chicago area will not attain the 8-hour ozone standard even with full implementation of CAIR in 2015, and significant additional emission reductions will be necessary.

Illinois has been shown to contribute significantly to ozone nonattainment in a number of counties downwind of Illinois. These counties and associated contributions from Illinois are given in Table 2-1, based on U.S. EPA's modeling.

For $PM_{2.5}$, U.S. EPA's modeling demonstrates that regional SO₂ and NOx reductions are effective at improving $PM_{2.5}$ air quality. The modeling also shows that CAIR NOx and SO₂ emission reductions provide some air quality benefits in 2010. For Illinois, however, the modeling shows that CAIR does not provide sufficient emission reductions for the St. Louis and Chicago NAAs to attain the $PM_{2.5}$ annual standard, even by 2015. Clearly, Illinois will need to pursue additional emission reductions beyond CAIR to achieve compliance with the $PM_{2.5}$ NAAQS.

Table 2-1

Illinois Contribution to Downwind Ozone Nonattainment Counties in 2010 Based on U.S. EPA's Modeling in Support of the CAIR Rulemaking

| Downwind State | County | Contribution (ppb) |
|----------------|-----------|--------------------|
| WI | Kenosha | 57 |
| WI | Ozaukee | 43 |
| WI | Sheboygan | 36 |
| MI | Macomb | 16 |
| ОН | Geauga | 15 |

Note: U.S. EPA's significance criteria is 2 ppb.

Illinois has been shown to contribute significantly to $PM_{2.5}$ nonattainment in 2010 in a number of counties downwind of Illinois. These counties and associated contributions from Illinois are given in Table 2-2, based on U.S. EPA's modeling.

Initial modeling performed by LADCO has confirmed U.S. EPA's modeling analysis of the air quality benefits of CAIR, and the need for states to pursue additional emission reductions to address residual nonattainment problems. LADCO used the CAMx model, the same model used by U.S. EPA, and an updated emissions inventory for their analysis of CAIR. It should be noted that this work is ongoing, and the attainment targets for emissions reductions have not yet been fully identified. LADCO has prepared a summary of recent modeling that describes the role of NOx emissions in causing ozone, PM_{2.5}, and regional haze problems in the Midwest. This document, entitled "Assessment of Regional NOx Emissions in the Upper Midwest" (February 15, 2007) is included as Attachment A of this report. LADCO's assessment demonstrates that NOx emissions from sources throughout Illinois, both in nonattainment areas and in attainment areas, contribute to ozone and PM_{2.5} formation in Illinois and downwind states. LADCO's assessment also shows that emissions from both EGU and non-EGU point sources are significant components of Illinois' overall emission inventory, and that these sources contribute to air

quality problems in the region, whether or not they are located within the boundaries of nonattainment areas.

Table 2-2

Illinois Contribution to Downwind PM_{2.5} Nonattainment Counties in 2010 Based on U.S. EPA's Modeling in Support of the CAIR Rulemaking

| Downwind State | County | Contribution (ug/m ³) |
|----------------|-------------|-----------------------------------|
| AL | Jefferson | 0.21 |
| IL | Cook | 1.04 |
| IL | Madison | 0.80 |
| IL | St. Clair | 0.83 |
| IN | Clark | 0.39 |
| IN | Dubois | 0.58 |
| ĪN | Lake | 1.02 |
| IN | Marion | 0.76 |
| IN | Vanderburgh | 0.76 |
| KY | Fayette | 0.32 |
| KY | Jefferson | 0.38 |
| MI | Wayne | 0.42 |
| OH | Butler | 0.38 |
| ОН | Cuyahoga | 0.32 |
| ОН | Franklin | 0.40 |
| OH | Hamilton | 0.38 |
| OH | Lawrence | 0.21 |
| OH | Mahoning | 0.25 |
| ОН | Montgomery | 0.44 |
| OH | Scioto | 0.25 |
| ОН | Stark | 0.26 |
| ОН | Summit | 0.30 |
| PA | Allegheny | 0.21 |
| TN | Hamilton | 0.20 |
| WV | Cabell | 0.21 |
| WV | Kanawha | 0.20 |

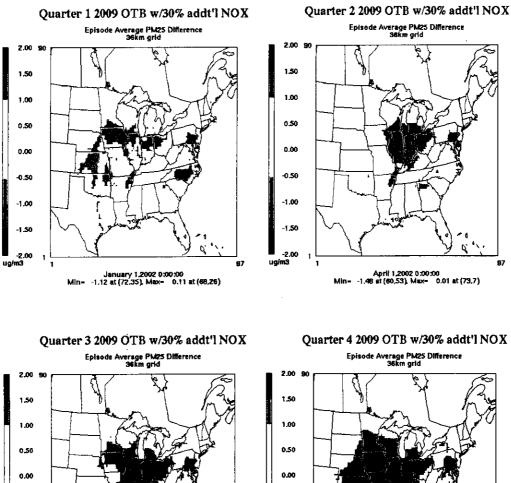
Note: U.S. EPA's significance criteria is 0.2 ug/m³.

The Illinois EPA performed a sensitivity modeling analysis to determine the extent to which NOx emission reductions would result in ozone and $PM_{2.5}$ air quality improvements in Illinois and downwind states. This modeling used the 2009 base case developed by LADCO as the starting point to determine the sensitivity of predicted ozone and $PM_{2.5}$ concentrations to an assumed 30% reduction of NOx emissions within the modeling domain. The modeled 30% NOx

emission reduction level is arbitrary and does not represent the reductions expected from a particular control strategy. LADCO's 2009 "base case" represents expected emissions due to implementation of control measures that are "on-the-books", plus the effects of economic and demographic growth by the year 2009. Other model inputs were developed by LADCO.

Modeling results for $PM_{2.5}$ are shown in Figure 2-3 for each of four quarters: January – March; April – June; July – September; and October – December. The results are depicted graphically as difference plots, showing the difference between the 2009 "base case" and the 30% NOx reduction scenario. The results indicate that a 30% NOx reduction, if achieved domain-wide from all NOx sources, will improve $PM_{2.5}$ concentrations regionally by 0.5 ug/m³ to 1.8 ug/m³. Improvements are shown for all four calendar quarters. The greatest benefits (spatially) are predicted to occur in the fourth quarter (October through December), and the smallest benefits (spatially) are predicted to occur in the first quarter (January through March). Improvements are also shown for all four quarters in Illinois, with predicted $PM_{2.5}$ reductions in the range of 0.5 ug/m³ to about 1.5 ug/m³.

Photochemical modeling for ozone was performed in a similar manner comparing the 2009 LADCO "base case" to the 30% NOx reduction scenario. For ozone, only the summertime period of June, July, and August were modeled. Similarly, the results are depicted as difference plots, which show the difference in 8-hour ozone concentrations between the two scenarios. Figure 2-4 shows the 8-hour ozone concentration differences for two days in the June 2002 regional ozone episode. Results are shown for two selected days from the three month period modeled. These days are considered representative of the results during periods of elevated ozone concentrations in the region. The results indicated that widespread improvements in 8hour ozone concentrations are predicted to occur from the assumed 30% NOx emission reduction from all NOx sources in the modeling domain. Ozone improvements in Illinois range from 2.5 ppb to about 10 ppb.



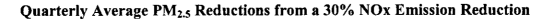
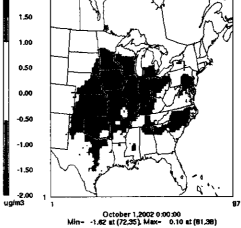
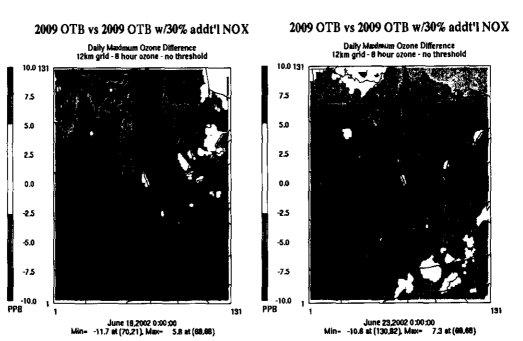


Figure 2-3

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8-hour Ozone Reductions from a 30% NOx Reduction

Figure 2-4

In summary, modeling performed by U.S. EPA in support of their CAIR rulemaking suggests that CAIR does not provide for attainment with the NAAQS in Illinois. Demonstrating attainment in Illinois' NAAs will likely require additional emission reductions in Illinois beyond the reductions provided by CAIR. Air quality modeling conducted to date by the U.S. EPA, LADCO, and the Illinois EPA justifies the Illinois EPA's proposal to reduce NOx emissions from RICE, turbines, and other NOx emission sources statewide as part of its overall plan to attain the NAAQS in Illinois. Although the modeling needed to fully identify emission reduction targets for attainment are not yet completed, air quality assessments performed to date by LADCO and the Illinois EPA demonstrate that PM_{2.5} and ozone air quality will improve substantially from the implementation of NOx controls from point sources in Illinois, both within and outside the nonattainment areas. As a result, Illinois is preparing a statewide NOx RACT rule, and has negotiated with electric utilities to achieve substantial NOx emission reductions which are beyond the requirements of CAIR and the Clean Air Mercury Rule (CAMR).

3.0 **Process Description and Sources of Emissions**

The proposed RICE/turbines rule is an essential part of Illinois' overall statewide NOx control strategy. The NOx emissions from this category accounted for approximately eight percent or 23,347 TPY of total point sources NOx emissions (277,899 TPY) for 2002 in Illinois. Reductions from this source category are an essential component of Illinois' NOx emission reduction strategy.

3.1 Stationary Reciprocating Internal Combustion Engines (RICE)

"Controlling Nitrogen Oxides Under the Clean Air Act: A Menu of Options,"¹⁰ a document published in July 1994 by the State and Territorial Air Pollution Program Administrators (STAPPA)/Association of Local Air Pollution Control Official (ALAPCO), summarizes how RICE operate and how they generate NOx emissions. RICE are the stationary relatives of motor vehicle engines, using the combustion of fuel in cylinders to drive pistons with crankshafts, which convert the linear piston motion to rotary motion. Ignition of the fuel in reciprocating engines may be initiated by a spark or by the heat generated in the compression stroke of a piston. Spark ignited ("SI") engines typically burn gasoline or, in large engines, natural gas, while compression ignition engines burn diesel oil or a dual-fuel (diesel oil-natural gas) mixture.

Reciprocating engines have either four-stroke or two-stroke operating cycles. A typical automotive engine uses a four-stroke cycle of intake, compression, power, and exhaust. Two-stroke engines complete the power cycle in a single engine revolution compared to two revolutions for four-stroke engines.

A final classification of reciprocating engines that influence the choice of NOx control alternatives is based on the engine air-to-fuel ratio and the exhaust oxygen content. Rich-burn engines, which include four-stroke spark ignition engines, typically operate with an air-to-fuel ratio near stoichiometric and exhaust oxygen concentrations of one percent or less. Lean-burn engines, which include two-stroke spark ignition and all compression ignition engines, have a lean air-to-fuel ratio and typical exhaust oxygen concentrations of greater than one percent.

Reciprocating engines are used throughout the United States to drive compressors, pumps, electric generators and other equipment. One prominent use of large engines is to drive natural gas pipeline compressor stations. Except for three engines compressing ammonia at a chemical plant, all engines affected by the NOx SIP Call-Phase 2 rule in Illinois are used to compress natural gas at natural gas pipeline stations. All currently operating RICE that are large enough to be affected by the Illinois EPA proposal are either rich-burn or lean-burn engines that burn natural gas exclusively.

RICE are significant sources of NOx because they burn large amounts of fuel at high temperatures and pressures, which cause the nitrogen and oxygen in the air that sustains the combustion to unite and form the various oxides of nitrogen that constitute NOx. Thermal NOx is the predominant mechanism by which NOx is formed in RICE. Reducing combustion temperatures and pressures are therefore effective in reducing NOx emissions from reciprocating engines. Although in theory additional NOx could be formed from nitrogen found in the fuel, virtually all RICE burn fuels containing little if any nitrogen. Therefore, fuel NOx formation is minimal in RICE.

3.2 Stationary Turbines

The same STAPPA/ALAPCO document,¹⁰ referenced to previously in Section 3.1 also provides a description and sources of NOx emissions from turbines. A gas turbine is an internal combustion engine that operates with rotary rather than reciprocating motion. There are three basic phases in the operation of a turbine: compression, combustion, and conversion to power. Ambient air is drawn in and compressed up to 30 times ambient pressure and directed to the combustor section where fuel is introduced, ignited, and burned. Hot combustion gases are then diluted with additional air from the compressor and directed to the turbine section at temperatures up to 2,350°F. Energy from the hot expanding exhaust gases are then recovered in the form of a shaft horsepower, of which 50 percent is needed to drive the internal compressor, and the balance of recovered shaft energy is available to drive external load units.

The heat content of gases exiting the turbine can either be discarded without heat recovery (simple cycle); used with a heat exchanger to preheat combustion air entering the combustor

(regenerative cycle); used with or without supplementary firing, in a heat recovery steam generator to raise process steam temperature (cogeneration); or used with or without supplementary firing to raise steam temperature for a steam turbine Rankine cycle (combined cycle or repowering). The majority of turbines used in large stationary installations are either peaking simple cycle, two-shaft or base load, combined cycle turbines. Smaller turbines are used to compress gas in natural gas pipelines or to generate electricity.

The principle type of NOx formed in a turbine firing natural gas or distillate oil is thermal NOx. Most thermal NOx is formed in high temperature stoichiometric flame pockets downstream of fuel injectors where combustion air has mixed sufficiently with the fuel to produce the peak temperature fuel/air interface. The maximum thermal NOx production occurs at a slightly leanfuel mixture because of excess oxygen available for reaction. The control of stoichiometry is critical in achieving reduction in thermal NOx. The thermal NOx generation also decreases rapidly as the temperature drops below the adiabatic temperature (for a given stoichiometry). Maximum reduction in thermal NOx generation can thus be achieved by control of both the combustion temperature and the stoichiometry.

Table 3-1 describes the uncontrolled NOx emissions in parts per million by volume (ppmv) corrected to 15 percent oxygen (O_2) from various types of RICE and turbines.

Table 3-1

| Type of Unit | Uncontrolled NOx Emissions (ppmv @ 15% O ₂) | | | |
|--------------------------------------|---|---------|--|--|
| | Range | Average | | |
| Rich-Burn SI Engines | 880 - 1090 | 1060 | | |
| Lean-Burn SI Engines | 580 - 1360 | 1230 | | |
| Diesel Engines | 820 - 950 | 880 | | |
| Dual-Fuel Engines | 360 - 780 | 620 | | |
| Natural Gas-fired Combustion Turbine | 99 - 430 | 264 | | |
| Distillate Oil fired Combustion | 150 - 680 | 415 | | |
| Turbine | | | | |

Uncontrolled NOx Emissions from RICE and Turbines^{8,10}

4.0 Technical Feasibility of Controls

For reciprocating engines and turbines both combustion controls and post-combustion catalytic reduction technologies can be applied to reduce NOx emissions. Combustion controls for reciprocating engines, include air/fuel ratio adjustments, low emission combustion, and prestratified charge. These controls function by modifying the combustion zone air/fuel ratio, thus influencing oxygen availability and peak flame temperature. Ignition timing retard lowers the peak flame temperature by delaying the onset of combustion. For turbines water/steam injection and dry low-NOx combustors are the combustion control technologies used to reduce NOx emissions. The two post-combustion control strategies that destroy NOx for RICE and turbines are selective catalytic reduction and non-selective catalytic reduction. U.S. EPA's <u>Alternative Control Techniques Document--NOx Emissions from Stationary Reciprocating Internal Combustion Engines⁸</u>, and <u>NOx Emissions from Gas Turbines.</u>⁹ provide additional details on these NOx control techniques.

4.1 Air/Fuel Ratio Adjustment

Lowering the air-to-fuel (A/F) ratio in rich-burn engines limits oxygen availability in the cylinder, thus decreasing NOx emissions both by lowering peak flame temperature and by producing a reducing atmosphere. It is generally applicable to rich-burn engines and, in addition to simple adjustment of the A/F ratio, requires the installation of a feedback controller so that changes in load and other operating conditions may be followed. Additional modification of turbocharged engines may be necessary.

Air/fuel ratio adjustment is a well-demonstrated alternative in rich-burn engines and typically yields 10-40 percent reductions in NOx emissions. This range is broad in part because a wide range of existing air/fuel ratios translates into variable scope for emissions reductions using this technique.

In lean-burn engines, increasing the A/F ratio decreases NOx emissions. Extra air dilutes the combustion gases, thus lowering peak flame temperature and reducing thermal NOx formation.

In order to avoid an engine's capacity being derated, air flow to the engine must be increased at constant fuel flow, with the result that installation of a turbocharger (or modification of an existing one) is necessary to implement this technique. An automatic A/F controller also will be required for variable load operation.

Air/fuel ratio adjustment is generally applicable to lean-burn engines, although space constraints may limit the extent to which turbocharger capacity may be increased. This control method is most effective on fuel injected engines, in that carbureted engines do not have the same A/F in each cylinder, thereby limiting changes in this ratio.

Reductions in lean-burn engine NOx emissions of 5-30 percent are possible by modifying the A/F ratio. Achievable emissions reductions are limited by combustion instability and lean misfire that occur as the lean flammability limit is approached, and by decreased engine efficiency.

Air/fuel ratio adjustment is not applicable to compression ignition engines.

4.2 Ignition Timing Retard

Ignition timing retard (ITR) lowers NOx emissions by moving the ignition event to later in the power stroke when the piston has begun to move downward. Because the combustion chamber volume is not at its minimum, the peak flame temperature will be reduced, thus reducing thermal NOx formation.

ITR is applicable to all engines. It is implemented in spark ignition engines by changing the timing of the spark, and in compression ignition engines by changing the timing of the fuel injection. While timing adjustments are straightforward, replacement of the ignition system with an electronic ignition control or injecting timing system will provide better performance with varying engine load and conditions.

Emissions reductions attainable using ITR are variable, depending upon the engine design and operating conditions, and particularly on the air/fuel ratio. Reductions also are restricted by limitations on the extent to which ignition may be delayed, in that excess retard results in engine misfire. Retard also normally results in decreased fuel efficiency. For spark ignition engines, achievable emissions reductions vary from 0-40 percent, and for compression ignition engines, from 20-30 percent.

ITR results in increased exhaust temperatures, which may result in reduced exhaust valve and turbocharger life. On diesel engines, it also may result in black smoke.

4.3 Prestratified Charge

Prestratified charge (PSC) is a technology for injecting fuel and air into the intake manifold in distinct "slugs", which become separate fuel and air layers upon intake into the cylinders. This control alternative thus creates a fuel-rich, easily ignitable mixture around the spark plug and an overall fuel-lean mixture in the piston. Combustion occurs at a lower temperature, thereby producing much less thermal NOx, but without misfire even as the low flammability limit is approached.

PSC is applicable to carbureted, spark ignition four-stroke engines. Engines, which are fuelinjected or blower-scavenged, cannot use this technique. Kits for retrofitting prestratified charge are available for most engines and require installation of new intake manifolds, air hoses and filters, control valves, and a control system. Controlled emissions normally are less than 2 g/bhp-hr (140 ppm) on natural-gas-fueled engines, corresponding to emissions reductions of 80-95 percent.

4.4 Low Emission Combustion

Low emission combustion (LEC) is the combustion of a very fuel-lean mixture. Under these conditions, NOx emissions, as well as carbon monoxide (CO) and hydrocarbons (HC), are severely reduced.

Implementation of LEC requires considerable engine modification. Rich-burn engines must be entirely rebuilt, with addition or replacement of the turbocharger and installation of new air intake and filtration, carburetor and exhaust systems. The difficulty of burning very lean mixtures results in the need to modify the combustion chamber, which implies replacing pistons, cylinder heads, the ignition system and the intake manifold. While small cylinder designs that promote air-fuel mixing are available, precombustion chambers must be installed on larger engines. The chambers have 5-10 percent of the cylinder volume and allow ignition of a fuel-rich mixture that ignites the lean mixture in the cylinder.

The applicability of LEC is somewhat limited. Conversion kits are not available for all engines and refitted engines may have degraded load-following capabilities. Achievable controlled emissions are 1-2 g/bhp-hr (70-140 ppm) for rich-burn engines, which corresponds to an emissions reduction of 70-90 percent, and 1.5-3 g/bhp-hr (105-210 ppm) for lean-burn spark ignition engines, or an emissions reduction of about 80-93 percent.

LEC is not effective for diesel engines, but does work for dual-fuel engines, allowing a reduction in the fraction of diesel oil pilot fuel to 1 percent of the total, and limiting emissions to 1-2 g/bhp-hr (70-140 ppm), a decrease in emissions of 60-80 percent. Some reductions in exhaust opacity have been claimed when LEC is implemented on dual-fuel engines.

4.5 Water/Steam Injection

Water/steam injection lowers peak flame temperatures by providing an inert diluent, thus limiting thermal NOx formation. Water may be injected directly into the turbine combustor, or may be converted to steam using turbine exhaust waste heat (with a heat recovery steam generator), and then injected into the combustor.

More steam than water must be used to achieve a comparable NOx reduction. However, the use of steam results in a lower energy penalty than the use of water and may even provide NOx reductions with no energy penalty if the waste heat used to generate steam would otherwise not be recovered.

Wet injection is applicable to most, if not all, turbines, and has been applied to a large number of turbines in the United States. Required equipment, in addition to water/steam injection nozzles, includes a water treatment system, pumps or a steam generator, metering valves, and controls and piping. Untreated water will lead to deposits on turbine blades, lowering efficiency and perhaps damaging the turbine. Most turbine manufacturers sell water and steam injection systems.

Controlled NOx emissions are a function of the amount of water injected and of the fuel/nitrogen content as wet injection limits only thermal NOx formation. For natural gas, controlled emissions levels of 25-75 ppm are attained with water-to-fuel ratios of about 0.5 – 1.5 lb steam /lb fuel. (Approximately 1-2 lb steam/lb fuel is needed for equivalent control, given the lower heat capacity of steam relative to that of water.) For distillate oil, controlled emissions of 42-110 ppm are attained with similar water-to-fuel ratios. These controlled emissions levels correspond to 60-90 percent emissions reductions.

The need to increase water-to-fuel ratios for increased emission reductions limits NOx control capabilities. High water-to-fuel ratios result in increased hydrocarbon and greatly increased CO emissions. Further, because heating injected water consumes energy, turbine fuel efficiency may decrease. Wet injection may increase required turbine maintenance as a result of pressure oscillations or erosion caused by contaminates in the feed water.

Finally, the water treatment plant creates wastewater. This wastewater is enriched approximately three-fold by the dissolved minerals and pollutants that were in the raw water.

4.6 Dry Low-NOx Combustors

Dry low-NOx combustors encompass several different technologies. Lean premixed combustion is the commercially available technology that affords the largest NOx reductions. It functions by providing a large amount of excess air to the combustion chamber, lowering peak temperatures by dilution. Air and fuel are premixed in lean premixed combustors to avoid the creation of local fuel-rich, and therefore high-temperature, regions.

While retrofit low-NOx combustors are not available for all turbine models, they have been installed on many turbines in the U.S. Lean premixed combustor retrofits face varying difficulties. Because lean premixed combustors reduce thermal NOx generation only, they are less effective on oil-fired than on gas-fired turbines. Except in the case of silo combustors, which are external to the turbine body, the retrofits may require some modification of the combustor section of the turbine. Water/steam injection provides comparable reductions on oil-fired turbines without retrofit of low-NOx combustors.

Controlled emissions levels achievable on gas-fired turbines are on the order of 25-42 ppm. On some larger turbines, manufacturers are guaranteeing emissions of 9 ppm, and more will approach this limit with improvements in technology. These figures correspond to NOx emissions reductions of 60-95 percent. Maximum reductions are attained only at high turbine loads. Given reduced fuel requirements at low loads, premixing would yield air/fuel mixtures near the lean flammability limit, with resulting flame instability and high CO emissions. Thus, lean premixed combustors use diffusion flames at low loads.

4.7 Non-Selective Catalytic Reduction (NSCR)

Non-selective catalytic reduction (NSCR) uses the three-way catalysts found in automotive applications to promote the reduction of NOx to nitrogen and water. Exhaust CO and HC are simultaneously oxidized to carbon dioxide and water in this process.

NSCR is applicable only to rich-burn engines with exhaust oxygen concentrations below about 1 percent. Lean-burn engine exhaust will contain insufficient CO and HC for the reduction of the NOx present. NSCR retrofits, in addition to the catalyst and catalyst housing, require installation of an oxygen sensor and feedback controller to maintain an appropriate A/F ratio under variable load conditions. Controlled emissions achievable with NSCR are below 1 g/bhp-hr (70 ppm), corresponding to emissions reductions greater than 90 percent. NSCR controls are not feasible for turbines.¹⁰

4.8 Selective Catalytic Reduction

The catalyzed reduction of NOx with injected ammonia, referred to as selective catalytic reduction (SCR), has been implemented on a number of gas, diesel, and dual-fuel engines in the U.S. and abroad. SCR is applicable only to lean-burn engines with greater than about one percent exhaust oxygen, as oxygen is a reagent in the selective reduction reaction.

Retrofitting SCR involves installation of the reactor and catalyst, appropriate ductwork, an ammonia storage and distribution system, and a control system for variable load operation. Achievable emissions reductions are limited only by the amount of catalyst used, and typically are on the order of 90 percent, yielding controlled emissions below two g/bhp-hr (140 ppm). Achievable NOx emissions reductions using SCR exceed 90 percent, which corresponds to controlled emissions below 10 ppm and 25 ppm for many gas-fired and oil-fired turbines.

4.9 Technical Feasibility of Controls Summary

In summary, there are a number of techniques and control options available for reducing emissions of NOx from RICE and turbines. The degree to which these various methods reduce NOx emissions depends upon the type of engine and the fuel used in the engine. In their publication "Controlling NOx Under the Clean Air Act", ¹⁰ STAPPA/ALAPCO summarizes the potential emissions reductions from RICE and turbines. Tables 4-1 and 4-2 describe the NOx emissions reductions potential of the various control strategies for reciprocating engines and turbines.

| | NOx Reduction Potential (%) | | | | |
|-----------------------------------|-----------------------------|---------------------|---------|-----------|--|
| Control | Rich-Burn Gas SI | Lean-Burn Gas SI | Diesel | Dual Fuel | |
| Air/Fuel Ratio Adjustment | 10-40 | 5 - 30 | N/A | N/A | |
| Ignition Timing Retard | 0-40 | 0 - 20 | 20 - 30 | 20 - 30 | |
| Prestratified Charge | 80-90 | N/A | N/A | N/A | |
| Low Emission Combustion | 70 - 90 | 80 - 93 | N/A | 60 - 80 | |
| Non-selective Catalytic Reduction | 90 - 98 | N/A | N/A | N/A | |
| Selective Catalytic Reduction | N/A | 90 | 80 - 90 | 80 - 90 | |

Table 4-1Potential Emissions Reductions from Reciprocating I. C. Engines¹⁰

Table 4-2Potential Emissions Reductions from Turbines10

| Control | Emissions Reduction Potential (%) | | |
|-------------------------------|--|--|--|
| Water/Steam Injection | 70 - 90 | | |
| Low-NOx Combustors | 60 - 90 | | |
| Selective Catalytic Reduction | 90 | | |

5.0 Cost Effectiveness of Controls

The U.S. EPA has prepared a number of estimates of the cost effectiveness of controlling NOx emissions from RICE. The most recent and significant estimates are contained in federal ACT documents for RICE and turbines.^{8,9,12} U.S. EPA's Regulatory Impacts Analysis (RIA) for the NOx SIP Call and responses to various states' Section 126 Petitions also contained cost estimates for controlling large RICE.¹¹ The Illinois EPA relied on these documents to estimate the cost effectiveness of controlling Illinois NOx sources potentially affected by this proposed rulemaking.

5.1 Cost Effectiveness of Controls on RICE

Illinois EPA relied on U.S. EPA's cost estimates from the ACT and NOx SIP Call documents for RICE.⁸⁻¹² To estimate cost effectiveness of controls, U.S. EPA considers total capital costs and total annual costs. The total capital cost is the sum of the purchased equipment costs, direct installation costs, indirect installation costs, and contingency costs. Annual costs consist of the direct operating costs of materials and labor for maintenance, operation, utilities, material replacement and disposal, and indirect operating charges including plant overhead, general administration, and capital recovery charges. Cost effectiveness, in dollars/ton of NOx removed, is calculated for each control technique by dividing the total annual cost by the annual tons of NOx removed.

U.S. EPA's ACT document describes the costs of various NOx controls applicable to reciprocating RICE. Depending on the type, size, and operating hours of the engine, the cost effectiveness of each control varies from a few hundred to several thousands dollars per ton of NOx removed. The cost information in the ACT document is reported in 1993 dollars. The Illinois EPA used Consumer Price Index (CPI) conversion factor of 0.765 for 1993 to arrive at 2004 dollars. Table 5-1 summarizes the cost effectiveness of various control options for engines equal to or greater than 500 bhp.

Based on the ACT, there are a number of control options available which achieve the control levels proposed in this rulemaking. The cost effectiveness ranges from \$163 to \$5,961/ton of NOx removed, based on the total annual cost divided by total annual NOx reductions.

Table 5-1

| Type of Control | Engine Size (bhp) | Total Capital Cost (Thousands of 2004 dollars) | Cost Effectiveness (2004 dollars/ ton of NOx removed) |
|---|----------------------|---|--|
| Automatic A/F Control to Rich-Burn SI Engine | · 500 – 8000 | 14.9-32.0 | 567-1,080 |
| Electronic Ignition to Rich-Burn SI Engine | 500 - 8000 | 15.9-32.0 | 469-987 |
| A/F + Electronic Ignition to Rich-Burn SI Engine | 500 - 8000 | 30.8-63.9 | 540-1,065 |
| Prestratified Charge to Rich-Burn SI Engine | 500 - 8000 | 66.0-113.5 | 163-1,712 |
| Prestratified Charge with Turbocharger to Rich- Burn SI Engine | 500 - 8000 | 146.4-279.7 | 204-2,026 |
| NSCR to Rich-Burn Engine SI Engine | 500 - 8000 | 35.4-330.7 | 319-1,647 |
| Low Emission Combustion to Medium Speed Rich-Burn or Lean-Burn SI Engine | 500 - 8000 | 15.6-1,947.7 | 464-629 |
| Low Emission Combustion to Low Speed Rich- Burn or Lean-Burn SI Engine | 500 - 8000 | 639.2-4,052.3 | 991-2,575 |
| Automatic A/F control to Lean-Burn SI Engine | 550 - 11000 | 98.8-169.9 | 427-2,000 |
| Electronic Ignition to Lean-Burn SI Engine | 550 - 11000 | 15.9-32.0 | 652-1,556 |
| A/F + Electronic Ignition to Lean-Burn SI Engine | 550 - 11000 | 112.4-197.4 | 477-1,961 |
| SCR to Lean-Burn SI engine | 550 - 11000 | 457.5-1,451.0 | 641-3,542 |
| Electronic Injection to Diesel Engine | 500 - 8000 | 15.9-101.8 | 482-1,012 |
| SCR to Diesel Engine | 500 - 8000 | 308.5-1,264.1 | 899-4,536 |
| Electronic Injection to Dual-Fuel Engine | 700 - 8000 | 15.9-32.0 | 627-1,288 |
| SCR to Dual-Fuel Engine | 700 - 8000 | 333.3-1,264.1 | 1,165-4,745 |
| Low-Emission Combustion to Dual-Fuel Engine | 700 - 8000 | 941.2-5,228.8 | 2,928-5,961 |

Cost Effectiveness for Retrofit of Various NOx Controls Systems⁸

U.S. EPA's RIAs for the NOx SIP Call and Section 126 Petitions also contain estimates of the cost effectiveness of NOx controls for large RICE under NOx SIP Call.¹¹ The basic approach used by U.S. EPA in estimating the potential compliance cost of the NOx SIP call to RICE was to project costs in the absence of the rule; project costs to comply with the rule; and then compare the two sets of costs. The cost to these sources in the absence of the rule is referred to

as the 2007 CAA baseline or 2007 base case. Total annual compliance costs and NOx emissions changes were estimated incremental to the base case.

The geographic scope of the NOx SIP Call cost effective analyses is the 23 jurisdictions affected by the NOx SIP Call. Cost per ton of NOx removed for Illinois sources will be similar. The analyses provide results for 2007, the year in which all required emissions reduction strategies are to be fully implemented for units affected by the NOx SIP Call. All results were presented in 1990 dollars.

The potential emission reductions and control costs to RICE and other non-EGU sources affected by the NOx SIP Call were estimated using a model that is primarily based on data and assumptions from ACT documents prepared by U.S. EPA. For sources not in the trading program (e.g., RICE) the model applies control measures at individual emissions units based on a cost ceiling calculated in terms of average cost-effectiveness. The approach for sources outside the trading program provides estimates of the costs for meeting each state's emissions budget under a command-and-control scenario.

There are two types of costs incurred with the addition of NOx control technologies: a one-time capital cost for new equipment installation and annual operating and maintenance costs. In general, economies of scale exist for pollution control technologies for both capital costs and operating and maintenance costs. Thus, the size of the unit to which controls are applied and the utilization of the equipment on an annual basis will determine, in part, the cost of implementing the pollution control(s).

Table 5-2 summarizes U.S. EPA's command-and-control analyses for RICE for 5 different cost ceilings: \$1500/ton, \$2000/ton, \$3000/ton, \$4000/ton, and \$5000/ton. The analysis of large RICE was conducted by selecting the most cost-effective control measure available for each identified source that does not exceed the cost-effectiveness cut-off specified in the regulatory alternative. Table 5-2 shows the emissions reductions achieved in the analysis for each

regulatory alternative. Table 5-2 indicates that the alternatives achieve incremental reductions from the 2007 controlled baseline of roughly 89 percent.

| Regulatory Alternative | Number of Affected Sources | 2007 Baseline Emissions | 2007 Post-Control Emissions | 2007 Emission Reductions |
|---------------------------|----------------------------------|----------------------------|--------------------------------|-----------------------------|
| \$1,500/ton | 290 | 92,424 | 9,857 | 82,567 |
| \$2,000/ton | 304 | 92,424 | 9,840 | 82,584 |
| \$3,000/ton | 304 | 92,424 | 9,840 | 82,584 |
| \$4,000/ton | 304 | 92,424 | 9,840 | 82,584 |
| \$5,000/ton | 304 | 92,424 | 9,801 | 82,623 |

Table 5-22007 Ozone Season NOx Emission Reductions for LargeRICE¹¹

Table 5-3 shows the annual costs and resulting average cost-effectiveness for each of the five assumed cost ceilings. All of the regulatory alternatives achieve similar results and all reflect control measures that meet U.S. EPA's framework for highly cost-effective ozone season NOx emission reductions. U.S. EPA selected the \$5000/ton regulatory alternative as the basis for controlling RICE under the NOx SIP Call since this alternative provides the greatest emission reduction while being consistent with U.S. EPA's framework for highly cost-effective ozone season emissions reduction. This alternative results in an average reduction of 90 percent from an uncontrolled 2007 baseline.

| Table 5-3 |
|--|
| 2007 Cost and Cost-Effectiveness Results for Large |
| Stationary RICE ¹¹ |

| Regulatory Alternative | Annual Control Cost (million 1990\$) | Annual Monitoring and Administrative Costs (million 1990\$) | Total Annual Costs (million 1990\$) | Ozone Season Cost Effectiveness (\$/ozone season ton) |
|----------------------------------|--|---|--|---|
| \$1,500/ton | \$86.9 | \$12.4 | \$99.3 | \$1,203 |
| \$2,000/ton | 86.9 | 13.3 | 100.2 | 1,213 |
| \$3,000/ton | 86.9 | 13.3 | 100.2 | 1,213 |
| \$4,000/ton | 86.9 | 13.3 | 100.2 | 1,213 |
| \$5,000/ton | 87.1 | 13.3 | 100.4 | 1,215 |

Based on U.S. EPA's NOx SIP Call analysis, relying on the chosen regulatory alternative results in an ozone season cost effectiveness for the large RICE of \$1,215 (1990 dollars) per ton of NOx reduced or \$1,756 (adjusted to 2004 dollars) per ton of NOx reduced.

Another reference document that the Illinois EPA relied upon in the development of this regulatory proposal is "NOx Emissions and Control Techniques for Stationary Reciprocating Engines" (published by U.S. EPA 2000).²⁴ It discusses the uncontrolled and controlled levels of NOx emissions from RICE and the cost effectiveness of LEC. U.S. EPA obtained information on LEC costs from several sources. The total capital cost, annual operating cost, and cost effectiveness projections in Table 5-4 are based on actual costs for several LEC retrofits obtained from one engine manufacturer and one third party LEC vendor. Other inputs include uncontrolled NOx emissions of 16.8 g/bhp-hr, controlled emissions of 2.0 g/bhp-hr, and capacity utilization of 7,000 operating hours per year (prorated for the five months of the ozone season). In most respects, the analysis was conducted according to the methodology of the 1993 ACT document. The cost data was reported in 1990 dollars, Illinois EPA adjusted the cost data to 2004 dollars based on the CPI.

Table 5-4

| Engine | U U | | NOx Red | uction (tons) | Cost Effectiveness (\$/ton NOx) | |
|----------------|------------------|----------------|---------|-----------------------|---------------------------------|-----------------------|
| Size, (bhp) | Total Capital | Annual Cost | Annual | O ₃ Season | Annual | O ₃ Season |
| 80 | \$231,000 | \$59,100 | 9 | 4 | 7,730 | 18,510 |
| 240 | 242,000 | 61,400 | 27 | 11 | 2,680 | 6,430 |
| 500 | 259,000 | 65,200 | 57 | 24 | 1,360 | 3,270 |
| 1,000 | 293,000 | 72,400 | 114 | 48 | 750 | 1,820 |
| 2,000 | 359,000 | 86,900 | 228 | 95 | 450 | 1,090 |
| 4,000 | 493,000 | 116,000 | 457 | 190 | 300 | 730 |
| 6,000 | 627,000 | 146,000 | 685 | 285 | 250 | 610 |
| 8,000 | 760,000 | 175,000 | 914 | 381 | 230 | 550 |

Costs and Cost Effectiveness of LEC Controls in 2004 Dollars²⁴

U.S. EPA's AirControlNET4.0 model is another reference that Illinois EPA relied to provide cost data for NOx controls for Illinois RICE. The AirControlNET model, Version 4.0, is a control strategy and costing analysis tool prepared by E.H. Pechan & Associates, Inc for U.S. EPA, Office of Air Quality Planning and Standards, RTP, NC. AirControlNET model was used to identify the costs of NOx controls for non-utility oil and gas combustion sources in Illinois. Table 5-5 shows the AirControlNET costs in 2004 dollars of various NOx combustion controls available for RICE.

 Table 5-5

 AirControlNET Costs of Various NOx Combustion Controls Available for Illinois RICE

| Unit Type | Control Type | Cost (2004\$ /ton) | |
|-----------------------------|--------------------|--------------------|--|
| Rich Burn RICE-Gas, Diesel, | NSCR | 496 | |
| Lean Burn RICE-Gas | LEC (Medium Speed) | 724 | |
| Lean Burn RICE-Gas | LEC (Low Speed) | 2,436 | |
| RICE-Gas, Diesel, | IR | 1,116 | |
| RICE-Gas | AF + IR | 2,276 | |

5.2 Cost Effectiveness of Controls on Turbines

Illinois EPA relied on cost data contained in U.S. EPA's ACT⁹ and AirControlNET for determining cost effectiveness estimates for control of turbines. A compilation of control costs complied by STAPPA/ALAPCO¹⁰ is also summarized here. U.S. EPA's ACT document reference describes in detail the capital cost and cost effectiveness of various controls for turbines based on 1990 dollars. The 1990 dollar estimates have been adjusted to 2004 dollars throughout this discussion as described in Section 5.1. The cost effectiveness of two types of controls for smaller turbines of 3.3 MW varies from \$2645 per ton of NOx on an annual basis removed for steam injection to \$3,005 per ton of NOx removed for water injection control. For dry low-NOx combustion, cost effectiveness was \$1,532 per ton of NOx removed for a four MW gas-fired turbine.

STAPPA/ALAPCO prepared a document which summarizes the cost of controlling various sizes of turbines based on the cost information contained in the ACT for the turbines. The cost

information in the STAPPA/ALAPCO document¹⁰ is reported in 1993 dollars. Table 5-6 shows the cost effectiveness of controlling 5 to 25 MW turbines operating 8,000 hours annually.

| Type of Control | Turbine Size (MW) | Total Capital Cost (thousands of 2004 dollars) | Cost Effectiveness (2004 dollars/ ton of NOx removed) |
|-------------------------------------|-------------------------|---|---|
| Water Injection for Gas-Fired | 5 - 25 | 711-1,490 | 902-2,327 |
| Water Injection for Oil-Fired | 5 - 25 | 745-1,582 | 732-1,699 |
| Steam Injection for Gas-Fired | 5 - 25 | 928-2,105 | 993-2,614 |
| Steam Injection for Oil-Fired | 5 - 25 | 974-2,261 | 680-1,699 |
| Low-NOx Combustor for Gas- Fired | 5 - 25 | 630-1,438 | 314-1,046 |
| SCR for Gas-Fired | 5 - 25 | 748-2,013 | 1,606-3,203 |
| SCR for Oil-Fired | 5-25 | 748-2,018 | 1,072-2,039 |

 Table 5-6

 Cost Effectiveness for Various NOx Controls Systems for Turbines¹⁰

U.S. EPA's AirControlNET4.0 model was also used to provide cost data for NOx controls for turbines. Table 5-7 shows the AirControlNET costs of various NOx combustion controls available for Illinois RICE and turbines.

 Table 5-7

 AirControlNET Costs of Various NOx Combustion Controls Available for Turbines

| Unit Type | Control Type | Cost (2004\$ /ton) |
|-----------------|-----------------|--------------------|
| Turbines- N.Gas | Dry Low-NOx | 712 |
| Turbines- N.Gas | Steam Injection | 1,508 |
| Turbines- N.Gas | Water Injection | 2,189 |
| Turbines- Oil | Water Injection | 1,870 |

In summary, the Illinois EPA believes that retrofit costs of controlling sources at proposed levels will be \$496 to \$2,436 per ton of NOx reduced for RICE and \$712 to \$2,189 per ton of NOx reduced for turbines in 2004 dollars. It should be recognized that reducing NOx emissions by combustion controls on RICE and turbines may increase carbon monoxide emissions in some

cases. Illinois EPA believes that the increases in CO emissions are not significant from an air quality perspective, but may be high enough to trigger Prevention of Significant Deterioration (PSD) permitting requirements in some cases.

6.0 Existing and Proposed Regulations

6.1 Existing Illinois Regulations

In Part 217 of 35 Illinois Administrative Code, Illinois provides NOx limitations for certain fuel combustion emission units, such as boilers and certain process emission units which use or produce nitric acid. Because the Illinois air pollution regulations at 35 Ill. Adm. Code 211.2470 define "fuel combustion emission units" as boilers, furnaces, and other units that operate by indirect heat transfer, NOx emissions from reciprocating engines are not regulated in Illinois since they employ direct heat transfer. Also, pursuant to 35 Ill. Adm. Code 201.146, RICE of less than 1,118 kW (1,500 bhp) are currently exempt from permit requirements. Larger non-EGU turbines greater than or equal to 250 mmBtu/hr capacities are regulated under 35 Il. Adm. Code 217, Subpart U, which is the NOx SIP Call trading program for such units. Currently, there is no regulation to control NOx emissions from smaller turbines less than 250 mmBtu/hr capacities. The owner or operator of any new RICE and turbines is subject to new source review requirements and must meet any applicable New Source Performance Standards (NSPS) set by U.S. EPA.

6.2 Other States' Regulations

Tables 6-1 and 6-2 contain summaries of the NOx control requirements in other states. Several states have promulgated rules limiting NOx emissions from RICE. According to the STAPPA/ALAPCO document¹⁰, Connecticut, Louisiana, New Jersey, New York, Rhode Island, and Texas have established NOx limits based on the RACT requirements for NAAs. Typical NOx RACT limits are 1.5 - 3.0 g/bhp-hr (105-210 ppm) for gas-fired rich- and lean-burn engines, and 8-9 g/bhp-hr (584-660) for oil-fired lean-burn engines. In California, NOx emissions limits for RICE are based on the BART NOx limits. NOx limits in California's Ventura Bay Area County Air Quality Management Districts (AQMD), Santa Barbara County AQMD, and South Coast AQMD are more stringent than RACT, and are set at 0.6 - 1.9 g/bhp-hr (42 - 133 ppm) for lean-burn engines, 0.4 - 0.8 g/bhp-hr (28 - 70 ppm) for rich-burn engines, and 1.1 - 8.4 g/bhp-hr (80-613 ppm) for diesel engines. The size cut-off for engines to apply controls varies from 50 bhp to 500 bhp in the states mentioned above.

Table 6-1

| State | Engine Size Controlled (HP) | Control Level (g/hp-hr) | | | | |
|--|---|---|--|---|--|--|
| | | Gas-fired Rich Burn | Gas-fired Lean Burn | Compression Ignited Liquid Fired | | |
| Texas ¹³ | 500 and greater | 2 g/hp-hr (146 PPM) under all operating conditions | 2 g/hp-hr (146 PPM)* at full load, 5 g/hp-hr (365 PPM) at 80-100% load for new SI or CI dual fuel engines manufactured after June 18, 1992; 5 g/hp-hr for older units at all loads, 8 g/hp-hr (584 PPM) at 80-100% load | 11 g/hp-hr (803 PPM) | | |
| Indiana ¹⁴ | NOx SIP Call | NOx SIP Call | NOx SIP Call | NOx SIP Call | | |
| Connecticut ¹⁵ | ≥3 MMBtu/hr (1175 HP) | 2.5 g/hp-hr (183 PPM) | _ | 8 g/hp-hr (584 PPM) | | |
| Alabama ¹⁶ | NOx SIP Call | NOx SIP Call | NOx SIP Call | NOx SIP Call | | |
| New York ¹⁷ | Ozone Area and | 2 g/hp-hr (146 PPM) through March 31, 2005 & 1.5 g/hp-hr (110 PPM) after April 1, 2005 | 31, 2005 & 1.5 g/hp-hr (110 PPM) | 9 g/hp-hr (657 PPM) through March 31, 2005 & 2.3 g/hp-hr (168 PPM) after April 1, 2005 | | |
| New Jersey ¹⁸ | ≥500 HP | 1.5 g/hp-hr (110 PPM) | 2.5 g/hp-hr (182 PPM) | 8 g/hp-hr (584 PPM) | | |
| Pennsylvania ¹⁹ | 153 ton NOx/Season | 1.5 g/hp-hr (110 PPM) for ≥2,400 HP | | 2.3 g/hp-hr (168 PPM) for ≥4,400 HP | | |
| Maryland ²⁰ | N.G. Pipeline engines > 15% capacity factor | Limits of 300 pound/hr for a facility with 5 or less engines, and 566 lb/hr for a facility with more than 5 engines | | | | |
| Antelope Valley Air Quality Management District(AVAQMD) ²¹ | 50 HP stationary and 100 HP for portable | Electric motor, 36 PPM for stationary and 80 PPM for portable | | Up to 770 PPM for \geq 100 HP but less than 400 HP; 535 PPM for \geq 400HP | | |
| San Joanquin Valley Unified Air Pollution Control District (SJVUAPCD) ²² | 50 HP | 50 PPM or 90% red. For waste gas/field gas engine and 25 PPM or 96% red. for others | 75 PPM or 85% red for two stroke gaseous fuel < 100HP engine and 65 PPM for other | 65 PPM or 90% reduction | | |
| El Dorado County Air Pollution Control District (EDCAPCD) ²³ | 50 HP | 25 PPM to 50 PPM based on compliance dates | 65 PPM to 125 PPM based on compliance date | 600 PPM to 700 PPM based on compliance date | | |
| | | 1 | | | | |

NOx Control Requirements for RICE in Other States

Note: 1) NOx SIP Call requires 82 to 90 percent control on large engines that emitted one ton of NOx in any 1995 ozone season day.⁵

150 PPM

500 HP

IEPA Proposed

2) 1 g/hp-hr = 73 PPM conversion factor was used to convert g/hp-hr to ppmv at 15 percent O_2 on a dry basis.

210 PPM except 365 for

Worthington engines

660 PPM

Table 6-2

| State | Turbine Size Controlled (HP) | Control Level |
|--|------------------------------|--|
| Texas ¹³ | ≥500 HP (0.37 MW) | 3 g/hp-hr (0.82 lb/MMbtu) (220 PPM) |
| Indiana ¹⁴ | 250 MMBtu/hr (≈25 MW) | Budget allowances under NOx Emissions Trading Program |
| | Up to 100 MMBtu/hr (≈10 MW) | 55 PPM for Gas-fired, 75 PPM for Oil-fired |
| Connecticut ¹⁵ | < 100 MMBtu/hr | 0.9 lb/MMBtu (224 to 245 PPM) |
| New York ¹⁷ | ≥10 MMBtu/hr (≈1 MW) | RACT, For Simple Cycle 50 PPM for gas, 100 PPM for oil; for combined cycle 42 PPM for gas and 65 PPM for oil |
| New Jersey ¹⁸ | ≥30 MMBtu/hr (≈3 MW) | For simple cycle gas-fired 0.2 lb/MMBtu (50 PPM), for oil-fired 0.4 lb/MMBtu (109 PPM); for combined cycle gas-fired 0.15 lb/MMBtu (37 PPM), and for oil-fired 0.35 lb/MMBtu (95 PPM) |
| Maryland ²⁰ | ≥Capacity factor 15% | 42 PPM for gas burning and 65 PPM for oil burning |
| South Coast Air Quality Management District (SCAQMD) ²⁵ | ≥0.3 MW | 9 PPM to 25 PPM depending on the size and type |
| IEPA Proposed | ≥3.5 MW | 42 for gas-fired and 96 PPM for oil-fired |

NOx Control Requirements for Turbines in Other States

6.3 Proposed Illinois Regulations

The Illinois EPA considered other states NOx regulations, STAPPA/ALAPCO recommendations, and U.S. EPA guidance documents in its proposal to establish reasonable levels of NOx controls for reciprocating engines and turbines in Illinois. Size thresholds for the units affected by the proposed regulation are based on their PTE for NOx on an annual basis. Illinois EPA is proposing to control NOx emissions from sources that have a PTE of 100 TPY or more of NOx aggregated from all the affected units at the source. The proposed regulation applies to RICE of 500 bhp capacities and above, and to stationary turbines of capacities equal to or greater than 3.5 MW. The proposed regulation does not apply to emergency standby engines; engines used in research and testing for the purposes of performance verification and testing of engines; engines/turbines regulated under 35 Ill. Adm. Code 217, Subpart W; engines/turbines

used for agricultural purpose; and certain portable engines. Sources can avoid the proposed control requirement by staying below source-wide NOx emissions of 100 tpy from all affected units or if the total operating rate for all affected engines is less than eight million bhp per year and all affected turbines is less than 20 thousand MW-hr per year.

Illinois EPA relied upon the U.S. EPA's ACT, TSDs for the NOx SIP Call, and STAPPA/ALAPCO guidance documents⁸⁻¹² to propose levels of controls for various types of units. All of the proposed controls levels are based on the retrofit techniques available for each category of affected unit. From review of the TSDs^{12, 22} and the comments received from the affected sources during outreach, Illinois EPA determined that LEC controls on Worthington engines can achieve NOx emissions of 308-420 ppmv as compared to other spark-ignited lean burn engine that can achieve NOx emissions below 210 ppmv. Therefore, an average limit of 365 ppmv is proposed for Worthington engines. Although, post-combustion controls, such as SCR, are available and can achieve the greatest reductions, the proposed control levels do not require SCR as a compliance method.

Section 182(f) of the CAA introduced the requirement for existing major stationary sources of NOx in NAAs to install and operate RACT to control NOx emissions. The statewide NOx control levels proposed in this submittal are considered reasonable, attainable, and cost-effective. The NOx emissions levels are prescribed in ppmv corrected to 15 percent O₂ on a dry basis. The NOx limits for engines are 150 ppmv for spark-ignited rich-burn, 210 ppmv for spark-ignited lean-burn, 365 ppmv for Worthington engines and 660 ppmv for diesel engines and for turbines the NOx limits are 42 ppmv for gas-fired and 96 ppmv for liquid-fired. An owner or operator may comply with the control requirements by averaging the emissions of affected units that commenced operation on or before January 1, 2002, unless the unit is a replacement unit, in which case such a unit may be included even if it commenced operation after January 1, 2002. Compliance with the emission limits will be determined on both an ozone season (May 1, to September 30) and an annual (January 1 to December 31) basis each year. For units included in an averaging plan, and units using Continuous Emissions Monitoring Systems (CEMS), compliance with the emission limits must be demonstrated each year. For all other unites,

compliance will be demonstrated on a periodic basis using stack tests and portable monitoring systems.

Illinois EPA reviewed the U.S. EPA's TSDs^{12, 22} and determined that most engines and turbines can reasonably achieve the proposed NOx emission limitations. However, some engines or turbines may have difficulty in achieving the proposed limits. Therefore, Illinois is also proposing a NOx emissions averaging option to assist sources in complying with the regulations. To take advantage of this flexible approach, a company must submit an averaging plan which lists all of its units that will be included under this option. The total sum of the actual NOx emissions from each engine or turbine in an averaging plan (based on stack tests results and annually monitored data) must be less than the total sum of the allowable NOx emissions from those engine and turbines in the averaging plan based on the respective control level proposed. If sources, which are using an averaging plan, replace their fuel combusting units with electric motors, the allowable NOx emissions from the affected units that were replaced should be used in the averaging calculations and the actual NOx emissions for the electric motors are considered zero. The allowable NOx emissions from the electric motor is determined by multiplying the total bhp-hrs generated by the motor (bhp rate of motor x operating hours) by the allowable NOx emission rate of the replaced unit in lbs/mmBtu and converting the pounds of NOx emissions using the factor of 0.00077 mmBtu/bhp-hr. The conversion factor was derived by using a standard conversion factor of one bhp-hr equals to 2545.1 Btu and engine thermal efficiency of 33%.

For a replacement unit which is not electric, the allowable NOx emission rate to be used in the averaging plan prior to its compliance date will be the higher of the applicable uncontrolled NOx emission rate from the U.S. EPA's AP-42 document or the actual NOx emission rate as determined by testing or monitoring. On and after the applicable compliance date for the replacement unit, the allowable NOx emission rate will be the allowable applicable NOx emission concentration limit specified in the proposed rule.

For a unit that is replaced with purchased power, the allowable NOx emission rate will be the applicable NOx emissions concentration specified in the proposed rule. The actual hours of operation to be used will be the annual hours of operation for the replaced unit averaged over the three-year period prior to the date of purchasing power. Purchased power units may be included in an emission averaging plan for no more than five years.

Tables 6-3 and 6-4 provide examples of how the proposed averaging plan will work. Table 6-3 shows an example plan which includes four engines and one turbine. In this example, actual NOx emissions of 812,965 pounds are greater than the allowable NOx emissions of 804,666 pounds; therefore, the source is not in compliance with the proposed rule. Table 6-4 shows that by adjusting the operating hours of each engine and turbine, the actual NOx emissions of 783,316 pounds, therefore the company achieves compliance without any penalty in fuel consumption and total bhp-hrs in a year.

Table 6-3 Example of Averaging Plan-Case 1

| Engines | Rated bhp | Allow. NOx Limit (PPM) | Actual NOx Limit (PPM) | Fuel Use (mmBtu/yr) | Hours of Oper. | Bhp-hrs x10 ³ | Allow. NOx (lb) | Actual NOx (lb) |
|-----------|--------------|---------------------------------|---------------------------------|------------------------|----------------------|-----------------------------|--------------------|--------------------|
| Engine 1 | 3,000 | 150 | 175 | 127,500 | 5,000 | 15,000 | 70,456 | 82,199 |
| Engine 2 | 3,500 | 210 | 220 | 148,750 | 5,000 | 17,500 | 115,078 | 120,558 |
| Engine 3 | 4,000 | 660 | 700 | 170,000 | 5,000 | 20,000 | 436,121 | 462,553 |
| Engine 4 | 4,500 | 210 | 150 | 191,250 | 5,000 | 22,500 | 147,958 | 105,684 |
| Turbine 5 | 5,361 | 42 | 50 | 227,843 | 5,000 | 26,805 | 35,253 | 41,968 |
| Total | | | | 865,343 | 25,000 | 101,805 | 804,866 | 812,962 |

Table 6-4Example of Averaging Plan-Case 2

| Engines | Rated bhp | Allow. NOx Limit (PPM) | Actual NOx Limit (PPM) | Fuel Use (mmBtu/yr) | Hours of Oper. | Bhp-hrs x10 ³ | Allow. NOx (lb) | Actual NOx (lb) |
|-----------|--------------|---------------------------------|---------------------------------|------------------------|----------------------|-----------------------------|--------------------|--------------------|
| Engine 1 | 3,000 | 150 | 175 | 114,750 | 4,500 | 15,000 | 63,410 | 73,979 |
| Engine 2 | 3,500 | 210 | 220 | 133,875 | 4,500 | 17,500 | 103,570 | 108,502 |
| Engine 3 | 4.000 | 660 | 700 | 156,400 | 4,600 | 20,000 | 401,231 | 425,548 |
| Engine 4 | 4,500 | 210 | 150 | 232,475 | 6,078 | 22,500 | 179,851 | 128,465 |
| Turbine 5 | 5,361 | 42 | 50 | 227,843 | 5,000 | 26,805 | 35,253 | 41,968 |
| Total | | 1 | | 865,343 | 24,678 | 101,805 | 783,316 | 778,463 |

Owners or operators of reciprocating engines impacted by the NOx SIP Call are required to comply with the proposed rule on or before May 1, 2007. An owner or operator of any affected engine not subject to the NOx SIP Call, and affected turbines located in Cook, DuPage, Grundy, Kane, Kendall, Lake, McHenry, Will, Jersey, Madison, Monroe, Randolph, or St. Clair counties (NAA counties) are required to comply with the rule by January 1, 2009. All affected engines rated at 1,500 bhp or more and turbines rated at 5 MW (6,702 bhp) or more that are neither subject to the NOx SIP Call nor located in the NAA counties are required to comply with the rule on and after January 1, 2011. All other affected engines rated at \geq 500 bhp but less than 1,500 bhp and turbines rated \geq 3.5 MW but less than 5 MW that are neither subject to the NOx SIP Call nor located in the above mentioned NAA Counties are required to comply with the rule on and after January 1, 2012. Table 6-5 summarizes the compliance schedule dates for various types of affected units.

The January 1, 2009 compliance date of the proposed rule was chosen to obtain the greatest amount of NOx emissions in NAAs in Illinois EPA's efforts to reach attainment by U.S. EPA's prescribed attainment dates of June 2010 for the new ozone and $PM_{2.5}$ NAAQS. ^{28, 29} (70 FR-71612) (70 FR 65984)

The January 1, 2011 compliance date of the proposed rule was chosen to further assist in minimizing transport of NOx emissions into NAAs and thereby improve air quality. Modeling by U.S. EPA and LADCO indicates that additional reductions will be necessary to reach attainment for the ozone and $PM_{2.5}$ NAAQS. In addition, outreach discussions with impacted sources indicates that obtaining control equipment and technical support for installation could create long delivery time and delays with increased market demands. These less impacting NOx sources were given additional compliance times to alleviate the potential equipment backlog for the larger and more local NOx sources.

Similarly, the January 1, 2012 date was chosen to also allow these smaller NOx sources more time to comply and alleviate some of the market demand for control equipment and technical staff for larger and local NOx sources.

| Affected Units | Compliance Date |
|--|-----------------|
| NOx SIP Call Units | May 1, 2007 |
| RICE and Turbines Located in NAA Counties | January 1, 2009 |
| RICE ≥1,500 bhp and Turbines ≥5 MW located in Attainment Counties | January 1, 2011 |
| All Other RICE ≥500 bhp but < 1,500 bhp and Turbines ≥3.5 MW but < 5 MW located in Attainment Counties | January 1, 2012 |

 Table 6-5

 Compliance Schedule for Affected Units

The proposed regulations provides for the limited use of CAIR NOx allowances to comply with the emission limitations. The use of CAIR NOx allowances are limited to documented unforeseen or anomalous operating scenarios inconsistent with historical operations for a particular ozone season or calendar year. This compliance option can not be used more than twice in any five-year rolling period and also can not be used by the affected NOx SIP Call units. The owner or operator shall surrender one NOx allowance for each ton or portion of a ton of NOx emissions on an annual basis by which actual emissions exceed allowed emissions.

An owner or operator of an engine or a turbine subject to the proposed control limits shall perform a compliance performance test once every five years to demonstrate compliance with the rule. For engines subject to the NOx SIP Call, the initial compliance test must be performed by May 1, 2007. For all other affected units, an initial compliance test must be performed by the later of the applicable compliance date or within the first 876 hours of operation. In addition, all affected units must be tested once every five years thereafter. Section 217.394 of the proposal provides methods and procedures for testing and monitoring of the performance of an affected unit. The test methods provided are approved by the U.S. EPA as set forth in 40 CFR 60.

Pursuant to proposed Section 217.396, an owner or operator of an affected unit is required to maintain the required records such as, but not limited to:

- Records to identify impacted engines, calendar date of records;
- Type and quantity of fuel used on a monthly basis,

- Results of monitoring performed on the affected unit and reported deviations, a log of inspection and maintenance performed;
- Copies of the calculations used to demonstrate compliance with ozone season and annual control period limits;
- Number of operating hours, periods of malfunction and repairs; and
- Corrective action taken to meet limits or control levels for a period of five years at the source at which the affected unit is located.

Proposed Section 217.396 also provides reporting requirements such as, but not limited to:

- Notifying the Illinois EPA 30 days and five days prior to testing;
- Submitting results of tests to the Illinois EPA within 30 days;
- Reporting any monitored exceedances of the applicable NOx concentration;
- Amending the applicable permit within 90 days of shutting down the unit;
- Notifying the Illinois EPA by October 31 if the averaging plan cannot demonstrate compliance for any ozone season;
- Reporting annually by January 30 the total mass of allowable and actual NOx emissions for the ozone season and annual control period from all affected units in the averaging plan;
- Providing annually by January 30 the information required to determine actual NOx emissions; and
- Providing annually by January 30 the calculations that demonstrate the total actual NOx emissions are less than the total allowable NOx emissions.

7.0 Potentially Affected Sources

7.1 Sources Affected by the NOx SIP Call

To determine the impacted sources resulting from the NOx SIP Call, the Illinois EPA used the U.S. EPA's corrected 1995 base year inventory (March 2, 2000) that contained the NOx emissions sources for each of the affected states. A computer search of the corrected 1995 NOx inventory revealed that there were 28 internal combustion reciprocating engines located in Illinois that emitted more than one ton of NOx per day during the ozone season in 1995, which is the applicability level of the NOx SIP Call. Of these 28 impacted engines, three are located at a chemical manufacturing company and are used to compress ammonia gas, and 25 are located at natural gas pipeline facilities to run compressors. Attachment B to this TSD lists those units impacted by the NOx SIP Call and specifies the required NOx emissions reductions from each impacted unit needed to meet the requirements of the NOx SIP Call.

7.2 Other Potentially Affected Sources

To determine potentially affected engines and turbines besides those impacted by the NOx SIP Call, the Illinois EPA reviewed its 2004 inventory of RICE and turbines. Illinois EPA removed the units that were subject to 35 Ill. Adm. Code 217, Subpart W, NOx regulations for EGU. Remaining was a total of 1,200 RICE and 205 turbines in 2004 NOx inventory that have the potential to be affected by the proposed regulations.

The Illinois EPA estimates that NOx emissions from these potentially affected units in Illinois were 27,366 TPY and 13,536 tons per ozone season. The Illinois EPA estimates that of the 1,200 potentially affected RICE in Illinois, 202 RICE would be impacted by the proposed rule based on 2004 operating rates. Of the 205 potentially affected gas turbine units, 36 would be impacted when 2004 operating rates are accounted for. These estimates are conservative and are based on the assumption that sources that do not operate more than eight million bhp-hrs in a year or 20,000 MW-hrs in a year will have their permit revised to limit their operations to take advantage of exemption levels. Also, the Illinois EPA based its estimates conservatively by using the estimated normal operation of the each unit and did not base it on the PTE estimates

which would increase the number of impacted sources considerable. A list of impacted sources of this proposal is included in the Attachment C to this TSD.

Current Illinois regulations do not require sources to obtain permits to operate RICE with a capacity of less than 1,500 bhp. Therefore, the Illinois NOx inventory does not include all the engines from 500 to 1,500 bhp that may be affected by this proposal. To identify potentially affected sources and to estimate NOx emissions reductions from sources, with smaller engines, the, the Illinois EPA, with the assistance of the Department of Commerce and Economic Opportunity (DCEO), conducted a statewide survey of industries and businesses and mailed 10,025 survey forms to determine how many engines in the 500 to 1,500 bhp size range are in Illinois. Out of 10,025 surveys, only 458 were returned and, of those, only 8 reported having RICE in the range of 500 to 1500 bhp. Assuming the same proportion of affected engines per number of responses applies to those that did not respond to the survey, the Illinois EPA estimates that there are approximately 175 units that have the potential to be affected by the proposed rule. The Illinois EPA further assumed that many of these units would qualify for exemptions and therefore, only approximately 44 engines would be impacted by this proposal. Table 7-1 summarizes the number of impacted sources of this proposal using this very conservative methodology.

Table 7-1

Number of Affected Sources

| Unit Type | Potentially Affected | Impacted |
|-----------------------------------|----------------------|----------|
| IC Engines ≥1,500 bhp | 1,200 | 202 |
| Non-EGU Turbines ≥ | 205 | 36 |
| IC Engines ≥500 bhp & < 1,500 bhp | 175 | 44 |
| Total | 1,580 | 282 |

8.0 NOx Emissions Reductions

8.1 Reductions from Sources Affected by the NOx SIP Call

The Illinois EPA used U.S. EPA's 1995 NOx SIP Call emission inventory to determine NOx emissions from those sources impacted by the federal rulemaking. Daily NOx emissions from the impacted units were multiplied by 153 to obtain the ozone season NOx emissions. Since the NOx SIP Call NOX "budget" was based on the projected 2007 ozone season, the 1995 seasonal NOx emissions were multiplied by a NOx growth factor for each affected unit to forecast the 2007 ozone season NOx emissions. U.S. EPA relied on the economic growth projection model (EGAS) to provide the growth factors for each emission unit for Illinois sources. Total projected 2007 seasonal NOx emissions from these 28 sources were calculated to be 6,618 tons.

The Illinois EPA applied a control efficiency of 82 percent to the 2007 seasonal NOx emissions to the uncontrolled 2007 seasonal NOx emissions to obtain the 2007 seasonal which is consistent with U.S. EPA's modeling to obtain the total 2007 season NOx emissions for affected units. The required control on these engines will reduce 2007 base emissions by 5,422 tons per season, to a controlled level of 1,196 tons per season. Attachment B to this TSD identifies the 28 emission units potentially impacted by the proposed regulation and the required NOx emissions reduction to comply with NOx SIP Call Phase II requirements. Based on the average uncontrolled level NOx emission rate of 16.8 g/bhp-hr as reported in the U.S. EPA's TSD¹² and a controlled NOx emission rate of 3 g/bhp-hr (210 ppmv), the Illinois EPA's proposal meets the NOx SIP Call emissions reduction requirement for natural gas-fired RICE.

8.2 Reductions from Other Affected Sources

As described in Section 7.2, the Illinois EPA estimated that the total 2004 NOx emissions from the 202 RICE and 36 turbines potentially affected by this proposal to be 19,936 TPY and 8,491 tons per ozone season. The Illinois EPA applied an 82 percent control level to gas-fired engines, 25 percent control efficiency to diesel engines, and 60 percent control efficiency to turbines to estimate NOx emissions reductions from the proposed rule. No control was applied to a turbine which is subject to NSPS for NOx emissions. When fully implemented in 2012, the proposed

rule will achieve estimated NOx emissions reductions from affected sources (including NOx SIP Call impacted engines) of 15,199 tons per year and 6,427 tons per ozone season from RICE greater than 1,500 bhp and turbines greater than 3.5 MW as shown in Tables 8-1, 8-2 and 8-3.

Table 8-1

| | Uncont | rolled NOx | NOx Emissions Reductions | | |
|------------------|-----------|---------------|--------------------------|---------------|--|
| Year | (tons/yr) | (tons/season) | (tons/yr) | (tons/season) | |
| 2009 | 7,874 | 3,314 | 6,257 | 2,634 | |
| 2011 | 15,725 | 6,707 | 12,415 | 5,278 | |
| 2012 | 18,276 | 7,777 | 14,412 | 6,093 | |
| 2012 Small units | 3,256 | 1,357 | 2,670 | 1,113 | |
| 2012 Total | 21,532 | 9,134 | 17,082 | 7,206 | |

Estimated NOx Emissions Reductions from Affected RICE

Table 8-2

Estimated NOx Emissions Reductions from Affected Turbines

| | Uncont | rolled NOx | NOx Emissions Reductions | | |
|------|-----------|---------------|---------------------------------|---------------|--|
| Year | (tons/yr) | (tons/season) | (tons/yr) | (tons/season) | |
| 2009 | 780 | 337 | 259 | 108 | |
| 2011 | 1,524 | 657 | 705 | 300 | |
| 2012 | 1,660 | 714 | 787 | 334 | |

Table 8-3

Estimated NOx Emissions Reductions from Affected RICE and Turbines

| | Uncont | rolled NOx | NOx Emissions Reductions | | |
|------------------|-----------|---------------|--------------------------|---------------|--|
| Year | (tons/yr) | (tons/season) | (tons/yr) | (tons/season) | |
| 2009 | 8,654 | 3,651 | 6,515 | 2,742 | |
| 2011 | 17,385 | 7,420 | 13,203 | 5,612 | |
| 2012 | 19,936 | 8,491 | 15,199 | 6,427 | |
| 2012 Small units | 3,256 | 1,357 | 2,670 | 1,113 | |
| 2012 Total | 23,192 | 9,848 | 17,869 | 7,540 | |

To estimate NOx emissions reductions from the smaller RICE, between 500 bhp and 1,500 bhp, the Illinois EPA assumed the average capacity of the impacted RICE to be 1,000 bhp and the estimated operating schedule to be 4,000 hours per year. At a NOx emission rate of 16.8 g/bhp-hr, the estimated 2004 NOx emissions were determined to be 3,256 tons NOx per year. At a control efficiency of 82 percent, the NOx reduction from these engines will be 2,670 TPY and 1,113 tons per ozone season in 2012. Table 8-1, 8-2, and 8-3 show the estimated NOx emissions reductions from "small units" with their corresponding total NOx emissions reductions.

As shown in Table 8-3, this proposal will provide NOx emissions reductions of 17,869 TPY and 7,540 tons per ozone season when fully implemented in 2012. This equates to a reduction in NOx emissions of 65 percent on an annual basis and 55 percent during the ozone season from all RICE and turbines in Illinois.

9.0 Summary

This Technical Support Document presents the rationale, the documentation, and the methodology relied on by the Illinois EPA in the development of its proposed regulation to control NOx emissions from reciprocating internal combustion engines (RICE) and turbines. NOx emissions are a contributor to fine particulate matter (PM_{2.5}) and ozone levels in areas of Illinois that are designated as nonattainment areas (NAAs) for these pollutants. Reciprocating internal combustion engines and turbines are a source category that accounts for eight percent or 23,347 TPY of total point source NOx emissions in Illinois. The proposed regulation is being submitted to the Illinois Pollution Control Board to satisfy the requirements of the 2004 NOx SIP Call Phase II, the CAA Section 110 requirements for NOx RACT on major sources, and as a SIP control strategy to assist Illinois in reaching attainment of the 8-hour ozone and PM_{2.5} NAAQS.

U.S. EPA's final NOx SIP Call published on April 21, 2004, requires RICE that emit more than one ton per day of NOx emissions during the ozone season to reduce their NOx emissions by 82 percent for gas-fired and 90 percent for other liquid-fired engines relative to 1995 levels. The required control level for large non-EGU turbines is 60 percent below their projected 2007 uncontrolled level. This regulatory proposal, if adopted, requires Illinois RICE and turbines impacted by the NOx SIP Call to comply with the NOx reduction requirements by May 1, 2007, thereby satisfying this federal obligation.

This proposal is also intended to address the CAA requirement for NOx RACT for RICE and turbines in 8-hour ozone and $PM_{2.5}$ NAAs. Section 110 of the CAA mandates that the State of Illinois adopt a SIP containing adequate provisions to assure attainment of the primary and secondary NAAQS within its boundaries. The proposed regulation requires affected units at a source with the potential to emit (PTE) 100 tons per year (TPY) of NOx to apply control technology that is economically reasonable and technologically feasible. In addition to RICE and turbine regulations, Illinois EPA is in the process of developing statewide regulations to control other NOx source categories, as needed, to satisfy the CAA requirement for NOx RACT.

Furthermore, Section 110(a)(2)(D) of the CAA prohibits major stationary sources from emitting air pollutants that prevent any other state from attaining the NAAQS. Sufficient modeling has been conducted to date, by the U.S. EPA, LADCO, and the Illinois EPA, to justify the Illinois EPA's proposals to reduce NOx emissions from RICE, turbines, and other NOx emission sources statewide as part of its overall plan to attain the NAAQS in Illinois and to mitigate any transport of NOx emissions to downwind states.

In the submitted rule, Illinois EPA is proposing to control NOx emissions statewide from sources that have a PTE of 100 TPY or more of NOx aggregated from all the affected units at the source. The proposed regulation applies to RICE of 500 bhp capacities and above, and to stationary turbines of capacities equal to or greater than 3.5 MW. The proposed regulation does not apply to emergency standby engines; engines used in research and testing for the purposes of performance verification and testing of engines; engines/turbines regulated under 35 Ill. Adm. Code 217, Subpart W; engines/turbines used for agricultural purposes; and certain portable engines. Sources can avoid the proposed control requirement by staying below source-wide NOx emission levels of 100 TPY from all affected units or by operating all affected engines less than eight million brake-hp-hr and all affected turbines less than 20 thousand MW-hr per year.

Staggered compliance dates are proposed in the Illinois rule submittal. Owners or operators of reciprocating engines impacted by the NOx SIP Call are required to comply with the proposed rule by May 1, 2007. An owner or operator of any affected turbine or engine not subject to the NOx SIP Call and located in an ozone or $PM_{2.5}$ NAA, must comply with the rule by January 1, 2009. All affected engines rated at 1,500 bhp or more and turbines rated at 5 MW (6,702 bhp) or more that are neither subject to the NOx SIP Call nor located in the NAA counties are required to comply with the rule by January 1, 2011. All other affected engines and turbines are required to comply with the rule by January 1, 2012. From outreach discussions, this approach was recommended to help alleviate anticipated equipment and material delays, as well as demands on technical staffing needed for installation and testing of new controls, without sacrificing critical emission reductions.

Illinois EPA is also proposing a NOx emissions averaging option to assist sources in complying with the regulations. To take advantage of this flexible approach, a company must submit an averaging plan which lists all of its units that will be included under this option. The total sum of the actual NOx emissions from each engine or turbine in an averaging plan (based on stack tests results and annually monitored data) must be less than the total sum of the allowable NOx emissions from those engine and turbines in the averaging plan based on the respective control level proposed.

The proposed regulations will reduce NOx emissions by 5,422 tons per ozone season in 2007 ozone control season and satisfy the U.S. EPA's NOx SIP Call Phase II requirements for RICE. In addition, the proposed regulation will impact approximately 202 RICE (NOx SIP Call engines included) and 36 turbines in Illinois when fully implemented in 2012. When fully implemented, the proposed rule will reduce the statewide NOx emissions from RICE by approximately 17,082 TPY and 7,206 tons per ozone control season at a cost effectiveness of \$496 to \$2,436 per ton of NOx (in 2004 dollars). Emissions from gas turbines will be reduced by approximately 787 TPY and 334 tons per ozone season at a cost effectiveness of \$712 to \$2,189 per ton of NOx (in 2004 dollars). This equates to 65 percent NOx emissions reduction annually and 55 percent NOx emissions reduction in the ozone season from the RICE and turbines in Illinois. From a perspective of only affected units, the proposed rule, if adopted will result in a 77 percent NOx emissions reductions annually and seasonally.

10.0 References

- 1. National Ambient Air Quality Standards for Ozone, 62 FR 38855, July 18, 1997, (Ozone Standards).
- 2. National Ambient Air Quality Standards for Particulate Matter, 62 FR 38652, July 18, 1997, (PM_{2.5} Standards).
- 3. The Clean Air Act (CAA), 42 U.S.C. 7401 et seq.
- Finding of Significant Contribution and Rulemaking for Certain States in the Ozone Transport Assessment Group Region for Purposes of Reducing Regional Transport of Ozone; Rule. Part II, Environmental Protection Agency, 63 FR 57356, Tuesday, October 27, 1998.
- 5. Interstate Ozone Transport: Response to Court Decisions on the NOx SIP Call, NOx SIP Call Technical Amendments, and Section 126 Rules; Final Rule. 69 FR 21603, April 21, 2004.
- 6. Technical Support Document for Final Clean Air Interstate Rule, Air Quality Modeling, U.S. EPA, Research Triangle Park, NC, March 2005.
- 7. LADCO, Attainment Strategy Options, Draft, October 28, 2005.
- 8. Alternative Control Techniques Document--NOx Emissions from Stationary Reciprocating Internal Combustion Engines EPA-453/R-93-032, July 1993, U.S. EPA, OAQPS, RTP, NC 27711.
- 9. Alternative Control Techniques Document- NOx Emissions from Stationary Gas Turbines, EPA-453/R-93-007, January 1993, U.S. EPA, OAQPS, Research Triangle Park, NC 27711.
- 10. Controlling Nitrogen Oxides Under the Clean Air Act: A Menu of Options, July 1994, State and Territorial Air Pollution Program Administrators/Association of Local Air Pollution Control Officials.
- Regulatory Impacts Analysis for the NOx SIP Call, FIP, and Section 126 Petitions, Volume 1: Costs and Economic Impacts, EPA-452/R-98-003, September 1998, U.S. EPA, Office of Air and Radiation, Washington, DC20460.
- 12. Stationary Reciprocating Internal Combustion Engines Technical Support Document for NOx SIP Call, October 2003, Doug Grano/Bill Neuffer, EPA, OAR, OAQPS, OPSG.
- 13. Texas Administrative Code. Title 30, Rule 106.512: Stationary Engines and Turbines.

- Indiana Department of Environmental Management, Office of Air Quality, Section 9.326 IAC 10-5. Rule 5 Nitrogen Oxide Reduction Program for Internal Combustion Engines (ICE).
- 15. Document Prepared by the State of Connecticut, Department of Environmental Protection. Sec. 22a-174-22 Control of Nitrogen Oxides Emissions.
- 16. Alabama Department of Environmental Management. Air Division, Chapter 335-3-8, Nitrogen Oxides Emissions.
- 17. New York State, Department of Environmental Conservation Rule and Regulations, Subpart 227.2, Reasonable Available Control Technology (RACT) for Oxides of Nitrogen (NOx).
- New Jersey State Department of Environmental Protection, New Jersey Administrative Code Title 7, Chapter 27, Subchapter 19: Control and Prohibition of Air Pollution from Oxides of Nitrogen.
- 19. Pennsylvania Department of Environmental Protection, Air Quality Regulations, Small Source of NOx Cement Kilns and Large Internal Combustion Engines, 25 PA Code CHS 121,129 and 145.
- 20. Code of Maryland Regulations. Title 26 Department of the Environment. Subtitle 11 Air Quality, Chapter 09: Control of Fuel-Burning Equipment, Stationary Internal Combustion Engines, and Certain Fuel-Burning Installation.
- 21. Antelope Valley Air Quality Management District. Rule 1110.2: Emissions from Stationary, Non-Road & Portable Internal Combustion Engines.
- 22. San Joaquin Valley Unified Air Pollution Control District Rule 4702: Internal Combustion Engines Phase 2.
- 23. El Dorado County Air Pollution Control District Rule 233: Stationary Internal Combustion Engines.
- 24. Stationary Reciprocating Internal Combustion Engines, Updated Information on NOx Emissions and Control Techniques, Revised Final Report, EPA Contract No. 68-D-026, Work Assignment No. 2-28, EC/R Project No. ISD-228, September 1, 2000.
- 25. South Coast Air Quality Management District, Rule 1134 Emissions of Oxides of Nitrogen from Stationary Gas Turbines.
- 26. Air Quality Designations and Classifications for fine Particles (PM_{2.5}) National Ambient Air Quality Standards, 70 FR 943, January 5, 2005.

- 27. 8-hour Ozone National Ambient Air Quality Standards, 69 FR 23858, April 30, 2004.
- 28. Final Rule to Implement the 8-Hour Ozone National Ambient Air Quality Standard, 70 FR 71612, November 29, 2005.
- 29. Proposed Rule to Implement the fine Particle National Ambient Air Quality Standards, 70 FR 65984, November 1, 2005.
- 30. Rule to Reduce Interstate Transport of Fine Particulate Matter and Ozone (Clean Air Interstate Rule); Revisions to Acid Rain Program; Revisions to the NOx SIP Call, 70 FR 25162, May 12, 2005.

Attachment A

Assessment of Regional NOx Emissions in the Upper Midwest

Prepared by the Lake Michigan Air Directors' Consortium

February 15, 2007

Assessment of Regional NOx Emissions in the Upper Midwest

The purpose of this document is to summarize the results of air quality analyses performed by the Lake Michigan Air Directors Consortium (LADCO) for NOx emissions. NOx emissions are a precursor to ozone and $PM_{2.5}$ (particulate nitrate) concentrations. The following sections review NOx emissions for two base years (2002 and 2005) and three projected future years (2009, 2012, and 2015), and the effect of NOx emissions on ozone and $PM_{2.5}$ concentrations and regional haze levels.

NOx Emissions

NOx emissions are summarized by year and source sector for the 5-state LADCO region in Figure 1, and by state and source sector for 2009 in Figure 2.

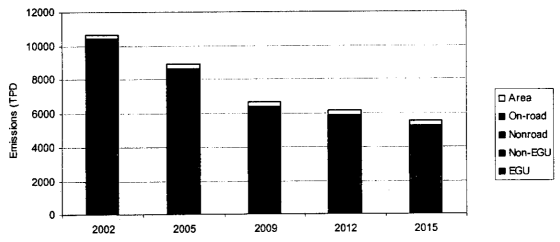


Figure 1. NOx emissions for 5-state LADCO region (tons per day)

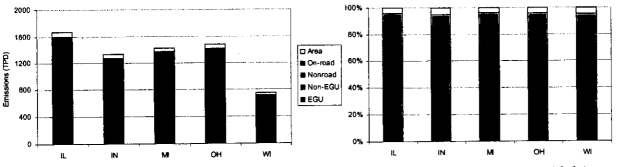


Figure 2. NOx emissions by state for 2009 – absolute amounts (left) and percentages (right)

Mobile sources (on-road and off-road) make-up the largest source sector: about 60% of the regional emissions in the base years (2002, 2005) and future years (2009, 2012, 2015). NOx emissions from on-road sources will decrease by almost 40% between 2002 and 2009 due to federal motor vehicle control programs.

Point sources (EGUs and non-EGUs) make-up the next largest source sector: about 35% of the regional emissions in the base years and future years. EGU emissions will decrease by more than

60% between 2002 and 2009 due to the NOx SIP Call and CAIR. Nevertheless, EGUs still make-up 20% of the regional emissions in the future years. Non-EGUs make-up 15% of the regional emissions in the future years. Important non-EGU source categories include ICI boilers (5% of the regional emissions), IC engines (3%), cement manufacturing (1.3%), metal production (1.3%), and petroleum refineries (1%).

Area sources make-up a small percentage of the regional NOx emissions: less than 5%.

The absolute amount of NOx emissions varies by state, although the relative percentage of each source sector is similar, except for Indiana. (Note, there is a higher percentage of point source NOx emissions in Indiana, compared to the other four LADCO States.)

Ozone

A photochemical grid model (CAMx) was applied to provide source contribution information. Specifically, the model estimated the impact of 18 geographic source regions (which are identified in Figure 3) and 6 source sectors (EGU point, non-EGU point, on-road, off-road, area, and biogenic sources) at each ozone monitoring site in the region.

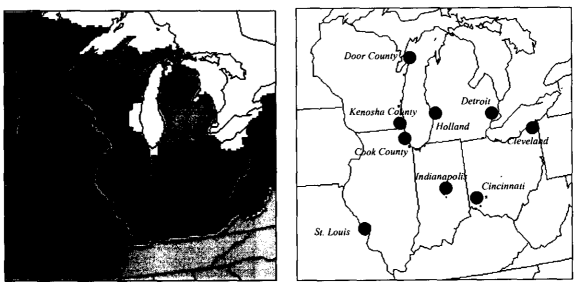


Figure 3. Source regions (left) and key monitoring sites (right) for ozone modeling analysis

Modeling results for 2012 (with "on the books" controls) are provided in Figure 4 for several key monitoring sites. For each monitoring site, there are two graphs: one showing sector-level contributions, and one showing source region and sector-level contributions in terms of percentages. (Note, in the sector-level graph, the contribution from NOx emissions are shown in blue, and from VOC emissions in green. For EGUs, several higher emitting facilities were tracked individually and their collective contribution is shown as the red portion of the EGU bar.)

The sector-level results show that on-road and nonroad NOx emissions generally have the largest contributions at the key monitor locations (> 15% each). EGU and non-EGU NOx emissions are also important contributors (> 10% each). The source group contributions vary by receptor

location due to emissions inventory differences. The source region results show that nearby emissions generally have the highest impacts (e.g., the Chicago nonattainment area contributes 25-40% in the Lake Michigan area, and Cleveland nonattainment counties and other Ohio counties contribute 20 - 30% and about 15%, respectively, in northeastern Ohio).

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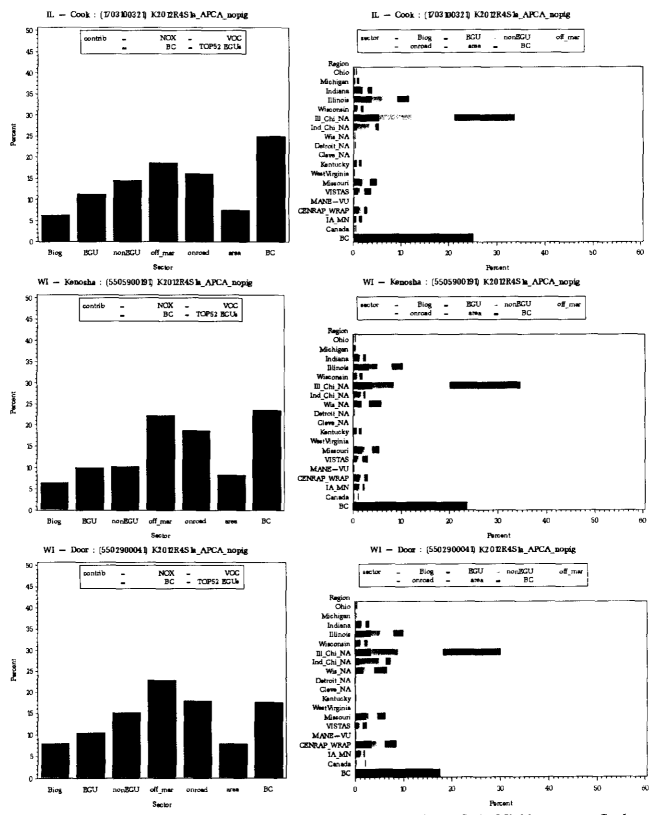


Figure 4a. Model-based ozone source apportionment results for sites in the Lake Michigan area - Cook County, IL (top), Kenosha County, WI (middle), and Door County, WI (bottom)

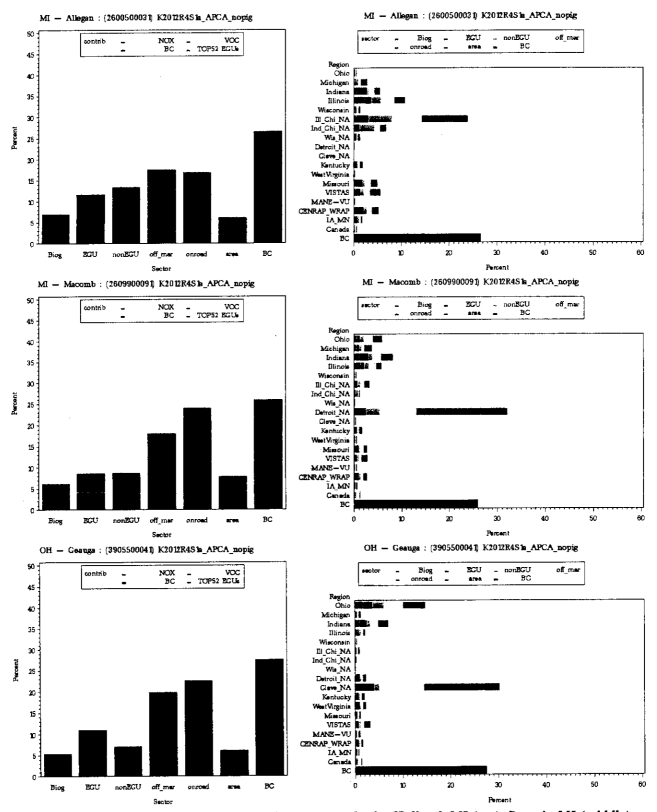
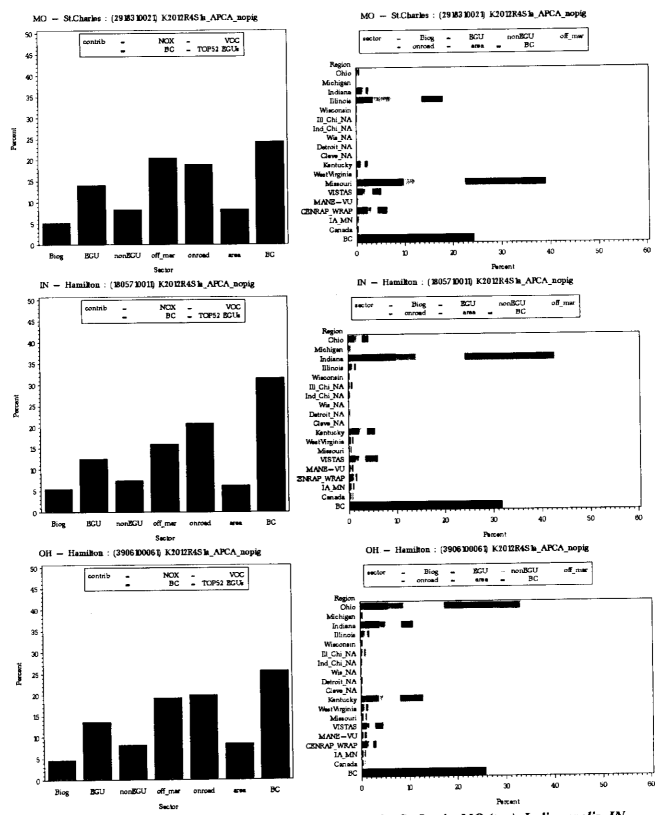


Figure 4b. Model-based ozone source apportionment results for Holland, MI (top), Detroit, MI (middle), and Cleveland, OH (bottom)



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Figure 4c. Model-based ozone source apportionment results for St. Louis, MO (top), Indianapolis, IN (middle), and Cincinnati, OH (bottom)

<u>PM_{2.5}</u>

 $\overline{PM_{2.5}}$ is comprised of several chemical species, including ammonium sulfate, ammonium nitrate, organic carbon, elemental carbon, and soil. NOx emissions contribute to the formation of ammonium nitrate. Figure 5 shows the chemical composition of PM_{2.5} across the region. Ammonium nitrate concentrations are greater in northern cities (e.g., Chicago and Detroit) compared to more southern cities (e.g., St. Louis).

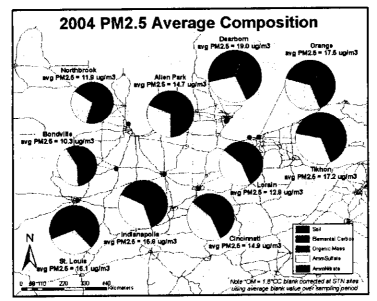


Figure 5. PM_{2.5} chemical composition in the LADCO region – 2004 data

A photochemical grid model (CAMx) was applied to provide source contribution information. Specifically, the model estimated the impact of 18 geographic source regions (which are identified in Figure 6) and 6 source sectors (EGU point, non-EGU point, on-road, off-road, area, and ammonia sources) at each PM_{2.5} monitoring site in the region.

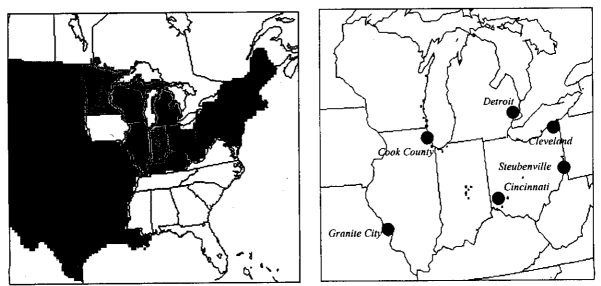


Figure 6. Source regions (left) and key monitoring sites (right) for PM_{2.5} modeling analysis

Modeling results for 2012 (with "on the books" controls) are provided in Figure 7 for several key monitoring sites in the region. For each monitoring site, there are two graphs: one showing species- and sector-level contributions, and one showing source region and species-level contributions in terms of absolute modeled values.

The species- and sector-level results show that on-road and nonroad NOx emissions generally have the largest contributions to nitrate concentrations. EGU and non-EGU NOx emissions are also important contributors. The source group contributions vary by receptor location due to emissions inventory differences.

The source region results show that emissions from nearby/local sources are large contributors to $PM_{2.5}$ concentrations. There is also a sizable regional contribution.

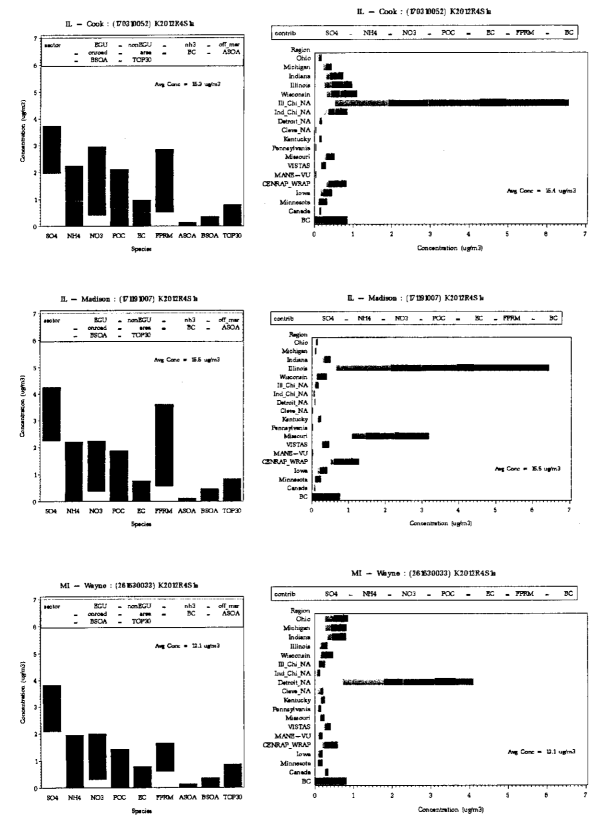
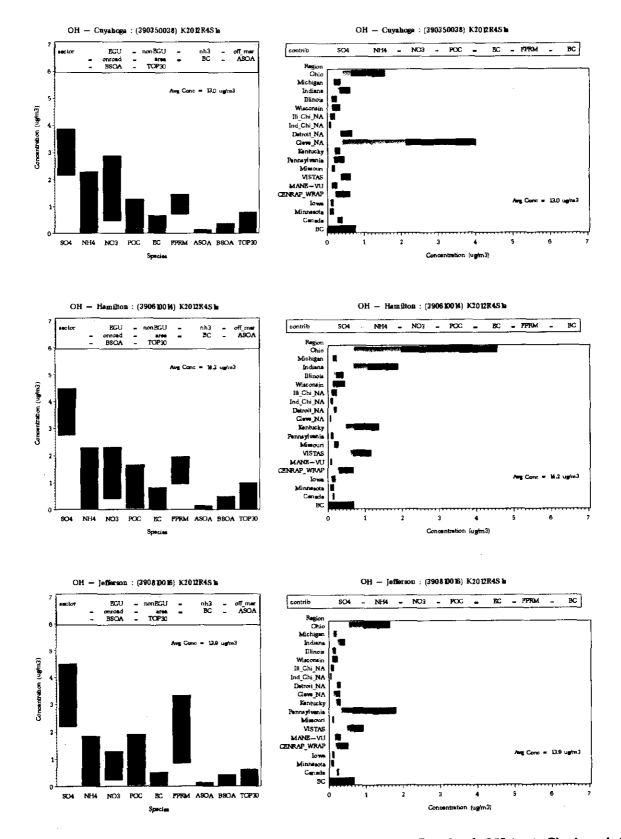


Figure 7a. Model-based PM_{2.5} source apportionment results for sites in Chicago, IL (top), Granite City, IL (middle), and Detroit, MI (bottom)



.

Figure 7b. Model-based PM_{2.5} source apportionment results for Cleveland, OH (top), Cincinnati, OH (middle), and Steubenville, OH (bottom)

Regional Haze

A photochemical grid model (CAMx) was applied to provide source contribution information. Specifically, the model estimated the impact of 18 geographic source regions (which are identified in Figure 8) and 6 source sectors (EGU point, non-EGU point, on-road, off-road, area, and ammonia sources) at each visibility/haze monitoring site in the region.

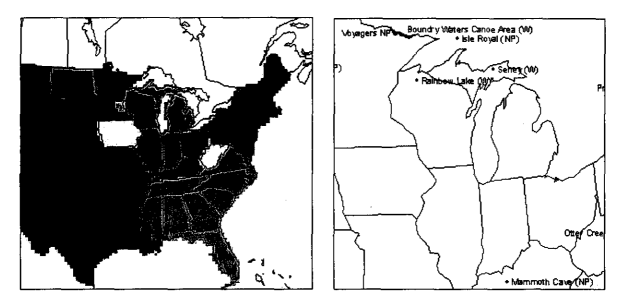


Figure 8. Source regions (left) and key monitoring sites (right) for haze modeling analysis

Modeling results for 2018 (with "on the books" controls) are provided in Figure 9 for three key monitoring sites (Class I areas) in and near the region. For each monitoring site, there are two graphs: one showing species- and sector-level contributions, and one showing source region and species-level contributions in terms of absolute modeled values.

The species- and sector-level results show that on-road and nonroad NOx emissions generally have the largest contributions to nitrate concentrations. EGU and non-EGU NOx emissions are also important contributors. The source group contributions vary by receptor location due to emissions inventory differences.

The source region results show that emissions from a number of nearby states contribute to regional haze levels.

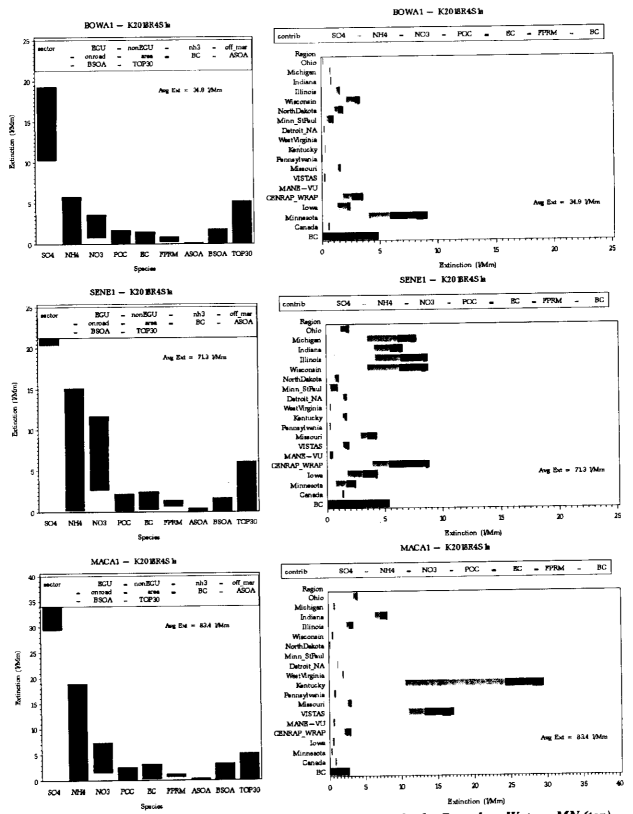


Figure 9. Model-based regional haze source apportionment results for Boundary Waters, MN (top), Seney, MI (middle), and Mammoth Cave, KY (bottom)

Summary

This document provides information on sources of NOx emissions and the effect of NOx emissions on ozone and $PM_{2.5}$ concentrations and regional haze levels. Several key findings should be noted:

- Mobile sources make-up about 60% of the regional 2009/2012 NOx emissions. LADCO's contractor is evaluating candidate NOx control measures for on-road and nonroad sources. The preliminary results indicate several concerns for these control measures: (a) relatively small reductions (i.e., an example scenario analysis showed only about a 3-4% reduction in mobile source NOx emissions), (b) uncertain effectiveness (i.e., many control programs are voluntary), and (c) high costs (i.e., the example scenario analysis costs exceed several billion dollars).
- Point sources (EGUs and non-EGUs) make-up about 35% of the 2009/2012 NOx emissions. Even though EGU emissions will decrease dramatically due to the NOx SIP Call and CAIR, EGUs still make-up 20% of the regional 2009/2012 NOx emissions. Furthermore, a significant percentage of the power generation in the region is expected to reflect only limited (combustion) controls. Application of more advanced controls (e.g., SNCR or SCR), which are proven technologies, can achieve further reductions in EGU NOx emissions
- Non-EGUs make-up 15% of the regional 2009/2012 NOx emissions. Important source categories include ICI boilers (5% of the regional 2009/2012 NOx emissions), IC engines (3%), cement manufacturing (1.3%), metal production (1.3%), and petroleum refineries (1%). For these source categories, there are known control technologies which can achieve reductions in NOx emissions from several dozen units with either no controls or only limited (combustion) controls.

Attachment B

List of Sources Affected by the NOx SIP Call

| Plant ID | Plant Name | Point ID | Segment | Description of the Unit | NOx Reduction (Tons/season) |
|-------------|-------------------------------|---------------|----------|-------------------------|-----------------------------------|
| | NATURAL GAS | 1011112 | B | | |
| | PIPELINE CO. OF | | | | |
| 027807AAC | AMERICA 8310 | 730103540041 | 1 | Engine 10-Eng | 176 |
| | PANHANDLE EASTERN | | | | |
| 041804AAC | PIPELINE | 73010573009 | 9 | Engine 1213 | 173 |
| | PANHANDLE EASTERN | | | | |
| 041804AAC | PIPELINE | 73010573010 | 10 | Engine 1214 | 167 |
| | PANHANDLE EASTERN | | | | |
| 041804AAC | PIPELINE | 73010573011 | 11 | Engine 1215 | 153 |
| | PANHANDLE EASTERN | | | | |
| 041804AAC | PIPELINE | 73010573012 | 12 | Engine 1216 | 169 |
| | PANHANDLE EASTERN | | | | |
| 041804AAC | PIPELINE | 73010573013 | 13 | Engine 1217 | 171 |
| | NATURAL GAS | | | | |
| 070016444 | PIPELINE CO OF | 851000140011 | , | Engine # 12 | 209 |
| 073816AAA | AMERICA NATURAL GAS | 851000140011 | 1 | Engine # 12 | 209 |
| | PIPELINE CO OF | | | | |
| 073816AAA | AMERICA | 851000140012 | 2 | Engine # 13 | 211 |
| | NATURAL GAS | | | | |
| | PIPELINE CO OF | | | | |
| 073816AAA | AMERICA | 851000140013 | 3 | Engine # 14 | 211 |
| | NATURAL GAS | | | | |
| | PIPELINE CO OF | 0.51000140014 | | Ensine # 15 | 105 |
| 073816AAA | AMERICA | 851000140014 | 4 | Engine # 15 | 195 |
| | NATURAL GAS PIPELINE CO OF | | | | |
| 073816AAA | AMERICA | 851000140041 | 1 | Engine # 9 | 141 |
| 0.001010101 | NATURAL GAS | | | | |
| | PIPELINE CO OF | | | | |
| 073816AAA | AMERICA | 851000140051 | 1 | Engine # 10 | 261 |
| | ROYSTER-CLARK | | | | |
| 085809AAA | NITROGEN | 730700330101 | 1 | Clark Compressor C-02A | 242 |
| 003009AAA | ROYSTER-CLARK | 750700550101 | h | Clark Compressor C-0271 | |
| 085809AAA | NITROGEN | 730700330102 | 2 | Clark Compressor C-02B | 242 |
| 005007AAA | ROYSTER-CLARK | 100700000102 | | Curr compression o data | |
| 085809AAA | NITROGEN | 730700330103 | 3 | Clark Compressor C-02C | 242 |
| 093802AAF | ANR PIPELINE CO | E-108 | 1 | Engine E-1008 | 215 |
| 113817AAA | NICOR GAS | 730105440021 | 1 | Engine EC21 | 149 |
| 113817AAA | NICOR GAS | 730105440031 | 1 | Engine IC11 | 299 |
| 113821AAA | NICOR GAS | 730105430021 | 1 | Compressor EC21 | 317 |
| 113821AAA | NICOR GAS | 730105430051 | 1 | Compressor CC22 | 211 |
| 11002111111 | PANHANDLE EASTERN | | | | |
| 149820AAB | PIPELINE | 7301057199G | 3 | Engine 1014 | 159 |

List of Sources Affected by the NOx SIP Call

| Total | | | | | 5,422 |
|-----------|-------------------------------|----------------------|---|-------------|-------|
| 167801AAA | PANHANDLE EASTERN PIPELINE | 87090038005 | 1 | Engine 1018 | 154 |
| 167801AAA | PANHANDLE EASTERN PIPELINE | 87090038004 | 1 | Engine 1017 | 124 |
| 167801AAA | PANHANDLE EASTERN PIPELINE | 87090038002 | 1 | Engine 1016 | 166 |
| 167801AAA | PANHANDLE EASTERN PIPELINE | 87090038001 | 1 | Engine 1015 | 152 |
| 149820AAB | PANHANDLE EASTERN PIPELINE | 7301057199K | 1 | Engine 1017 | 169 |
| 149820AAB | PANHANDLE EASTERN PIPELINE | 7301 <u>0</u> 57199J | 1 | Engine 1016 | 172 |
| 149820AAB | PANHANDLE EASTERN PIPELINE | 73010571991 | 1 | Engine 1015 | 172 |

Attachment C List of Impacted RICE

List of Impacted RICE

| Plant ID | Plant Name | Emission Point | No. of Units |
|-----------|---|-------------------|-----------------|
| 091811AAB | Natural Gas Pipeline Co of America | 0038 | 2 |
| 091811AAB | Natural Gas Pipeline Co of America | 0005 | 1 |
| 093802AAF | ANR Pipeline Co | 0003 | 1 |
| 127855AAB | Trunkline Gas Co | 0004 | 1 |
| 191803AAA | Trunkline Gas Co | 0010 | 1 |
| 031600CEV | University of Illinois At Chicago | 0009 | 1 |
| 073816AAA | Natural Gas Pipeline Company of America | 0015 | 1 |
| 147802AAB | Natural Gas Pipeline of America | 0002 | 2 |
| 027807AAC | Natural Gas Pipeline Co of America | 0003 | 1 |
| 027807AAC | Natural Gas Pipeline Co of America | 0010 | 1 |
| 085809AAA | Royster Clark | 0010 | 3 |
| 127855AAB | Trunkline Gas Co | 0008 | 1 |
| 091811AAB | Natural Gas Pipeline Co of America | 0034 | 1 |
| 093802AAF | ANR Pipeline Co | 0004 | 1 |
| 141050AAV | Rochelle Municipal Diesel Plant | 0003 | 1 |
| 141050AAV | Rochelle Municipal Diesel Plant | 0012 | 1 |
| 031600CEV | University of Illinois At Chicago | 0011 | 2 |
| 073816AAA | Natural Gas Pipeline Company of America | 0001 | 4 |
| 073816AAA | Natural Gas Pipeline Company of America | 0004 | 1 |
| 113817AAA | Nicor Gas | 0002 | 1 |
| 127855AAB | Trunkline Gas Co | 0005 | 1 |
| 113821AAA | Nicor Gas | 0002 | 1 |
| 113821AAA | Nicor Gas | 0002 | 1 |
| 113817AAA | Nicor Gas | 0001 | 1 |
| 167801AAA | Panhandle Eastern Pipe Line Co | 0001 | 2 |
| 105822AAD | Nicor Gas | 0017 | 1 |
| 197800ABU | Trunkline Gas Co | 0001 | 5 |
| 149820AAB | Panhandle Eastern Pipe Line Co | 0003 | 1 |
| 027807AAC | Natural Gas Pipeline Co of America | 0001 | 6 |
| 027807AAC | Natural Gas Pipeline Co of America | 0002 | 1 |
| 149820AAB | Panhandle Eastern Pipe Line Co | 0002 | 1 |
| 149820AAB | Panhandle Eastern Pipe Line Co | 0007 | 1 |
| 041804AAC | Panhandle Eastern Pipe Line Co | 0014 | 1 |
| 041804AAC | Panhandle Eastern Pipe Line Co | 0013 | 1 |
| 041804AAC | | 0015 | 1 |
| | Panhandle Eastern Pipe Line Co Rochelle Municipal Diesel Plant | | 1 |
| 141050AAV | | 0011 | 1 |
| 141050AAV | Rochelle Municipal Diesel Plant | 0001 | |
| 141050AAV | Rochelle Municipal Diesel Plant | 0002 | 1 |
| 105822AAD | Nicor Gas | 0028 | 3 |
| 147802AAB | Natural Gas Pipeline of America | 0001 | 7 |
| 041804AAC | Panhandle Eastern Pipe Line Co | 0012 | 1 |
| 041804AAC | Panhandle Eastern Pipe Line Co | 0011 | |
| 127855AAB | Trunkline Gas Co | 0003 | 2 |
| 041808AAF | Trunkline Gas Co | 0001 | 1 |
| 191803AAA | Trunkline Gas Co | 0007 | 1 |

| 191803AAA | Trunkline Gas Co | 0006 | 1 |
|------------------------|-------------------------------------|------|---|
| 191803AAA | Trunkline Gas Co | 0005 | 1 |
| 191803AAA | Trunkline Gas Co | 0004 | 1 |
| 113821AAA | Nicor Gas | 0001 | 1 |
| 197809ACP | KMS Joliet Power Partners LP | 0001 | 4 |
| 105818AAA | Nicor Gas | 0005 | 1 |
| 149820AAB | Panhandle Eastern Pipe Line Co | 0002 | 2 |
| 127855AAB | Trunkline Gas Co | 0001 | 3 |
| 073815AAC | ANR Pipeline Co | 0007 | 1 |
| 191803AAA | Trunkline Gas Co | 0001 | 1 |
| 191803AAA | Trunkline Gas Co | 0003 | 1 |
| 191803AAA | Trunkline Gas Co | 0002 | 1 |
| 149820AAB | Panhandle Eastern Pipe Line Co | 0001 | 6 |
| 041804AAC | Panhandle Eastern Pipe Line Co | 0010 | 1 |
| 041804AAC | Panhandle Eastern Pipe Line Co | 0008 | 1 |
| 041804AAC | Panhandle Eastern Pipe Line Co | 0009 | 1 |
| 041804AAC | Panhandle Eastern Pipe Line Co | 0006 | 1 |
| 041804AAC | Panhandle Eastern Pipe Line Co | 0007 | 1 |
| 041801AAB | Natural Gas Pipeline Co Station 203 | 0004 | 1 |
| 019065AAN | Rantoul Electric Generating Plant | 0010 | 8 |
| 041808AAF | Trunkline Gas Co | 0002 | 4 |
| 105818AAA | Nicor Gas | 0001 | 1 |
| 041804AAC | Panhandle Eastern Pipe Line Co | 0002 | 1 |
| 167801AAA | Panhandle Eastern Pipe Line Co | 0002 | 2 |
| 105060AAI | Caterpillar Inc | 0021 | 1 |
| 041808AAF | Trunkline Gas Co | 0003 | 2 |
| 073815AAC | ANR Pipeline Co | 0002 | 1 |
| 073815AAC | ANR Pipeline Co | 0001 | 1 |
| 073815AAC | ANR Pipeline Co | 0006 | 1 |
| 073815AAC | ANR Pipeline Co | 0000 | 1 |
| 073815AAC | ANR Pipeline Co | 0003 | 1 |
| | Rantoul Electric Generating Plant | 0011 | 8 |
| 019065AAN 073815AAC | ANR Pipeline Co | 0001 | 1 |
| 105822AAD | | 0008 | 2 |
| 093802AAF | Nicor Gas ANR Pipeline Co | 0029 | 2 |
| 105818AAA | Nicor Gas | 0002 | 1 |
| 093802AAF | ANR Pipeline Co | 0018 | 2 |
| | | | |
| 137867AAA | Panhandle Eastern Pipeline Co | 0005 | 1 |
| 031600CEV | University of Illinois At Chicago | 0010 | 1 |
| 113817AAA | Nicor Gas | 0003 | 1 |
| 105822AAD | Nicor Gas | 0019 | 1 |
| 141050AAV | Rochelle Municipal Diesel Plant | 0006 | 1 |
| 141050AAV | Rochelle Municipal Diesel Plant | 0008 | 1 |
| 105818AAA | Nicor Gas | 0017 | 1 |
| 105060AAI | Caterpillar Inc | 0030 | 3 |
| 137867AAA | Panhandle Eastern Pipeline Co | 0006 | 1 |
| 167801AAA | Panhandle Eastern Pipe Line Co | 0002 | 3 |
| 019813AAA | Peoples Gas Light & Coke Co | 0070 | 4 |
| 141050AAV | Rochelle Municipal Diesel Plant | 0004 | 1 |

| 137867AAA | Panhandle Eastern Pipeline Co | 0004 | 2 |
|---------------|-------------------------------------|------|-----|
| 051808AAB | Natural Gas Pipeline Co | 0018 | 2 |
| 043065ADG | Nicor Gas | 0003 | 4 |
| 051808AAB | Natural Gas Pipeline Co | 0021 | 1 |
| 091811AAB | Natural Gas Pipeline Co of America | 0040 | 1 |
| 091811AAB | Natural Gas Pipeline Co of America | 0048 | 5 |
| 137867AAA | Panhandle Eastern Pipeline Co | 0003 | 2 |
| 105060AA1 | Caterpillar Inc | 0031 | 1 |
| 095020ABS | Archer Daniels Midland Co | 0028 | 6 |
| 091811AAB | Natural Gas Pipeline Co of America | 0047 | 4 |
| 105822AAD | Nicor Gas | 0018 | 1 |
| 051808AAB | Natural Gas Pipeline Co | 0020 | 1 |
| 051808AAB | Natural Gas Pipeline Co | 0019 | 1 |
| 019813AAA | Peoples Gas Light & Coke Co | 0071 | 2 |
| 093802AAF | ANR Pipeline Co | 0014 | 1 |
| 041801AAB | Natural Gas Pipeline Co Station 203 | 0006 | 3 |
| 091811AAB | Natural Gas Pipeline Co of America | 0028 | 2 |
| 105822AAD | Nicor Gas | 0020 | 1 |
| 105822AAD | Nicor Gas | 0022 | 1 |
| 105822AAD | Nicor Gas | 0023 | 1 |
| Total Engines | | | 202 |

List of Impacted Turbines

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| Plant ID | Plant Name | Emission Point | No. of Units |
|-----------------------|--|-------------------|-----------------|
| 143065AJE | Archer Daniels Midland Co | 0027 | 2 |
| 019010ADA | University of Illinois | 0042 | 2 |
| 031003ADA | Alsip Paper Condominium Assn | 0002 | 1 |
| 043801AAJ | Gas Recovery Services of Illinois, Inc | 0001 | 3 |
| 143810AAG | Ameren Energy Medina Valley Cogen LLC | 0001 | 3 |
| 197817AAA | Natural Gas Pipeline Co of America | 0020 | 1 |
| 031600GKE | Calumet Peaking Facility | 0001 | 8 |
| 197899AAC | PPL University Park LLC | 0001 | 1 |
| 197899AAC | PPL University Park LLC | 0002 | 1 |
| 197899AAC | PPL University Park LLC | 0003 | 1 |
| 197899AAC | PPL University Park LLC | 0004 | 1 |
| 197899AAC | PPL University Park LLC | 0005 | 1 |
| 197899AAC | PPL University Park LLC | 0006 | 1 |
| 197899AAC | PPL University Park LLC | 0007 | 1 |
| 197899AAC | PPL University Park LLC | 0008 | 1 |
| 197899AAC | PPL University Park LLC | 0009 | 1 |
| 197899AAC | PPL University Park LLC | 0010 | 1 |
| 197899AAC | PPL University Park LLC | 0011 | 1 |
| 197899AAC | PPL University Park LLC | 0012 | 1 |
| 043801AAJ | Gas Recovery Services of Illinois, Inc | 0002 | 1 |
| 197800AAA | Exxon Mobil | 0043 | 1 |
| 085809AAG | Northern Natural Gas Co | 0001 | 1 |
| 085809AAG | Northern Natural Gas Co | 0002 | 1 |
| Total Turbines | | | 36 |