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**Date:** 7/19/2007 3:31:27 PM  
**Subject:** R07-2 and R07-11

Mike:

Attached our comments the Agency received from Region 5. Please add the comments from Region 5 to the docket.

Thanks.

Stefanie

**CC:** "Lorraine Robinson" <Lorraine.Robinson@illinois.gov>, "Rick Cobb" <Rick.Cobb@illinois.gov>, "Roger Selburg" <Roger.Selburg@illinois.gov>, "Scott Phillips" <Scott.Phillips@illinois.gov>

*R07-2/R07-11  
PC 3*

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STATE OF ILLINOIS  
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*COMMENTS OF USEPA  
AS FORWARDED BY  
EMAIL FROM S. DIERS  
OF THE AGENCY*

*R07-2/R07-11*

Comments from Bill Spaulding Region 5, USEPA on IPCB Rules: LT2/Stage2/GWR –  
July 19, 2007 discussion based on e-mail of July 18, 2007

Section 611.101: Definitions

~~“40/60 certification”~~ change to “40/30 certification” technical correction

“Transient, non-community water system”, BOARD NOTE:

“are defined as all systems ~~having that has~~” change to “that have”

Section 611.802(c)(2)(A)(i) and (ii)

~~“Method 9223”~~ change to “Method 9223B” in both locations.

Section 611.802(c)(2)(B)(ii)

There is a question as to whether Method 9230B is actually contained in the federal regulations.

Section 611.921(b)(1)

~~“Source water type Population size category”~~ Remove this since it is a header to a table in the federal regulations.

Section 611.1001(c)(4)

~~“October 1, 2016”~~ change to “October 1, 2017” to be consistent with the federal regulation.

Section 611.1003((e)(2)

~~“subsection (e)(2)(i) or (e)(2)(ii)”~~ change to “subsection (e)(2)(A) or (e)(2)(B)”  
change to a state rule index notation from a federal notation.