

OFFICE OF THE SECRETARY OF STATE

JESSE WHITE • Secretary of State

August 24, 2012

AUG 2 9 2012
STATE OF ILLINOIS Pollution Control Board

POLLUTION CONTROL BOARD JOHN THERRIAULT ASSISTANT CLERK 100 W RANDOLPH ST, STE 11-500 CHICAGO, IL 60601

Dear JOHN THERRIAULT ASSISTANT CLERK

Your rules Listed below met our codification standards and have been published in Volume 36, Issue 35 of the Illinois Register, dated 8/31/2012.

JOINT COMMITTEE ON ADMINISTRATIVE RULES STATEMENTS OF RECOMMENDATION

Clean Construction or Demolition Debris Fill Operations 35 Ill. Adm. Code 1100 Point of Contact: Rita Messinger

13732

If you have any questions, you may contact the Administrative Code Division at (217) 782 - 7017.

ILLINOIS REGISTER

JOINT COMMITTEE ON ADMINISTRATIVE RULES ILLINOIS GENERAL ASSEMBLY

STATEMENT OF RECOMMENDATION TO PROPOSED RULEMAKING

POLLUTION CONTROL BOARD

<u>Heading of the Part</u>: Clean Construction or Demolition Debris Fill Operations

Code Citation: 35 Ill. Adm. Code 1100

<u>Section Numbers</u>: 1100.101 1100.204 1100.209 1100.307 1100.510 1100.600

1100.103 1100.205 1100.211 1100.309 1100.515 1100.605 1100.104 1100.206 1100.212 1100.412 1100.520 1100.610 1100.201 1100.207 1100.304 1100.500 1100.525 1100.615

1100.203 1100.208 1100.306 1100.505 1100.530

Date Originally Published in the Illinois Register: 2/24/12

36 Ill. Reg. 2801

At its meeting on August 14, 2012, the Joint Committee on Administrative Rules considered the above-cited rulemaking and recommended that the Pollution Control Board give further consideration to whether groundwater monitoring should be required for these facilities. This would give the Board the opportunity to receive further comment from parties who may not have submitted their supportive views when groundwater monitoring was an element of this proposal and who may have opinions and information to offer in light of the Board's decision to remove that requirement before going to 1st Notice on this rulemaking.

The agency should respond to this Recommendation in writing within 90 days after receipt of this Statement. Failure to respond will constitute refusal to accede to the Committee's Recommendation. The agency's response will be placed on the JCAR agenda for further consideration.