

OFFICE OF THE SECRETARY OF STATE

JESSE WHITE • Secretary of State

June 15, 2012

RECEIVED CLERK'S OFFICE

JUN 2 1 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 25 of the Illinois Register, dated 6/22/2012.

ADOPTED RULES

General Rules 35 III. Adm. Code 101	9211	
Point of Contact: Nancy Miller	9211	
Proceedings Pursuant to Specific Rules or Statutory Provisions 35 Ill. Adm. Code 106 Point of Contact: Nancy Miller	9236	
OTHER INFORMATION REQUIRED BY LAW TO BE PUBLISHED IN THE ILLINOIS REGISTER Notice of Public Information		
Point of Contact: Carol Webb	9372	
REGULATORY AGENDA Proceedings Pursuant to Specific Rules or Statutory Provisions 35 Ill. Adm. Code 106 Point of Contact: Carol Webb	9283	

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

Index Department - Administrative Code Division - 111 East Monroe Springfield, IL 62756

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- 1) <u>Heading of the Part:</u> Proceedings Pursuant to Specific Rules or Statutory Provisions
- 2) <u>Code Citation</u>: 35 Ill. Adm. Code 106
- 3) Section Number: Adopted Action: 106.100 Amend 106.1000 New 106.1002 New 106.1004 New 106.1006 New 106.1008 New 106.1010 New 106.1012 New
- 4) <u>Statutory Authority</u>: Implementing Section 95 of the Electronic Products Recycling and Reuse Act [415 ILCS 150/95] and authorized by Sections 26, 27, and 28 of the Environmental Protection Act (the Act) [415 ILCS 5/26, 27, and 28].
- 5) <u>Effective Date of Amendments</u>: JUN 7 2012
- 6) <u>Does this rulemaking contain an automatic repeal date</u>? No.
- 7) <u>Do these amendments contain incorporations by reference</u>? No.
- 8) The adopted amendments are on file in the Board's Chicago office at the James R. Thompson Center, 100 W. Randolph, Suite 11-500, and are available there for public inspection.
- 9) Notice of Proposal Published in Illinois Register: February 17, 2012, 36 Ill. Reg. 2469
- 10) Has JCAR issued a Statement of Objections to these amendments? No.
- 11) <u>Differences between proposal and final version</u>:

In the introductory language to Section 106.1002, Definitions, JCAR proposed to add the word "Act" to clarify a reference to the Electronic Products Recycling and Reuse Act.

12) <u>Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreements letter issued by JCAR</u>? Yes.

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13) Will these amendments replace emergency amendments currently in effect? No.

14) <u>Are there any amendments pending on this Part?</u> Yes.

Section Number:	Proposed Action:	<u>Citation</u> :
106.100	Amend	36 Ill. Reg. 2643 (Feb. 24, 2012)
106.900	New	36 Ill. Reg. 2643 (Feb. 24, 2012)
106.902	New	36 Ill. Reg. 2643 (Feb. 24, 2012)
106.904	New	36 Ill. Reg. 2643 (Feb. 24, 2012)
106.906	New	36 Ill. Reg. 2643 (Feb. 24, 2012)
106.908	New	36 Ill. Reg. 2643 (Feb. 24, 2012)
106.910	New	36 Ill. Reg. 2643 (Feb. 24, 2012)
106.912	New	36 Ill. Reg. 2643 (Feb. 24, 2012)
106.914	New	36 Ill. Reg. 2643 (Feb. 24, 2012)

- 15) Summary and Purpose of Amendments: The Board proposes procedural rules applicable to petitions for temporary waivers of the covered electronic device (CED) landfill ban under Section 95 of the Electronic Products Recycling and Reuse Act (EPRRA). 415 ILCS 150/95 (2010). Section 95(e) of EPRRA addresses matters including the contents of a petition for a temporary landfill ban waiver, criteria for the Board's consideration of a petition, the Board's decision deadline, appeal of Board orders denying temporary landfill ban waivers, and implementation of waivers. Specifically, the Board proposes a new 35 Ill. Adm. Code 106.Subpart J following the general format of other subparts of Part 106.
- 16) Information and questions regarding these adopted amendments shall be directed to:

Timothy Fox Illinois Pollution Control Board 100 W. Randolph 11-500 Chicago, IL 60601 312-814-6085

Copies of the Board's opinions and orders may be requested from the Clerk of the Board at the address listed in #8 above or by calling 312/814-3620. Please refer to the Docket number R12-21 in your request. The Board order is also available from the Board's Web site (www.ipcb.state.il.us).

The full text of the Adopted Amendments begins on the next page:

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

PART 106 PROCEEDINGS PURSUANT TO SPECIFIC RULES OR STATUTORY PROVISIONS

SUBPART A: GENERAL PROVISIONS

Section

106.100	Applicability
106.102	Severability
106.104	Definitions

SUBPART B: HEATED EFFLUENT, ARTIFICIAL COOLING LAKE, AND SULFUR DIOXIDE DEMONSTRATIONS

Section

- 106.200 General
- 106.202 Petition Requirements
- 106.204 Additional Petition Requirements in Sulfur Dioxide Demonstrations
- 106.206 Notice
- 106.208 Recommendation and Response
- 106.210 Burden of Proof

SUBPART C: WATER WELL SETBACK EXCEPTION PROCEDURES

Section

- 106.300 General
- 106.302 Initiation of Proceeding
- 106.304 Petition Content Requirements
- 106.306 Response and Reply
- 106.308 Hearing
- 106.310 Burden of Proof

SUBPART D: REVOCATION AND REOPENING OF CLEAN AIR ACT PERMIT PROGRAM (CAAPP) PERMITS

Section 106.400

General

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- 106.402 Definitions
- 106.404 Initiation of Proceedings
- 106.406 Petition Content Requirements
- 106.408 Response and Reply
- 106.410 Hearing
- 106.412 Burden of Proof
- 106.414 Opinion and Order
- 106.416 USEPA Review of Proposed Determination

SUBPART E: MAXIMUM ACHIEVABLE CONTROL TECHNOLOGY DETERMINATIONS

Section

- 106.500 General
- 106.502 Definitions
- 106.504 Initiation of Proceedings
- 106.506 Petition Content Requirements
- 106.508 Response and Reply
- 106.510 Hearing
- 106.512 Burden of Proof
- 106.514 Board Action

SUBPART F: CULPABILITY DETERMINATIONS FOR PARTICULATE MATTER LESS THAN OR EQUAL TO 10 MICRONS (PM-10)

Section

- 106.600 General
- 106.602 Initiation of Proceedings
- 106.604 Petition Content Requirements
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- 106.608 Hearing
- 106.610 Burden of Proof

SUBPART G: INVOLUNTARY TERMINATION OF ENVIRONMENTAL MANAGEMENT SYSTEM AGREEMENTS (EMSAs)

- Section
- 106.700 Purpose
- 106.702 Applicability
- 106.704 Termination Under Section 52.3-4(b) or (b-5) of the Act
- 106.706 Who May Initiate, Parties

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- 106.707 Notice, Statement of Deficiency, Answer
- 106.708 Service
- 106.710 Notice of Hearing
- 106.712 Deficient Performance
- 106.714 Board Decision
- 106.716 Burden of Proof
- 106.718 Motions, Responses
- 106.720 Intervention
- 106.722 Continuances
- 106.724 Discovery, Admissions
- 106.726 Subpoenas
- 106.728 Settlement Procedure
- 106.730 Authority of Hearing Officer, Board Members, and Board Assistants
- 106.732 Order and Conduct of Hearing
- 106.734 Evidentiary Matters
- 106.736 Post-Hearing Procedures
- 106.738 Motion After Entry of Final Order
- 106.740 Relief from Final Orders

SUBPART H: AUTHORIZATIONS UNDER THE REGULATION OF PHOSPHORUS IN DETERGENTS ACT

- Section
- 106.800 General
- 106.802 Definitions
- 106.804 Initiation of Proceeding
- 106.806 Petition Content Requirements
- 106.808 Response and Reply
- 106.810 Hearing
- 106.812 Burden of Proof

SUBPART J: TEMPORARY LANDFILL BAN WAIVERS UNDER THE ELECTRONIC PRODUCTS RECYCLING AND REUSE ACT

Section

- <u>106.1000</u> <u>General</u>
- 106.1002 Definitions
- 106.1004 Initiation of Proceeding
- 106.1006 Petition Content Requirements
- 106.1008 Response and Reply
- 106.1010 Burden of Proof
- 106.1012 Board Decision

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106.APPENDIX A Comparison of Former and Current Rules (Repealed)

AUTHORITY: Implementing and authorized by Sections 5, 14.2(c), 22.4, 26, 27, 28, 28.1, 28.5, 35, 36, 37, 38, 39.5 and 52.3 of the Environmental Protection Act (the Act) [415 ILCS 5/5, 14.2(c), 22.4, 26, 27, 28, 28.1, 28.5, 35, 36, 37, 38, 39.5 and 52.3], and Section 5 of the Regulation of Phosphorus in Detergents Act [415 ILCS 92.5], and Section 95 of the Electronic Products Recycling and Reuse Act [415 ILCS 150/95].

SOURCE: Filed with Secretary of State January 1, 1978; amended at 4 Ill. Reg. 2, p. 186, effective December 27, 1979; codified at 6 Ill. Reg. 8357; amended in R85-22 at 10 Ill. Reg. 992, effective February 2, 1986; amended in R86-46 at 11 Ill. Reg. 13457, effective August 4, 1987; amended in R82-1 at 12 Ill. Reg. 12484, effective July 13, 1988; amended in R88-10 at 12 Ill. Reg. 12817, effective July 21, 1988; amended in R88-5(A) at 13 Ill. Reg. 12094, effective July 10, 1989; amended in R88-5(B) at 14 Ill. Reg. 9442, effective June 5, 1990; amended in R93-24 at 18 Ill. Reg. 4230, effective March 8, 1994; amended in R93-30 at 18 Ill. Reg. 11579, effective July 11, 1994; amended in R99-9 at 23 Ill. Reg. 2697, effective February 16, 1999; old Part repealed, new Part adopted in R00-20 at 25 Ill. Reg. 550, effective January 1, 2001; amended in R04-24 at 29 Ill. Reg. 8817, effective June 8, 2005; amended in R10-19 at 34 Ill. Reg. 11486, effective July 23, 2010; amended in R12-21 at 36 Ill. Reg. ______, effective

SUBPART A: GENERAL PROVISIONS

Section 106.100 Applicability

- a) This Part applies to adjudicatory proceedings pursuant to specific rules or statutory provisions. Specifically, the Part applies to heated effluent, artificial cooling lake and sulfur dioxide demonstrations, water well setback exception procedures, revocation and reopening of CAAPP permits, maximum achievable control technology determinations, culpability determinations for particulate matter less than or equal to 10 microns, the involuntary termination of environmental management system agreements, and authorization of use of cleaning agents under the Regulation of Phosphorus in Detergents Act [415 ILCS 92], and temporary landfill ban waivers under the Electronic Products Recycling and Reuse Act [415 ILCS 150].
- b) This Part must be read in conjunction with 35 Ill. Adm. Code 101 which contains procedures generally applicable to all of the Board's adjudicatory proceedings. In the event of a conflict between the requirements of 35 Ill. Adm. Code 101 and

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those of this Part, the provisions of this Part apply.

(Source: Amended at 36 Ill. Reg. ____, effective _____.)

SUBPART J: TEMPORARY LANDFILL BAN WAIVERS UNDER THE ELECTRONIC PRODUCTS RECYCLING AND REUSE ACT

Section 106.1000 General

- a) <u>Applicability. This Subpart applies to any county government or municipal joint</u> action agency filing a petition with the Board beginning April 1, 2012, but no later than December 31, 2013, for a temporary CED landfill ban waiver under Section 95(e) of the Electronic Products Recycling and Reuse Act [415 ILCS 150/95(e)].
- b) Demonstration. Any county government or municipal joint action agency filing a petition for a temporary CED landfill ban waiver under this Subpart must demonstrate that *the respective county's or action agency's jurisdiction may be granted a temporary CED landfill ban waiver due to a lack of funds and a lack of collection opportunities to collect CEDs and EEDs within the county's or action agency's jurisdiction.* [415 ILCS 150/95(e)].
- c) Parties. The person filing the petition for a temporary CED landfill ban waiver must be named the petitioner.
- <u>d)</u> <u>Filing and service. The filing and service requirements of 35 Ill. Adm. Code</u> 101.Subpart C will apply to the proceedings of this Subpart.

(Source: Added at 36 Ill. Reg. ____, effective____)

Section 106.1002 Definitions

The definitions of 35 Ill. Adm. Code 101.Subpart B and Section 10 of the Electronic Products Recycling and Reuse Act will apply to this Subpart unless otherwise provided, or unless the context clearly indicates otherwise. If there is a conflict, the definitions of Section 10 of the Electronic Products Recycling and Reuse Act will apply. Terms defined in Section 10 of the Electronic Products Recycling and Reuse Act include the following:

"Covered electronic device" or "CED" means any computer, computer monitor, television, printer, electronic keyboard, facsimile machine, videocassette recorder,

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portable digital music player that has memory capability and is battery powered, digital video disc player, video game console, electronic mouse, scanner, digital converter box, cable receiver, satellite receiver, digital video disc recorder, or small-scale server sold at retail and taken out of service from a residence in this State. "Covered electronic device" does not include any of the following:

an electronic device that is part of a motor vehicle or any component part of a motor vehicle assembled by or for a vehicle manufacturer or franchised dealer, including replacement parts for use in a motor vehicle:

an electronic device that is functionally or physically part of a larger piece of equipment or that is taken out of service from an industrial, commercial (including retail), library checkout, traffic control, kiosk, security (other than household security), governmental, agricultural, or medical setting, including but not limited to diagnostic, monitoring, or control equipment; or

an electronic device that is contained within a clothes washer, clothes dryer, refrigerator, refrigerator and freezer, microwave oven, conventional oven or range, dishwasher, room air conditioner, dehumidifier, water pump, sump pump, or air purifier.

To the extent allowed under federal and State laws and regulations, a CED that is being collected, recycled, or processed for reuse is not considered to be hazardous waste, household waste, solid waste, or special waste. [415 ILCS 150/10]

"Eligible electronic device" or "EED" means any of the following products sold at retail and taken out of service from a residence in this State: mobile telephone; computer cable; portable digital assistant (PDA); or zip drive. To the extent allowed under federal and State laws and regulations, an EED that is being collected, recycled, or processed for reuse is not considered to be hazardous waste, household waste, solid waste, or special waste. [415 ILCS 150/10]

"Municipal joint action agency" or "action agency" means a municipal joint action agency created under Section 3.2 of the Intergovernmental Cooperation Act. [415 ILCS 150/10]

"Program year" means a calendar year. The first program year is 2010. [415 ILCS 150/10]

(Source: Added at 36 Ill. Reg. _____, effective _____)

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Section 106.1004 Initiation of Proceeding

The petitioner must file the petition for authorization with the Clerk of the Board and must serve one copy upon the Agency.

(Source: Added at 36 Ill. Reg. ____, effective ____)

Section 106.1006 Petition Content Requirements

- a) The petition from the county or action agency shall include the following:
 - 1) documentation of the county's or action agency's attempts to gain funding, as well as the total funding obtained, for the collection of CEDs and EEDs in its jurisdiction from manufacturers or other units of government in the State; and
 - 2) an assessment of other collection opportunities in the county's or action agency's jurisdiction demonstrating insufficient capacity for the anticipated volume of CEDs and EEDs for the remainder of the program year in which the petition is being filed. [415 ILCS 150/95(e)]
- b) In addition to the information listed in subsection (a) of this Section, the petition from the county or action agency must also include:
 - 1) total weight of CEDs and EEDs collected in the county's or action agency's jurisdiction during all preceding program years;
 - 2) total weight of CEDs and EEDs collected in the county's or action agency's jurisdiction during the year in which the petition is filed; and
 - 3) *the projected difference in weight between prior program year in which the petition is filed.* [415 ILCS 150/95(e)]
- c) The petition shall include any other information that may be required by Section 95 of the Electronic Products Recycling and Reuse Act.

(Source: Added at 36 Ill. Reg., effective)

Section 106.1008 Response and Reply

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- a) Within 21 days after the filing of a petition, the Agency may file a response to any petition in which it has not joined as co-petitioner. The response must include comments concerning potential Board action on the petition.
- b) The petitioner may file a reply within 7 days after the service of any Agency response.

(Source: Added at 36 Ill. Reg. ____, effective ____)

Section 106.1010 Burden of Proof

The burden of proof is on the petitioner. A county government or municipal joint action agency filing a petition for a temporary CED landfill waiver ban must show by clear and convincing evidence that a county or action agency has a lack of funds and its respective jurisdiction lacks sufficient collection opportunities to collect CEDs and EEDs. [415 ILCS 150/95(e)]

(Source: Added at 36 Ill. Reg. _____, effective _____)

Section 106.1012 Board Decision

- a) Within 60 days after the filing of the petition with the Board, the Board shall determine, based on the criteria in Section 95(e)(1) and (e)(2) of the Electronic Products Recycling and Reuse Act, whether a temporary CED landfill ban waiver shall be granted to the respective county or action agency for the remainder of the program year in which the petition is filed. [415 ILCS 150/95(e)]
- b) If the Board grants a waiver under Section 95(e) of the Electronic Products Recycling and Reuse Act, Section 95(a) and (b) of that Act shall not apply to CEDs and EEDs that are taken out of service from residences within the jurisdiction of the county or action agency receiving the waiver and disposed of during the remainder of the program year in which the petition is filed. [415 ILCS 150/95(e)]
- c) Within 5 days after granting a temporary CED landfill ban waiver, the Board shall provide written notice to the Agency of the Board's decision. The notice shall be provided at least 15 days prior to the waiver taking effect. [415 ILCS 150/95(e)]
- <u>d)</u> If the Board denies the petition for a landfill ban waiver, the Board's order shall be final and immediately appealable to the circuit court having jurisdiction over

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the petitioner. [415 ILCS 150/95(e)]

(Source: Added at 36 Ill. Reg. ____, effective ____)