ILLINOIS REGISTER

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Proceedings Pursuant to Specific Rules or Statutory Provisions
- 2) <u>Code Citation</u>: 35 Ill. Adm. Code 106

3)	Section Numbers:	Proposed Action:
	106.1100	New
	106.1105	New
	106.1110	New
	106.1115	New
	106.1120	New
	106.1125	New
	106.1130	New
	106.1135	New
	106.1140	New
	106.1145	New
	106.1150	New
	106.1155	New
	106.1160	New
	106.1165	New
	106.1170	New
	106.1175	New
	106.1180	New

JUL 2 4 2013 STATE OF ILLINOIS Pollution Control Board

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R13-20

- <u>Statutory Authority</u>: Implementing Section 10 of the Environmental Protection Act [415 ILCS 5/10] and authorized by Sections 27 and 28 of the Environmental Protection Act [415 ILCS 5/27, 28]
- 5) <u>A Complete Description of the Subjects and Issues Involved</u>: This proposal for public comment would adopt a new Subpart K of Part 106 of the Illinois Pollution Control Board (Board) procedural rules. Specifically, the proposal will provide procedural rules for establishing alternative thermal effluent limitations under Section 316(a) of the Clean Water Act and 35 Ill. Adm. Code 304.141. A complete description of the proposal can be found in the Board's R13-20 opinion and order dated July 11, 2013.
- 6) <u>Published studies or reports, and sources of underlying data, used to compose this</u> <u>rulemaking:</u> Existing federal regulations in 40 CFR Part 125 (2012) have been integrated with typical procedures found in the Board's procedural rules.
- 7) Will this rulemaking replace any emergency rulemaking currently in effect? No

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- 8) Does this rulemaking contain an automatic repeal date? No
- 9) Does this rulemaking contain incorporations by reference? No
- 10) Are there any other proposed rulemakings pending on this Part? No
- <u>Statement of Statewide Policy Objectives</u>: This proposed rulemaking does not create or enlarge a State mandate, as defined in Section 3(b) of the State Mandates Act. [30 ILCS 805/3(b)]
- 12) <u>Time, Place, and Manner in which interested persons may comment on this proposed</u> <u>rulemaking</u>: The Board will accept written public comments on this proposal for a period of 45 days after the date of publication in the *Illinois Register*. Public comments should reference R13-20 and be addressed to:

Pollution Control Board John Therriault, Clerk JRTC 100 W. Randolph Street, Suite 11-500 Chicago, IL 60601

Public comments may also be filed electronically through the Clerk's Office On-Line (COOL) on the Board's Web site at www.ipcb.state.il.us.

Interested persons may obtain copies of the Board's opinion and order by downloading them from the Board's Web site at www.ipcb.state.il.us or by calling the Clerk's office at 312/814-3620. For more information, contact Hearing Officer Daniel Robertson at 312/814-6931 or email Daniel.Robertson@illinois.gov.

13) Initial Regulatory Flexibility Analysis:

- A) <u>Types of small businesses, small municipalities and not for profit corporations affected</u>: This proposal will impact any small business with a thermal effluent limit that seeks to demonstrate such effluent limit is more stringent than necessary to protect a balanced, indigenous population of fish, shellfish and wildlife. In general, the affected industry is the steam electric generating industry whether nuclear or coal fired.
- B) <u>Reporting, bookkeeping or other procedures required for compliance</u>: The proposal imposes new reporting requirements and will require reporting and

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bookkeeping procedures consistent with the proposal.

- C) Types of Professional skills necessary for compliance: Unknown.
- 14) <u>Regulatory Agenda on which this rulemaking was summarized</u>: This rulemaking was not included on either of the two most recent regulatory agendas because the need for this rulemaking was not made apparent until recently as a result of USEPA's focus on review of prior Section 316(a) relief and recent Board determinations.

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



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113		OMPOST APPLICATIONS AND ON-FARM COMPOSTING FACILITIES
114	C.	
115	Section	
116	106.900	General
117	106.902	Initiation of Proceeding
118	106.904	Petition Content Requirements
119	106.906	Petition Notice Requirements
120	106.908	Proof of Petition Notice Requirements
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125		SUBPART J: TEMPORARY LANDFILL BAN WAIVERS UNDER
126		THE ELECTRONIC PRODUCTS RECYCLING AND REUSE ACT
127		
128	Section	
129	106.1000	General
	10011000	A DECEMBER OF

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130	106.1002	Definitions
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132	106.1006	Petition Content Requirements
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137	SUBPAR'	T K: ALTERNATIVE THERMAL EFFLUENT LIMITATIONS PURSUANT TO
138		N 316(a) OF THE CLEAN WATER ACT AND 35 ILL. ADM. CODE 304.141(c)
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140	Section	
141	106.1100	Purpose
142	106.1105	General
143	106.1110	Definitions
144	106.1115	Early Screening
145	106.1120	Detailed Plan of Study
146	106.1125	Initiation of Proceeding
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148	106.1135	Petition Notice Requirements
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151	106.1150	Request for Public Hearing
152	106.1155	Notice and Conduct of Hearing
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155	106.1170	Opinion and Order
156	106.1175	Post-Hearing Procedures
157	106.1180	Renewal of Alternative Thermal Effluent Limitations
158		
159	106.APPEN	DIX A Comparison of Former and Current Rules (Repealed)
160		
161		ΓY: Implementing and authorized by Sections 5, 14.2(c), 21(q), 22.4, 26, 27, 28,
162	28.1, 28.5, 3	35, 36, 37, 38, 39.5 and 52.3 of the Environmental Protection Act (the Act) [415
163	ILCS 5/5, 1	4.2(c), 21(q), 22.4, 26, 27, 28, 28.1, 28.5, 35, 36, 37, 38, 39.5 and 52.3], Section 5 of
164	the Regulati	ion of Phosphorus in Detergents Act [415 ILCS 92/5] and Section 95 of the
165	Electronic F	Products Recycling and Reuse Act [415 ILCS 150/95].
166		
167	SOURCE:	Filed with Secretary of State January 1, 1978; amended at 4 Ill. Reg. 2, p. 186,
168		ecember 27, 1979; codified at 6 Ill. Reg. 8357; amended in R85-22 at 10 Ill. Reg.
169		ve February 2, 1986; amended in R86-46 at 11 Ill. Reg. 13457, effective August 4,
170		ded in R82-1 at 12 Ill. Reg. 12484, effective July 13, 1988; amended in R88-10 at 12
171	-	317, effective July 21, 1988; amended in R88-5(A) at 13 Ill. Reg. 12094, effective
		39; amended in R88-5(B) at 14 Ill. Reg. 9442, effective June 5, 1990; amended in

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3		3 Ill. Reg. 4230, effective March 8, 1994; amended in R93-30 at 18 Ill. Reg. 11579,
4		y 11, 1994; amended in R99-9 at 23 Ill. Reg. 2697, effective February 16, 1999; old
5		l, new Part adopted in R00-20 at 25 Ill. Reg. 550, effective January 1, 2001;
6		R04-24 at 29 Ill. Reg. 8817, effective June 8, 2005; amended in R10-19 at 34 Ill.
7		effective July 23, 2010; amended in R12-21 at 36 Ill. Reg. 9236, effective June 7,
8		led in R12-11 at 36 Ill. Reg. 16581, effective November 5, 2012; amended in R13-
)	20 at 37 Ill.	Reg, effective
5		
		<u>I K: ALTERNATIVE THERMAL EFFLUENT LIMITATIONS PURSUANT TO</u> N 316(a) OF THE CLEAN WATER ACT AND 35 ILL. ADM. CODE 304.141(c)
	<u>BECITO</u>	(1) (a) of this elbrin, writek not this 55 hbs. Tiski. Cost 50 http://
	Section 106	.1100 Purpose
	T1 · O 1	
		t describes the factors, criteria, and standards for the establishment of alternative
		uent limitations under 35 Ill. Adm. Code 304.141(c) and section 316(a) of the Clean
	Water Act (2	33 USC 1251) and in permits issued under 35 Ill. Adm. Code 309.
	(Sou	rce: Added at 37 Ill. Reg, effective)
	Section 106	.1105 General
	<u>a)</u>	Description. This Subpart applies to any point source that discharges pollutants to
		waters of the United States who seeks to demonstrate, pursuant to 35 Ill. Adm.
		Code 304.141(c) and section 316(a) of the Clean Water Act, that any effluent
		limit proposed for the control of a thermal component of any discharge from such
		source will require effluent limitations more stringent than necessary to assure the
		protection and propagation of a balanced, indigenous population of shellfish, fish,
		and wildlife in and on the body of water into which the discharge is to be made.
		and whente in and on the body of water into which the discharge is to be made.
	<u>b)</u>	Parties. The person making the demonstration must be named the petitioner. The
	<u>e</u> 7	Agency must be named as a respondent. Any interested person may become a
		participant in the alternative thermal effluent limitation demonstration proceeding
		in accordance with 35 Ill. Adm. Code 101.110 and 101.628.
		In accordance with 55 In. Adm. Code 101.110 and 101.028.
	2	Filing and Service. The filing and comice requirements of 25 III Adm. Code
	<u>c)</u>	Filing and Service. The filing and service requirements of 35 Ill. Adm. Code
		101.Subpart C apply to the proceedings of this Subpart.
	(Sou	rce: Added at 37 Ill. Reg, effective)
	A	
	Section 106	.1110 Definitions
		to these definitions, all definitions of the Illinois Environmental Protection Act [415
	ILCS 51, and	d 35 Ill. Adm. Code 301, apply to this Subpart. For the purpose of this Subpart:

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	"Alternative thermal effluent limitations" means all effluent limitations or standards of
	performance for the control of the thermal component of any discharge that are
	established under 35 Ill. Adm. Code 304.141(c), Section 316(a) of the CWA and this
	Subpart.
	"CWA" means the Federal Water Pollution Control Act, as amended (33 USC 1251 et
	seq., Public Law 92-500 enacted by Congress October 18, 1972, as amended by
	the Clean Water Act, Public Law 95-217, enacted December 12, 1977, as amended).
	"Representative important species" means species that are representative, in terms of the
	biological needs, of a balanced, indigenous community of shellfish, fish, and wildlife in
	the body of water into which a discharge of heat is made.
	"Balanced, indigenous community" is synonymous with the term "balanced, indigenous
	population" in the CWA and means a biotic community typically characterized by
	diversity, the capacity to sustain itself through cyclic seasonal changes, presence of
	necessary food chain species, and a lack of domination by pollution tolerant species.
	Such a community may include historically non-native species introduced in connection
	with a program of wildlife management and species whose presence or abundance resul
	from substantial, irreversible environmental modifications. Normally, however, such a
	community will not include species whose presence or abundance is attributable to the
	introduction of pollutants that will be eliminated by compliance by all sources with
	section 301(b)(2) of the CWA; and may not include species whose presence or
	abundance is attributable to alternative thermal effluent limitations imposed pursuant to
	this Subpart or through regulatory relief from otherwise applicable thermal limitations of
	standards granted by the Board.
	(Source: Added at 37 Ill. Reg, effective)
Sectio	n 106.1115 Early Screening
	a) Driver to filing a partition for an alternative thermal offluent limitation, the
	a) Prior to filing a petition for an alternative thermal effluent limitation, the petitioner must submit the following early screening information to the Agency:
	perturner must submit the following early screening information to the Agency.
	1) <u>A description of the alternative thermal effluent limitation requested;</u>
	2) A general description of the method by which the discharger proposes to
	2) A general description of the method by which the discharger proposes to demonstrate that the otherwise applicable thermal discharge effluent

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257 258 259	3) A general description of the type of data, studies, experiments and other information that the discharger intends to submit for the demonstration; and
260 261 262 263	4) A proposed representative important species list and such data and information as may be available to assist the Agency in approving the selection of the appropriate representative important species.
264 265 <u>b)</u> 266 267	Within 30 days after receipt of the early screening information under subsection (a), the petitioner shall consult with the Agency to discuss the petitioner's early screening information.
270	rce: Added at 37 Ill. Reg, effective)
272 273 <u>a)</u> 274 275 276 277	Within 60 days after the early screening information is submitted pursuant to Section 106.1115, the petitioner shall submit for the Agency's approval a detailed plan of study that the petitioner will undertake to support its alternative thermal effluent limitation demonstration.
278 <u>b)</u> 279 280 281	The petitioner shall specify the nature and extent of the following types ofinformation to be included in the plan of study:1)biological, hydrographical, and meteorological data;
282 283 284 285	 2) physical monitoring data; 3) engineering or diffusion models;
286 287 288	<u>4)</u> <u>laboratory studies;</u>
289 290 291 292	 <u>spresentative important species; and</u> <u>other relevant information.</u>
293 <u>c)</u> 294 295	In selecting representative important species, special consideration shall be given to species mentioned in applicable water quality standards.
296 <u>d)</u> 297 298 299	The petitioner shall provide any additional information or studies that the Agency subsequently determines necessary to support the alternative thermal effluent limitation demonstration, including such field or other studies as may be necessary to select representative important species.

300			
301	<u>e)</u>	In making	g the alternative thermal effluent limitation demonstration, the petitioner
302		shall cons	sider any information or guidance published by USEPA to assist in
303			uch demonstrations.
304			
305	£	Within 90) days after petitioner's submittal of its detailed plan of study, the
306			shall approve the plan or specify any recommended revisions to the plan.
307			
308	<u>g)</u>	After obt	aining Agency approval or the Agency's recommended revisions, the
309	B.		shall complete the plan of study prior to filing the petition for an
310			e thermal effluent limitation with the Board.
311		unconnent	e normal official minimus of the new pourd
312	(Sou	ce: Added	at 37 Ill. Reg, effective)
313			
314	Section 106	1125 Initia	ation of Proceeding
315			All the second
316			plan of study pursuant to Section 106.1120, the petitioner may file a
317	petition for a	n alternativ	e thermal effluent limitation with the Clerk of the Board and must serve
318	one copy up	on the Agen	icy.
319			
320	(Sou	ce: Added	at 37 Ill. Reg, effective)
321			
322	Section 106	1130 Cont	ents of Petition
323			
324	A petition for	r an alterna	tive thermal effluent limitation must include the following:
325	1		
326	<u>a)</u>	Informat	ion providing a general plant description, including, as applicable:
327		45 4	
328		<u>1)</u> <u>G</u>	enerating capacity;
329			
330		<u>2)</u> <u>T</u>	ype of fuel used;
331			
332		<u>3)</u> <u>C</u>	perating characteristics of the condenser cooling system;
333			
334		<u>4)</u> <u>H</u>	listory of the load factor of the plant for the last 5 years;
335			
336		<u>5)</u> P	rojected load factors of the plant for the next 5 years;
337			
338		<u>6)</u> <u>E</u>	stimated date of retirement for each unit at the plant and any plans for
339			ditional units at the plant;
340		<u></u>	
341		<u>7)</u> <u>H</u>	listory of plant shutdowns for the last 5 years;
342		<u> </u>	action of hermit over the state of Journey

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	<u>8)</u>	Planned and emergency shutdowns with frequency and duration for the last 5 years; and
	<u>9)</u>	Planned and projected shutdowns with frequency and duration for the next five years;
<u>b</u>)) Desc	cription of Method for Heat Dissipation:
-		
	1)	Type of system used (such as once-through, mechanical, and draft cooling towers) in narrative form; and
	<u>2)</u>	Summary information on temperature of discharge to receiving waters in narrative form;
<u>c</u>)		immary of compliance or non-compliance with thermal requirements at the ity in the past five years;
<u>d</u>)	-	results of the studies conducted pursuant to the detailed plan of study nitted under Section 106.1120;
<u>e</u>)	then	information or guidance published by USEPA to assist in making alternative mal effluent limitation demonstrations that the Board should consider in uating the petition; and
£	Any	additional information or studies that the petitioner judges to be appropriate appropriate appropriate appropriate appropriate appropriate appropriate additional ended appropriate appropri appropriate appropriate appropriate appropriate appropria
(5	Source: A	dded at 37 Ill. Reg, effective)
Section 1	106.1135	Petition Notice Requirements
<u>Section 1</u>) <u>With</u> the f	Petition Notice Requirements hin 14 days after the filing of the petition, the petitioner must publish notice of filing of the petition by advertisement in a newspaper of general circulation in county where the facility is located.

	"Any person may cause a public hearing to be held in the above-describe
	proceeding by filing a hearing request with the Illinois Pollution Control
	Board within 21 days after the date of the publication of this notice. The
	hearing request should clearly indicate the docket number for the
	proceeding, as found in this notice, and must be mailed to the Clerk of the
	Board, Illinois Pollution Control Board, 100 W. Randolph Street, Suite
	500, Chicago, Illinois 60601."
(Sour	rce: Added at 37 Ill. Reg, effective)
Section 106.	1140 Proof of Petition Notice Requirements
Within 30 da	ays after the filing of the petition, the petitioner must file a certificate of publication
	ation must be issued by the newspaper that published the notice and must certify
	tice was published and the information the notice contained.
mien die not	nee mus published and the information the notice contained.
(Som	rce: Added at 37 Ill. Reg., effective)
(204	
Section 106.	1145 Recommendation and Response
Within 45 da	ave after the filing of a petition for an alternative thermal effluent limitation, the
	ays after the filing of a petition for an alternative thermal effluent limitation, the tile with the Board a recommendation as to whether the Board should grant the
Agency mus	t file with the Board a recommendation as to whether the Board should grant the
Agency mus petitioner's re	t file with the Board a recommendation as to whether the Board should grant the equested alternative thermal effluent limitation. The petitioner, any party to the
Agency must petitioner's re proceeding, o	t file with the Board a recommendation as to whether the Board should grant the equested alternative thermal effluent limitation. The petitioner, any party to the or any interested person may file a response to the Agency recommendation within
Agency must petitioner's re proceeding, o	t file with the Board a recommendation as to whether the Board should grant the equested alternative thermal effluent limitation. The petitioner, any party to the
Agency must petitioner's re proceeding, of 21 days after	t file with the Board a recommendation as to whether the Board should grant the equested alternative thermal effluent limitation. The petitioner, any party to the or any interested person may file a response to the Agency recommendation within the Agency files its recommendation.
Agency must petitioner's re proceeding, of 21 days after	t file with the Board a recommendation as to whether the Board should grant the equested alternative thermal effluent limitation. The petitioner, any party to the or any interested person may file a response to the Agency recommendation within
Agency mus petitioner's re proceeding, o 21 days after (Sour	t file with the Board a recommendation as to whether the Board should grant the equested alternative thermal effluent limitation. The petitioner, any party to the or any interested person may file a response to the Agency recommendation within the Agency files its recommendation.
Agency mus petitioner's re proceeding, o 21 days after (Sour	t file with the Board a recommendation as to whether the Board should grant the equested alternative thermal effluent limitation. The petitioner, any party to the or any interested person may file a response to the Agency recommendation within the Agency files its recommendation.
Agency must petitioner's re proceeding, of 21 days after (Sour Section 106. Any person of	t file with the Board a recommendation as to whether the Board should grant the equested alternative thermal effluent limitation. The petitioner, any party to the or any interested person may file a response to the Agency recommendation within the Agency files its recommendation. rce: Added at 37 Ill. Reg, effective) .1150 Request for Public Hearing can request that a public hearing be held in a proceeding under this Subpart. The
Agency must petitioner's re proceeding, of 21 days after (Sour Section 106. Any person of	t file with the Board a recommendation as to whether the Board should grant the equested alternative thermal effluent limitation. The petitioner, any party to the or any interested person may file a response to the Agency recommendation within the Agency files its recommendation. rce: Added at 37 Ill. Reg, effective) 1150 Request for Public Hearing
Agency mus petitioner's re proceeding, d 21 days after (Sour Section 106. Any person d requests mus	t file with the Board a recommendation as to whether the Board should grant the equested alternative thermal effluent limitation. The petitioner, any party to the or any interested person may file a response to the Agency recommendation within the Agency files its recommendation. rce: Added at 37 Ill. Reg, effective) .1150 Request for Public Hearing can request that a public hearing be held in a proceeding under this Subpart. The
Agency mus petitioner's re proceeding, of 21 days after (Sour Section 106. Any person of requests mus publication of	t file with the Board a recommendation as to whether the Board should grant the equested alternative thermal effluent limitation. The petitioner, any party to the or any interested person may file a response to the Agency recommendation within the Agency files its recommendation. rce: Added at 37 Ill. Reg, effective) .1150 Request for Public Hearing can request that a public hearing be held in a proceeding under this Subpart. The st be filed with the Clerk of the Board no later than 21 days after the date of the
Agency must petitioner's re proceeding, of 21 days after (Sour Section 106. Any person of requests must publication of should make	t file with the Board a recommendation as to whether the Board should grant the equested alternative thermal effluent limitation. The petitioner, any party to the or any interested person may file a response to the Agency recommendation within the Agency files its recommendation. rce: Added at 37 Ill. Reg, effective) A150 Request for Public Hearing can request that a public hearing be held in a proceeding under this Subpart. The st be filed with the Clerk of the Board no later than 21 days after the date of the of the petition notice in accordance with Section 106.1135. Requests for hearing reference to the Board docket number assigned to the proceeding.
Agency must petitioner's re proceeding, of 21 days after (Sour Section 106. Any person of requests must publication of should make	t file with the Board a recommendation as to whether the Board should grant the equested alternative thermal effluent limitation. The petitioner, any party to the or any interested person may file a response to the Agency recommendation within the Agency files its recommendation. rce: Added at 37 Ill. Reg, effective) A150 Request for Public Hearing can request that a public hearing be held in a proceeding under this Subpart. The st be filed with the Clerk of the Board no later than 21 days after the date of the of the petition notice in accordance with Section 106.1135. Requests for hearing reference to the Board docket number assigned to the proceeding.
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Agency must petitioner's re proceeding, of 21 days after (Sour Section 106. Any person of requests must publication of should make (Sour	t file with the Board a recommendation as to whether the Board should grant the equested alternative thermal effluent limitation. The petitioner, any party to the or any interested person may file a response to the Agency recommendation within the Agency files its recommendation. rce: Added at 37 Ill. Reg, effective) A150 Request for Public Hearing can request that a public hearing be held in a proceeding under this Subpart. The st be filed with the Clerk of the Board no later than 21 days after the date of the of the petition notice in accordance with Section 106.1135. Requests for hearing reference to the Board docket number assigned to the proceeding.
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Agency must petitioner's re proceeding, of 21 days after (Sour Section 106. Any person of requests must publication of should make (Sour	t file with the Board a recommendation as to whether the Board should grant the equested alternative thermal effluent limitation. The petitioner, any party to the or any interested person may file a response to the Agency recommendation within the Agency files its recommendation. rce: Added at 37 Ill. Reg, effective) 1150 Request for Public Hearing can request that a public hearing be held in a proceeding under this Subpart. The st be filed with the Clerk of the Board no later than 21 days after the date of the of the petition notice in accordance with Section 106.1135. Requests for hearing ereference to the Board docket number assigned to the proceeding. rce: Added at 37 Ill. Reg, effective) 1155 Notice and Conduct of Hearing The Board shall hold a public hearing on the petition and alternative thermal
Agency mus petitioner's re proceeding, of 21 days after (Sour Section 106. Any person of requests mus publication of should make (Sour Section 106.	t file with the Board a recommendation as to whether the Board should grant the equested alternative thermal effluent limitation. The petitioner, any party to the or any interested person may file a response to the Agency recommendation within the Agency files its recommendation. rce: Added at 37 Ill. Reg, effective) 1150 Request for Public Hearing can request that a public hearing be held in a proceeding under this Subpart. The st be filed with the Clerk of the Board no later than 21 days after the date of the of the petition notice in accordance with Section 106.1135. Requests for hearing reference to the Board docket number assigned to the proceeding. rce: Added at 37 Ill. Reg, effective) 1155 Notice and Conduct of Hearing

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	<u>b)</u>			officer will schedule the hearing to be held in the county likely to be
		affect	ed by th	he petitioner's activity.
	<u>c)</u>	The C	lerk wi	ill give notice of the hearing in accordance with 35 Ill. Adm. Code
	=1			oceedings will be conducted in accordance with 35 Ill. Adm. Code
			ubpart	
	(Sou	rce: Add	ded at 3	37 Ill. Reg, effective)
Se	ection 106	.1160 B	urden	of Proof
	<u>a)</u>	The b	urden o	of proof is on the petitioner.
	12			
	<u>b)</u>			er must demonstrate to the satisfaction of the Board that the otherwise
				fluent limitations under Chapter I of Subtitle C of this Title are more
				n necessary to assure the protection and propagation of a balanced,
			the second s	community of shellfish, fish, and wildlife in and on the body of water ne discharge is made.
		<u>into v</u>	vinch ti	ie discharge is made.
	<u>c)</u>	The d	emonst	tration must show that the alternative thermal effluent limitation
	100	desire	d by th	e petitioner, considering the cumulative impact of its thermal
		disch	arge, to	gether with all other significant impacts on the species affected, will
		assure	e the pr	otection and propagation of a balanced indigenous community of
		shellf	ish, fisl	h, and wildlife in and on the body of water into which the discharge is
		to be	made.	
	<u>d)</u>	Exist	ing disc	chargers may base their demonstration upon the absence of prior
				harm in lieu of predictive studies.
		1)	When	n the petitioner bases the alternative thermal effluent limitation
			demo	onstration upon the absence of prior appreciable harm, the
			demo	onstration must show:
			<u>A)</u>	That no appreciable harm has resulted from the normal component
				of the discharge, taking into account the interaction of such
				thermal component with other pollutants and the additive effect of
				other thermal sources on a balanced, indigenous community of
				shellfish, fish, and wildlife in and on the body of water into which
				the discharge has been made; or
			10.1	
			<u>B)</u>	That despite the occurrence of such previous harm, the desired
				alternative thermal effluent limitation (or appropriate modifications

		thereof) will nevertheless assure the protection and propagation of
		a balanced, indigenous community of shellfish, fish, and wildlife in
		and on the body of water into which the discharge is made.
		2) In determining whether prior appreciable harm has occurred, the Board
		shall consider the length of time during which the petitioner has been
		discharging and the nature of the discharge.
	(Sour	rce: Added at 37 Ill. Reg, effective)
Sectio	on 106.	1165 Evidentiary Matters
	<u>a)</u>	The provisions of 35 Ill. Adm. Code 101 regarding admissible evidence, written
	<u>a</u>)	narrative testimony, official notice, viewing premises, admitting business records
		examining adverse parties or agents and hostile witnesses and compelling them to
		appear at hearing, and amendment and variance of pleadings and proof will apply
		to proceedings under this Subpart.
		The part of the second s
	<u>b)</u>	In determining whether the protection and propagation of the affected species wil
		be assured, the Board may consider any information contained or referenced in
		any applicable thermal water quality criteria and thermal water quality
		information published by the USEPA under section 304(a) of the CWA, or any
		information published by the USEPA under section 304(a) of the CWA, or any other information the Board deems relevant.
	10	other information the Board deems relevant.
	(Sou	
Sectio		other information the Board deems relevant.
Sectio	on 106.	other information the Board deems relevant. rce: Added at 37 Ill. Reg, effective) .1170 Opinion and Order
Sectio		other information the Board deems relevant. rce: Added at 37 Ill. Reg, effective) .1170 Opinion and Order After an opportunity for a public hearing and upon a satisfactory alternative
Sectio	on 106.	other information the Board deems relevant. rce: Added at 37 Ill. Reg, effective) .1170 Opinion and Order After an opportunity for a public hearing and upon a satisfactory alternative thermal effluent limitation demonstration, the Board may order the Agency to
Sectio	on 106.	other information the Board deems relevant. rce: Added at 37 Ill. Reg, effective) .1170 Opinion and Order After an opportunity for a public hearing and upon a satisfactory alternative thermal effluent limitation demonstration, the Board may order the Agency to include thermal discharge effluent limitations or standards in the petitioner's
Sectio	on 106.	other information the Board deems relevant. rce: Added at 37 Ill. Reg, effective) .1170 Opinion and Order After an opportunity for a public hearing and upon a satisfactory alternative thermal effluent limitation demonstration, the Board may order the Agency to include thermal discharge effluent limitations or standards in the petitioner's NPDES permit that are less stringent than those required by applicable standards
Sectio	on 106.	other information the Board deems relevant. rce: Added at 37 Ill. Reg, effective) .1170 Opinion and Order After an opportunity for a public hearing and upon a satisfactory alternative thermal effluent limitation demonstration, the Board may order the Agency to include thermal discharge effluent limitations or standards in the petitioner's NPDES permit that are less stringent than those required by applicable standards
Sectio	on 106.	other information the Board deems relevant. rce: Added at 37 Ill. Reg, effective) .1170 Opinion and Order After an opportunity for a public hearing and upon a satisfactory alternative thermal effluent limitation demonstration, the Board may order the Agency to include thermal discharge effluent limitations or standards in the petitioner's NPDES permit that are less stringent than those required by applicable standards and limitations if the thermal component of the discharge, taking into account the interaction of such thermal component with other pollutants, will assure the
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	b) In addition to the provisions of 35 Ill. Adm. Code 101.520 and 101.902, if
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	(Source: Added at 37 Ill. Reg, effective)
Santian	106.1180 Renewal of Alternative Thermal Effluent Limitations
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558	pursuant to this Subpart before the alternative thermal effluent limitation may be
559	included in the permittee's renewed NPDES permit.
560	
561	(Source: Added at 37 Ill. Reg., effective)

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

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106.1180 Renewal of Alternative Thermal Effluent Limitations

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

AUTHORITY: Implementing and authorized by Sections 5, 14.2(c), 21(q), 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), 21(q), 21.622.4, 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 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. 9236, effective June 7, 2012; amended in R12-11 at 36 Ill. Reg. 16581, effective November 5, 2012; amended in R13-20 at 37 Ill. Reg.

SUBPART K: ALTERNATIVE THERMAL EFFLUENT LIMITATIONS PURSUANT TO SECTION 316(a) OF THE CLEAN WATER ACT AND 35 ILL. ADM. CODE 304.141(c)

Section 106.1100 Purpose

This Subpart describes the factors, criteria, and standards for the establishment of alternative thermal effluent limitations under 35 Ill. Adm. Code 304.141(c) and <u>Sectionsection</u> 316(a) of the Clean Water Act (33 USC 1251) and in permits issued under 35 Ill. Adm. Code 309.

(Source: Added at 37 Ill. Reg. _____, effective ______

Section 106.1105 General

a) Description. This Subpart applies to any point source that discharges pollutants to waters of the United States who seeks to demonstrate, pursuant to 35 Ill. Adm.

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Code 304.141(c) and <u>Sectionsection</u> 316(a) of the Clean Water Act, that any effluent limit proposed for the control of a thermal component of any discharge from such source will require effluent limitations more stringent than necessary to assure the protection and propagation of a balanced, indigenous population of shellfish, fish, and wildlife in and on the body of water into which the discharge is to be made.

- b) Parties. The person making the demonstration must be named the petitioner. The Agency must be named as a respondent. Any interested person may become a participant in the alternative thermal effluent limitation demonstration proceeding in accordance with 35 Ill. Adm. Code 101.110 and 101.628.
- c) Filing and <u>serviceService</u>. The filing and service requirements of 35 Ill. Adm. Code 101.Subpart C apply to the proceedings of this Subpart.

(Source: Added at 37 Ill. Reg. _____, effective ______

Section 106.1110 Definitions

In addition to these definitions, all definitions of the Illinois Environmental Protection Act [415 ILCS 5], and 35 Ill. Adm. Code 301, apply to this Subpart. For the purpose of this Subpart:

"Alternative thermal effluent limitations" means all effluent limitations or standards of performance for the control of the thermal component of any discharge that are established under 35 Ill. Adm. Code 304.141(c), Section 316(a) of the CWA and this Subpart.

"CWA" means the Federal Water Pollution Control Act, as amended_z (33 <u>U.S.C.USC</u> 1251 et seq., Public Law 92-500 enacted by Congress October 18, 1972, as amended by the <u>"Clean Water Act"</u>, Public Law 95-217, enacted December 12, 1977, as amended).

""Representative important species" means species that are representative, in terms of their biological needs, of a balanced, indigenous community of shellfish, fish, and wildlife in the body of water into which a discharge of heat is made.

"Balanced, indigenous community" is synonymous with the term "balanced, indigenous population" in the CWA and means a biotic community typically characterized by diversity, the capacity to sustain itself through cyclic seasonal changes, presence of necessary food chain species, and by a lack of domination by pollution

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tolerant species. Such a community may include historically non-native species introduced in connection with a program of wildlife management and species whose presence or abundance results from substantial, irreversible environmental modifications. Normally, however, such a community will not include species whose presence or abundance is attributable to the introduction of pollutants that will be eliminated by compliance by all sources with <u>Sectionsection</u> 301(b)(2) of the CWA; and may not include species whose presence or abundance is attributable to this Subpart or through regulatory relief from otherwise applicable thermal limitations or standards granted by the Board.

(Source: Added at 37 Ill. Reg.____, effective _____)

Section 106.1115 Early Screening

- a) Prior to filing a petition for an alternative thermal effluent limitation, the petitioner must submit the following early screening information to the Agency:
 - 1) A description of the alternative thermal effluent limitation requested;
 - A general description of the method by which the discharger proposes to demonstrate that the otherwise applicable thermal discharge effluent limitations are more stringent than necessary;
 - A general description of the type of data, studies, experiments and other information that the discharger intends to submit for the demonstration; and
 - 4) A proposed representative important species list and such data and information as may be available to assist the Agency in approving the selection of the appropriate representative important species.
- b) Within 30 days <u>fromafter</u> receipt of the early screening information under subsection (a)<u>-of this Section</u>, the petitioner shall consult with the Agency to discuss the petitioner<u>-</u>'s early screening information.

(Source: Added at 37 Ill. Reg.____, effective _____)

Section 106.1120 Detailed Plan of Study

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a) Within 60 days after the early screening information is submitted pursuant to Section <u>106.1115 of this Part_106.1115</u>, the petitioner shall submit for the Agency¹/₂'s approval a detailed plan of study that the petitioner will undertake to support its alternative thermal effluent limitation demonstration.

- b) The petitioner shall specify the nature and extent of the following types of information to be included in the plan of study:
 - 1) biological, hydrographical, and meteorological data;
 - physical monitoring data;
 - 3) engineering or diffusion models;
 - laboratory studies;
 - 5) representative important species; and
 - 6) other relevant information.

c) In selecting representative important species, special consideration shall be given to species mentioned in applicable water quality standards.

d) The petitioner shall provide any additional information or studies that the Agency subsequently determines necessary to support the alternative thermal effluent limitation demonstration, including such field or other studies as may be

necessary to select representative important species.

e) In making the alternative thermal effluent limitation demonstration, the petitioner shall consider any information or guidance published by USEPA to assist in making such demonstrations.

 f) Within 90 days <u>ofafter</u> petitioner<u></u>'s submittal of its detailed plan of study, the Agency shall approve the plan or specify any recommended revisions to the plan.

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g) After obtaining Agency approval or the Agency²'s recommended revisions, the petitioner shall complete the plan of study prior to filing the petition for an alternative thermal effluent limitation with the Board.

(Source: Added at 37 Ill. Reg.____, effective _____)

Section 106.1125 Initiation of Proceeding

After completion of the plan of study pursuant to Section 106.1120, the petitioner may file a petition for an alternative thermal effluent limitation with the Clerk of the Board and must serve one copy upon the Agency.

(Source: Added at 37 Ill. Reg. _____, effective _____)

Section 106.1130 Contents of Petition

A petition for an alternative thermal effluent limitation must include the following:

- a) Information providing a general plant description, including, as applicable:
 - 1) Generating capacity;
 - 2) Type of fuel used;
 - 3) Operating characteristics of the condenser cooling system;
 - 4) History of the load factor of the plant for the last 5 years;
 - 5) Projected load factors of the plant for the next 5 years;

6) Estimated date of retirement for each unit at the plant and any plans for additional units at the plant;

- 7) History of plant shutdowns for the last 5 years;
- Planned and emergency shutdowns with frequency and duration for the last 5 years;
- and

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9) Planned and projected shutdowns with frequency and duration for the next five years $\frac{1}{2}$

b) Description of Method for Heat Dissipation:

1) Type of system used (such as once-through, mechanical, and draft cooling towers) in narrative form; and

2) Summary information on temperature of discharge to receiving waters in narrative form

c) A summary of compliance or non-compliance with thermal requirements at the facility in the past five years;

 d) The results of the studies conducted pursuant to the detailed plan of study submitted under Section 106.1120-of this Part;

e) Any information or guidance published by USEPA to assist in making alternative thermal effluent limitation demonstrations that the Board should consider in evaluating the petition; and

f) Any additional information or studies that the petitioner judges to be appropriate to support the alternative thermal effluent limitation demonstration.

(Source: Added at 37 Ill. Reg.____, effective _____)

Section 106.1135 Petition Notice Requirements

- a) Within 14 days after the filing of the petition, the petitioner must publish notice of the filing of the petition by advertisement in a newspaper of general circulation in the county where the facility is located.
- b) The notice must contain the name and address of the petitioner and it must state that the petitioner has filed with the Board a petition for an alternative thermal effluent limitation. The notice must also provide the date on which the petition was filed, the Board docket number, the regulatory standard (with appropriate Administrative Code citation) from which the alternative thermal effluent

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limitation is sought, the proposed alternative thermal effluent limitation, and the location of the facility. The concluding portion of the notice must read as follows:

"Any person may cause a public hearing to be held in the above-described proceeding by filing a hearing request with the Illinois Pollution Control Board within 21 days after the date of the publication of this notice. The hearing request should clearly indicate the docket number for the proceeding, as found in this notice, and must be mailed to the Clerk of the Board, Illinois Pollution Control Board, 100 W. Randolph Street, Suite 11-500, Chicago, Illinois 60601."

(Source: Added at 37 Ill. Reg.____, effective _____)

Section 106.1140 Proof of Petition Notice Requirements

Within 30 days after the filing of the petition, the petitioner must file a certificate of publication. This certification must be issued by the newspaper that published the notice and must certify when the notice was published and the information the notice contained.

(Source: Added at 37 Ill. Reg., effective)

Section 106.1145 Recommendation and Response

Within 45 days after the filing of a petition for an alternative thermal effluent limitation, the Agency must file with the Board a recommendation as to whether the Board should grant the petitioner²/₂'s requested alternative thermal effluent limitation. The petitioner, any party to the proceeding, or any interested person may file a response to the Agency recommendation within 21 days after the Agency files its recommendation.

(Source: Added at 37 Ill. Reg., effective)

Section 106.1150 Request for Public Hearing

Any person can request that a public hearing be held in a proceeding under this Subpart. The requests must be filed with the Clerk of the Board no later than 21 days after the date of the publication of the petition notice in accordance with Section <u>106.1135 of this Part.106.1135</u>. Requests for hearing should make reference to the Board docket number assigned to the proceeding.

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(Source: Added at 37 Ill. Reg._____, effective ______)

Section 106.1155 Notice and Conduct of Hearing

a) The Board shall hold a public hearing on the petition and alternative thermal effluent limitation demonstration when one is requested in accordance with Section 106.1150 <u>of this Part</u>or when requested by the petitioner.

b) The hearing officer will schedule the hearing to be held in the county likely to be affected by the petitioner's activity.

c) The Clerk will give notice of the hearing in accordance with 35 Ill. Adm.
 Code 101. The proceedings will be conducted in accordance with 35 Ill. Adm. Code 101.Subpart F.

(Source: Added at 37 Ill. Reg.____, effective _____)

Section 106.1160 Burden of Proof

- a) The burden of proof is on the petitioner.
- b) The petitioner must demonstrate to the satisfaction of the Board that the otherwise applicable effluent limitations under Chapter I of Subtitle C of this Title are more stringent than necessary to assure the protection and propagation of a balanced, indigenous community of shellfish, fish, and wildlife in and on the body of water into which the discharge is made.
- c) The demonstration must show that the alternative thermal effluent limitation desired by the petitioner, considering the cumulative impact of its thermal discharge, together with all other significant impacts on the species affected, will assure the protection and propagation of a balanced indigenous community of shellfish, fish, and wildlife in and on the body of water into which the discharge is to be made.
- Existing dischargers may base their demonstration upon the absence of prior appreciable harm in lieu of predictive studies.

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1) When the petitioner bases the alternative thermal effluent limitation demonstration upon the absence of prior appreciable harm, the demonstration must show:

- A) That no appreciable harm has resulted from the normal component of the discharge, taking into account the interaction of such thermal component with other pollutants and the additive effect of other thermal sources teon a balanced, indigenous community of shellfish, fish, and wildlife in and on the body of water into which the discharge has been made; or
- B) That despite the occurrence of such previous harm, the desired alternative thermal effluent limitation (or appropriate modifications thereof) will nevertheless assure the protection and propagation of a balanced, indigenous community of shellfish, fish, and wildlife in and on the body of water into which the discharge is made.
- In determining whether<u>or not</u> prior appreciable harm has occurred, the Board shall consider the length of time during which the petitioner has been discharging and the nature of the discharge.

(Source: Added at 37 Ill. Reg.____, effective _____)

Section 106.1165 Evidentiary Matters

- a) The provisions of 35 Ill. Adm. Code 101 regarding admissible evidence, written narrative testimony, official notice, viewing premises, admitting business records, examining adverse parties or agents and hostile witnesses and compelling them to appear at hearing, and amendment and variance of pleadings and proof will apply to proceedings under this Subpart.
- b) In determining whether or not the protection and propagation of the affected species will be assured, the Board may consider any information contained or referenced in any applicable thermal water quality criteria and thermal water quality information published by the USEPA under section 304(a) of the CWA, or any other information the Board deems relevant.

(Source: Added at 37 Ill. Reg.____, effective _____)

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Section 106.1170 Opinion and Order

- a) After an opportunity for a public hearing and upon a satisfactory alternative thermal effluent limitation demonstration, the Board may order the Agency to include thermal discharge effluent limitations or standards in the petitioner³/₂'s NPDES permit that are less stringent than those required by applicable standards and limitations if the thermal component of the discharge, taking into account the interaction of such thermal component with other pollutants, will assure the protection and propagation of a balanced, indigenous population of shellfish, fish, and wildlife in and on the body of water.
- b) If the petitioner intends for the alternative thermal effluent limitation granted by the Board pursuant to this Subpart to continue beyond the expiration of the petitioner²'s NPDES permit, the petitioner must apply for renewal of the alternative thermal effluent limitation pursuant to Section 106.1180.

(Source: Added at 37 Ill. Reg.____, effective _____)

Section 106.1175 Post-Hearing Procedures

- a) The provisions of 35 Ill. Adm. Code 101 regarding default, transcripts, the record, motions, briefs, and oral arguments apply to proceedings under this Subpart.
- b) In addition to the provisions of 35 Ill. Adm. Code 101.520 and 101.902, if USEPA objects pursuant to 40 <u>C.F.R. §CFR</u> 123.44 to issuance in the petitioner<u>'</u>'s NPDES permit of the alternative thermal effluent limitation ordered by the Board, the Agency is given leave to file a motion for reconsideration of the Board<u>'</u>'s order granting the effluent limitation pursuant to 35 Ill. Adm. Code 101.520 within 35 days after the Agency<u>'</u>'s receipt of USEPA<u>'</u>'s objection.

(Source: Added at 37 Ill. Reg.____, effective _____)

Section 106.1180 Renewal of Alternative Thermal Effluent Limitations

a) The permittee may request continuation of an alternative thermal effluent limitation granted by the Board, pursuant to this Subpart, as part of its NPDES permit renewal application.

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- b) Any application for renewal should include sufficient information for the Agency to compare the nature of the permittee²/₂'s thermal discharge and the balanced, indigenous population of shellfish, fish, and wildlife at the time the Board granted the alternative thermal effluent limitation and the current nature of the petitioner²/₂'s thermal discharge and the balanced, indigenous population of shellfish, fish, and wildlife. The permittee should be prepared to support this comparison with documentation based upon the discharger²/₂'s actual operation experience during the previous permit term.
- c) If the permittee demonstrates that the nature of the thermal discharge has not changed and the alternative thermal effluent limitation granted by the Board has not caused appreciable harm to a balanced, indigenous population of shellfish, fish, and wildlife in and on the body of water into which the discharge is made, the Agency may include the alternative thermal effluent limitation in the permitee²/₂'s renewed NPDES permit.
- d) If the nature of the thermal discharge has changed materially or the alternative thermal effluent limitation granted by the Board has caused appreciable harm to a balanced, indigenous population of shellfish, fish, and wildlife in and on the body of water into which the discharge is made, the Agency may not include the thermal relief granted by the Board in the permitee²⁴/₂s renewed NPDES permit. The permittee must file a new petition and make the required demonstration pursuant to this Subpart before the alternative thermal effluent limitation may be included in the permittee²⁴/₂s renewed NPDES permit.

(Source: Added at 37 Ill. Reg.____, effective _____)

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Total changes		148

ILLINOIS REGISTER

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENT

1) Heading of the Part: Effluent Standards

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- 2) <u>Code Citation</u>: 35 Ill. Adm. Code 304
- 3) <u>Section Number</u>: <u>Proposed Action</u>: 304.141 Amend
- <u>Statutory Authority</u>: Implementing Section 10 of the Environmental Protection Act [415 ILCS 5/10] and authorized by Sections 27 and 28 of the Environmental Protection Act [415 ILCS 5/27, 28]
- 5) <u>A Complete Description of the Subjects and Issues Involved</u>: This proposal will update Section 304.141 of the Illinois Pollution Control Board (Board) regulations to include a cross-reference to the newly proposed Subpart K of Part 106 of the Board's procedural rules and to update language to reflect the United States Environmental Protection Agency (USEPA) delegation of permitting authority to the Illinois Environmental Protection Agency.
- 6) <u>Published studies or reports, and sources of underlying data, used to compose this</u> rulemaking: None
- 7) Will this proposed rulemaking replace an emergency rule currently in effect? No
- 8) Does this rulemaking contain an automatic repeal date? No
- 9) Does this proposed rulemaking contain incorporations by reference? No
- 10) Are there any other proposed rulemaking pending on this Part? No
- Statement of Statewide Policy Objectives: This proposed rulemaking does not create or enlarge a State mandate, as defined in Section 3(b) of the State Mandates Act. [30 ILCS 805/3(b)]
- 12) <u>Time, Place, and Manner in which interested persons may comment on this proposed</u> <u>rulemaking</u>: The Board will accept written public comments on this proposal for a period of 45 days after the date of publication in the *Illinois Register*. Public comments should reference R13-20 and be addressed to:

Pollution Control Board John Therriault, Clerk

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R13-20

POLLUTION CONTROL BOARD

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NOTICE OF PROPOSED AMENDMENT

JRTC 100 W. Randolph Street, Suite 11-500

Chicago, IL 60601

Public comments may also be filed electronically through the Clerk's Office On-Line (COOL) on the Board's Web site at www.ipcb.state.il.us.

Interested persons may obtain copies of the Board's opinion and order by downloading them from the Board's Web site at www.ipcb.state.il.us or by calling the Clerk's office at 312/814-3620. For more information, contact Hearing Officer Daniel Robertson at 312/814-6931 or email Daniel.Robertson@illinois.gov.

13) Initial Regulatory Flexibility Analysis:

- A) <u>Types of small businesses, small municipalities and not for profit corporations affected</u>: This proposal will impact any small business with a thermal effluent limit that seeks to demonstrate such effluent limit is more stringent than necessary to protect a balanced, indigenous population of fish, shellfish and wildlife. In general, the affected industry is the steam electric generating industry whether nuclear or coal fired.
- B) <u>Reporting, bookkeeping or other procedures required for compliance</u>: The proposal imposes new reporting requirements and will require reporting and bookkeeping procedures consistent with the proposal.
- C) Types of Professional skills necessary for compliance: Unknown
- 14) <u>Regulatory Agenda on which this rulemaking was summarized</u>: This rulemaking was not included on either of the two most recent regulatory agendas because the need for this rulemaking was not made apparent until recently as a result of USEPA's focus on review of prior Section 316(a) relief and recent Board determinations.

The full text of the Proposed Amendment begins on the next page:

1ST NOTICE VERSION

JCAR350304-1311861r01

1		TITLE 35: ENVIRONMENTAL PROTECTION		
2	SUBTITLE C: WATER POLLUTION			
3	CHAPTER I: POLLUTION CONTROL BOARD			
4				
5		PART 304		
6		EFFLUENT STANDARDS		
7				
8		SUBPART A: GENERAL EFFLUENT STANDARDS		
9				
10	Section			
11	304.101	Preamble		
12	304.102	Dilution		
13	304.103	Background Concentrations		
14	304.104	Averaging		
15	304.105	Violation of Water Quality Standards		
16	304.106	Offensive Discharges		
17	304.120	Deoxygenating Wastes		
18	304.121	Bacteria		
19	304.122	Total Ammonia Nitrogen (as N: STORET number 00610)		
20	304.123	Phosphorus (STORET number 00665)		
21	304.124	Additional Contaminants		
22	304.125	pH		
23	304.126	Mercury		
24	304.140	Delays in Upgrading (Repealed)		
25	304.141	NPDES Effluent Standards		
26	304.142	New Source Performance Standards (Repealed)		
27		tion bound i monumer confermer)		
28		SUBPART B: SITE SPECIFIC RULES AND		
29		EXCEPTIONS NOT OF GENERAL APPLICABILITY		
30				
31	Section			
32	304.201	Wastewater Treatment Plant Discharges of the Metropolitan Water Reclamation		
33		District of Greater Chicago		
34	304.202	Chlor-alkali Mercury Discharges in St. Clair County		
35	304.203	Copper Discharges by Olin Corporation		
36	304.204	Schoenberger Creek: Groundwater Discharges		
37	304.205	John Deere Foundry Discharges		
38	304.206	Alton Water Company Treatment Plant Discharges		
39	304.207	Galesburg Sanitary District Deoxygenating Wastes Discharges		
40	304.208	City of Lockport Treatment Plant Discharges		
41	304.209	Wood River Station Total Suspended Solids Discharges		
42	304.210	Alton Wastewater Treatment Plant Discharges		
43	304.211	Discharges From Borden Chemicals and Plastics Operating Limited Partnership		
15	501.211	Distances i for Dorden energies and i fusites operating Diffited i attressilp		

44		Into an Unnamed Tributary of Long Point Slough
45	304.212	Sanitary District of Decatur Discharges
46	304.213	PDV Midwest Refining, L.L.C. Refinery Ammonia Discharge
47	304.214	Mobil Oil Refinery Ammonia Discharge
48	304.215	City of Tuscola Wastewater Treatment Facility Discharges
49	304.216	Newton Station Suspended Solids Discharges
50	304.218	City of Pana Phosphorus Discharge
51	304.219	North Shore Sanitary District Phosphorus Discharges
52	304.220	East St. Louis Treatment Facility, Illinois-American Water Company
53	304.221	Ringwood Drive Manufacturing Facility in McHenry County
54	304.222	Intermittent Discharge of TRC
55	304.224	Effluent Disinfection
56		
57		SUBPART C: TEMPORARY EFFLUENT STANDARDS
58		
59	Section	
60	304.301	Exception for Ammonia Nitrogen Water Quality Violations (Repealed)
61	304.302	City of Joliet East Side Wastewater Treatment Plant
62	304.303	Amerock Corporation, Rockford Facility
63		
64	304.APPEN	VDIX A References to Previous Rules
65		
66	AUTHORI	TY: Implementing Section 13 and authorized by Section 27 of the Environmental
67		Act [415 ILCS 5/13 and 27].
68		
69	SOURCE:	Filed with the Secretary of State January 1, 1978; amended at 2 Ill. Reg. 30, p. 343,
70		ly 27, 1978; amended at 2 Ill. Reg. 44, p. 151, effective November 2, 1978; amended
71		20, p. 95, effective May 17, 1979; amended at 3 Ill. Reg. 25, p. 190, effective June
72		mended at 4 Ill. Reg. 20, p. 53, effective May 7, 1980; amended at 6 Ill. Reg. 563,
73		ecember 24, 1981; codified at 6 Ill. Reg. 7818; amended at 6 Ill. Reg. 11161, effective
74		7, 1982; amended at 6 Ill. Reg. 13750, effective October 26, 1982; amended at 7 Ill.
75		effective March 4, 1983; amended at 7 Ill. Reg. 8111, effective June 23, 1983;
76	•	7 Ill. Reg. 14515, effective October 14, 1983; amended at 7 Ill. Reg. 14910, effective
77		14, 1983; amended at 8 Ill. Reg. 1600, effective January 18, 1984; amended at 8 Ill.
78		effective March 14, 1984; amended at 8 Ill. Reg. 8237, effective June 8, 1984;
79		9 Ill. Reg. 1379, effective January 21, 1985; amended at 9 Ill. Reg. 4510, effective
80		1985; peremptory amendment at 10 Ill. Reg. 456, effective December 23, 1985;
81		11 Ill. Reg. 3117, effective January 28, 1987; amended in R84-13 at 11 Ill. Reg.
82		tive April 3, 1987; amended in R86-17(A) at 11 Ill. Reg. 14748, effective August 24,
83		ided in R84-16 at 12 Ill. Reg. 2445, effective January 15, 1988; amended in R83-23 at
84	and the second sec	8658, effective May 10, 1988; amended in R87-27 at 12 Ill. Reg. 9905, effective
85		88; amended in R82-7 at 12 Ill. Reg. 10712, effective June 9, 1988; amended in R85-
86		Reg. 12064, effective July 12, 1988; amended in R87-22 at 12 Ill. Reg. 13966,

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87	effective Au	gust 23, 1988; amended in R86-3 at 12 Ill. Reg. 20126, effective November 16,			
88		1988; amended in R84-20 at 13 Ill. Reg. 851, effective January 9, 1989; amended in R85-11 at			
89	13 Ill. Reg. 2	13 Ill. Reg. 2060, effective February 6, 1989; amended in R88-1 at 13 Ill. Reg. 5976, effective			
90		April 18, 1989; amended in R86-17(B) at 13 Ill. Reg. 7754, effective May 4, 1989; amended in			
91		R88-22 at 13 Ill. Reg. 8880, effective May 26, 1989; amended in R87-6 at 14 Ill. Reg. 6777,			
92		effective April 24, 1990; amended in R87-36 at 14 Ill. Reg. 9437, effective May 31, 1990;			
93	amended in R88-21(B) at 14 Ill. Reg. 12538, effective July 18, 1990; amended in R84-44 at 14				
94	Ill. Reg. 20719, effective December 11, 1990; amended in R86-14 at 15 Ill. Reg. 241, effective				
95	December 18, 1990; amended in R93-8 at 18 Ill. Reg. 267, effective December 23, 1993;				
96	amended in R87-33 at 18 Ill. Reg. 11574, effective July 7, 1994; amended in R95-14 at 20 Ill.				
97		Reg. 3528, effective February 8, 1996; amended in R94-1(B) at 21 Ill. Reg. 364, effective			
98		3, 1996; expedited correction in R94-1(B) at 21 Ill. Reg. 6269, effective December			
99		23, 1996; amended in R97-25 at 22 Ill. Reg. 1351, effective December 24, 1997; amended in			
100		R97-28 at 22 III. Reg. 3512, effective February 3, 1998; amended in R98-14 at 23 III. Reg. 687,			
101	effective December 31, 1998; amended in R02-19 at 26 Ill. Reg. 16948, effective November 8,				
101	2002; amended in R02-11 at 27 Ill. Reg. 194, effective December 20, 2002; amended in R04-26				
102					
103	at 30 Ill. Reg. 2365, effective February 2, 2006; amended in R08-9B at 36 Ill. Reg. 2586, effective February 2, 2012; amended in R13-20 at 37 Ill. Reg. , effective				
104	effective re	ordary 2, 2012, amended in R13-20 at 37 m. Reg, encenve			
105		SUBPART A: GENERAL EFFLUENT STANDARDS			
		SUBFARTA. GENERAL EFFLUENT STANDARDS			
107	Casting 204	141 NDDES Effmant Standards			
108 109	Section 304	.141 NPDES Effluent Standards			
110	a)	No person to whom an NPDES Permit has been issued may discharge any			
111	ц)	contaminant in his effluent in excess of the standards and limitations for that			
112		contaminant which are set forth in his permit.			
113		containmaile which are set form in his permit.			
114	b)	No person may discharge any pollutant subject to, or which contributes or			
115	0)	threatens to cause a violation of, any applicable federal or state water quality			
116		standard, effluent standard, guideline or other limitation, promulgated pursuant to			
117		the CWA or the Act, unless limitation for such a pollutant has been set forth in an			
118		applicable NPDES Permit. However, the Agency may, by permit condition,			
119		provide that the permittee may discharge pollutants present in its water supply			
120		intake sources in concentrations not greater than the concentrations in the intake			
120		sources, or which are added in trace amounts by normal domestic water usage. ¹			
121		sources, or which are added in trace anothits by normal domestic water usage.			
122		The standards of this Chapter shall apply to thermal discharges unless, after			
123	c)	public notice and opportunity for public hearing, in accordance with			
124		sectionSection 316 of the CWA, and applicable federal regulations, and			
125		procedures in 35 Ill. Adm. Code 106.Subpart K, the AgencyAdministrator and the			
120					
		Board have determined that different standards shall apply to a particular thermal			
128		discharge.			
129					

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130	¹ Section 304.141(b) was declared invalid in Peabody Coal Co. v. PCB, 3 Ill. App. 3d 5 (5 th
131	District, 1976) and declared valid in U.S. Steel v. PCB, 52 Ill. App. 3d 1 (2d District, 1977).
132	
133	(Source: Amended at 37 Ill. Reg., effective)

POLLUTION CONTROL BOARD

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TITLE 35: ENVIRONMENTAL PROTECTION SUBTITLE C: WATER POLLUTION CHAPTER I: POLLUTION CONTROL BOARD

PART 304 EFFLUENT STANDARDS

SUBPART A: GENERAL EFFLUENT STANDARDS

C.		
26	CU	ion
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- 304.101 Preamble
- 304.102 Dilution
- 304.103 Background Concentrations
- 304.104 Averaging
- 304.105 Violation of Water Quality Standards
- 304.106 Offensive Discharges
- 304.120 Deoxygenating Wastes
- 304.121 Bacteria
- 304.122 Total Ammonia Nitrogen (as N: STORET number 00610)
- 304.123 Phosphorus (STORET number 00665)
- 304.124 Additional Contaminants
- 304.125 pH
- 304.126 Mercury
- 304.140 Delays in Upgrading (Repealed)
- 304.141 NPDES Effluent Standards
- 304.142 New Source Performance Standards (Repealed)

SUBPART B: SITE SPECIFIC RULES AND EXCEPTIONS NOT OF GENERAL APPLICABILITY

Section

- 304.201 Wastewater Treatment Plant Discharges of the Metropolitan Water Reclamation District of Greater Chicago
- 304.202 Chlor-alkali Mercury Discharges in St. Clair County
- 304.203 Copper Discharges by Olin Corporation
- 304.204 Schoenberger Creek: Groundwater Discharges
- 304.205 John Deere Foundry Discharges
- 304.206 Alton Water Company Treatment Plant Discharges
- 304.207 Galesburg Sanitary District Deoxygenating Wastes Discharges

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- 304.208 City of Lockport Treatment Plant Discharges
- 304.209 Wood River Station Total Suspended Solids Discharges
- 304.210 Alton Wastewater Treatment Plant Discharges
- 304.211 Discharges From Borden Chemicals and Plastics Operating Limited Partnership Into an Unnamed Tributary of Long Point Slough
- 304.212 Sanitary District of Decatur Discharges
- 304.213 PDV Midwest Refining, L.L.C. Refinery Ammonia Discharge
- 304.214 Mobil Oil Refinery Ammonia Discharge
- 304.215 City of Tuscola Wastewater Treatment Facility Discharges
- 304.216 Newton Station Suspended Solids Discharges
- 304.218 City of Pana Phosphorus Discharge
- 304.219 North Shore Sanitary District Phosphorus Discharges
- 304.220 East St. Louis Treatment Facility, Illinois-American Water Company
- 304.221 Ringwood Drive Manufacturing Facility in McHenry County
- 304.222 Intermittent Discharge of TRC
- 304.224 Effluent Disinfection

SUBPART C: TEMPORARY EFFLUENT STANDARDS

Section

- 304.301 Exception for Ammonia Nitrogen Water Quality Violations (Repealed)
- 304.302 City of Joliet East Side Wastewater Treatment Plant
- 304.303 Amerock Corporation, Rockford Facility

304.APPENDIX A References to Previous Rules

AUTHORITY: Implementing Section 13 and authorized by Section 27 of the Environmental Protection Act [415 ILCS 5/13 and 27].

SOURCE: Filed with the Secretary of State January 1, 1978; amended at 2 Ill. Reg. 30, p. 343, effective July 27, 1978; amended at 2 Ill. Reg. 44, p. 151, effective November 2, 1978; amended at 3 Ill. Reg. 20, p. 95, effective May 17, 1979; amended at 3 Ill. Reg. 25, p. 190, effective June 21, 1979; amended at 4 Ill. Reg. 20, p. 53, effective May 7, 1980; amended at 6 Ill. Reg. 563, effective December 24, 1981; codified at 6 Ill. Reg. 7818; amended at 6 Ill. Reg. 11161, effective September 7, 1982; amended at 6 Ill. Reg. 13750, effective October 26, 1982; amended at 7 Ill. Reg. 3020, effective March 4, 1983; amended at 7 Ill. Reg. 8111, effective June 23, 1983; amended at 7 Ill. Reg. 14515, effective October 14, 1983; amended at 7 Ill. Reg. 14910, effective November 14, 1983; amended at 8 Ill. Reg. 1600, effective January 18, 1984; amended at 8 Ill. Reg. 3687, effective March 14, 1984; amended at 8 Ill. Reg. 8237, effective June 8, 1984;

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amended at 9 Ill. Reg. 1379, effective January 21, 1985; amended at 9 Ill. Reg. 4510, effective March 22, 1985; peremptory amendment at 10 Ill. Reg. 456, effective December 23, 1985; amended at 11 Ill. Reg. 3117, effective January 28, 1987; amended in R84-13 at 11 Ill. Reg. 7291, effective April 3, 1987; amended in R86-17(A) at 11 Ill. Reg. 14748, effective August 24, 1987; amended in R84-16 at 12 Ill. Reg. 2445, effective January 15, 1988; amended in R83-23 at 12 Ill. Reg. 8658, effective May 10, 1988; amended in R87-27 at 12 Ill. Reg. 9905, effective May 27, 1988; amended in R82-7 at 12 Ill. Reg. 10712, effective June 9, 1988; amended in R85-29 at 12 Ill. Reg. 12064, effective July 12, 1988; amended in R87-22 at 12 Ill. Reg. 13966, effective August 23, 1988; amended in R86-3 at 12 Ill. Reg. 20126, effective November 16, 1988; amended in R84-20 at 13 Ill. Reg. 851, effective January 9, 1989; amended in R85-11 at 13 Ill. Reg. 2060, effective February 6, 1989; amended in R88-1 at 13 Ill. Reg. 5976, effective April 18, 1989; amended in R86-17(B) at 13 Ill. Reg. 7754, effective May 4, 1989; amended in R88-22 at 13 Ill. Reg. 8880, effective May 26, 1989; amended in R87-6 at 14 Ill. Reg. 6777, effective April 24, 1990; amended in R87-36 at 14 Ill. Reg. 9437, effective May 31, 1990; amended in R88-21(B) at 14 Ill. Reg. 12538, effective July 18, 1990; amended in R84-44 at 14 Ill. Reg. 20719, effective December 11, 1990; amended in R86-14 at 15 Ill. Reg. 241, effective December 18, 1990; amended in R93-8 at 18 Ill. Reg. 267, effective December 23, 1993; amended in R87-33 at 18 Ill. Reg. 11574, effective July 7, 1994; amended in R95-14 at 20 Ill. Reg. 3528, effective February 8, 1996; amended in R94-1(B) at 21 Ill. Reg. 364, effective December 23, 1996; expedited correction in R94-1(B) at 21 Ill. Reg. 6269, effective December 23, 1996; amended in R97-25 at 22 Ill. Reg. 1351, effective December 24, 1997; amended in R97-28 at 22 Ill. Reg. 3512, effective February 3, 1998; amended in R98-14 at 23 Ill. Reg. 687, effective December 31, 1998; amended in R02-19 at 26 Ill. Reg. 16948, effective November 8, 2002; amended in R02-11 at 27 Ill. Reg. 194, effective December 20, 2002; amended in R04-26 at 30 Ill. Reg. 2365, effective February 2, 2006; amended in R08-9B at 36 Ill. Reg. 2586, effective February 2, 2012; amended in R13-20 at 37 Ill. Reg., effective

SUBPART A: GENERAL EFFLUENT STANDARDS

Section 304.141 NPDES Effluent Standards

- a) No person to whom an NPDES Permit has been issued may discharge any contaminant in his effluent in excess of the standards and limitations for that contaminant which are set forth in his permit.
- b) No person may discharge any pollutant subject to, or which contributes or threatens to cause a violation of, any applicable federal or state water quality standard, effluent standard, guideline or other limitation, promulgated pursuant to the CWA or the Act, unless limitation for such a pollutant has been set forth in an

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applicable NPDES Permit. However, the Agency may, by permit condition, provide that the permittee may discharge pollutants present in its water supply intake sources in concentrations not greater than the concentrations in the intake sources, or which are added in trace amounts by normal domestic water usage.¹

- c) The standards of this Chapter shall apply to thermal discharges unless, after public notice and opportunity for public hearing, in accordance with <u>Sectionsection</u> 316 of the CWA, and applicable federal regulations, and procedures in 35 Ill. Adm. Code <u>106-106</u>. Subpart K, the <u>AgencyAdministratorAgency</u> and the Board have determined that different standards shall apply to a particular thermal discharge.
- ¹ Section 304.141(b) was declared invalid in Peabody Coal Co. v. PCB, 3 Ill. App. 3d 5 (5th District, 1976) and declared valid in U.S. Steel v. PCB, 52 Ill. App. 3d 1 (2d District, 1977).

(Source: Amended at 37 Ill. Reg.____, effective _____)

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