## ILLINOIS POLLUTION CONTROL BOARD November 17, 2016

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IN THE MATTER OF: WASTEWATER PRETREATMENT UPDATE, USEPA AMENDMENTS (January 1, 2016 through June 30, 2016 and September 30, 2016)

R17-8 (Identical-in-Substance Rulemaking - Water)

Proposed Rule. Proposal for Public Comment.

OPINION AND ORDER OF THE BOARD (by J.A. Burke):

The United States Environmental Protection Agency (USEPA) adopted one set of regulations related to wastewater pretreatment during the update period of this docket: on June 28, 2016. For the purpose of administrative economy and the benefit of the regulated community, the Board includes a later set of amendments adopted by USEPA on September 30, 2016. Sections 7.2 and 13.3 of the Illinois Environmental Protection Act (Act) (415 ILCS 5/7.2 and 13.3 (2014)) require the Board to adopt regulations "identical in substance" to wastewater pretreatment regulations that USEPA adopts. Therefore, the Board proposes amendments to Illinois regulations (35 Ill. Adm. Code 307 and 310) that are identical in substance to these new federal regulations.

The Board will cause the proposed amendments to be published in the *Illinois Register* and will receive public comments for 45 days after publication. The Board will then adopt the final rules, taking into account public comments received. The Board specifically requests comment on specific aspects of the rules.

The Act requires the Board to adopt final rules no later than June 28, 2017. The Board presently anticipates, however, that final adoption will occur before that deadline—as early as February 2, 2017.

# SUMMARY OF PROPOSED AMENDMENTS

# **Federal Regulations Implemented**

USEPA amended federal regulations concerning wastewater pretreatment once between January 1, 2016 and June 30, 2016. USEPA subsequently amended the federal pretreatment rules on September 30, 2016. The USEPA actions that require corresponding amendments to the Illinois regulations are summarized below.

# June 28, 2016 (81 Fed. Reg. 41845)

USEPA adopted pretreatment standards for facilities in the unconventional oil and gas extraction (UOG) source category. The Board must incorporate the UOG source category pretreatment standards into the Illinois pretreatment regulations.

#### September 30, 2016 (81 Fed. Reg. 67191)

USEPA extended the implementation date of the UOG pretreatment standards by a direct final rule. The Board adds this later-extended date to this docket for consideration together with the UOG pretreatment standards.

# TIMETABLE TO COMPLETE RULEMAKING

The Board ordinarily would complete this rulemaking no later than June 28, 2017 (one year after the earliest USEPA action included in the docket). However, the Board expects to complete this proceeding early. The Board proposes the following schedule:

<b>February 2, 2017</b>
November 17, 2016
November 28, 2016
December 9, 2016
January 23, 2017
February 2, 2017
February 13, 2017
February 24, 2017

The Board observes that amendments to 35 Ill. Adm. Code 307 are currently pending in <u>Wastewater Pretreatment Update (USEPA Amendments (USEPA Amendments July 1, 2015</u> through December 31, 2015), R16-9. *See* 40 Ill. Reg. 14580 (Oct. 28, 2016). The public comment period in that proceeding will end on December 14, 2016. The concurrent pendency of R16-9 and the present amendments will not cause problems because there is no overlap in the provisions involved in the two proceedings.

# PUBLIC COMMENTS

The Board invites public comments on this proposal, which the Board will receive for 45 days following the proposal's publication in the *Illinois Register*. The Board specifically requests comments on the following:

- 1. Incorporating the actual language of the corresponding federal provisions instead of following the ordinary practice of relying heavily on incorporations by reference to the federal provisions in the context of the wastewater pretreatment rules.
- 2. Adding a provision corresponding with 40 C.F.R. § 435.30, which the Board previously omitted because there were no pretreatment standards to which it would apply.
- 3. Omitting the reference to "territorial seas" from 40 C.F.R. § 435.30.

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- 4. Omitting the references to subparts D and E of 40 C.F.R. § 435 (standards for the Coastal Subcategory and the Agricultural and Wildlife Water Use Subcategory) from 40 C.F.R. § 435.30.
- 5. Including the reference to subpart F of 40 C.F.R. § 435 (standards for the Stripper Subcategory) from 40 C.F.R. § 435.30.
- 6. Omitting the segment of 40 C.F.R. § 435.30 that suspends the subcategorical standards for specified coastal lands and an area in California.
- 7. Incorporating by reference to subpart F of 40 C.F.R. 435 in 35 Ill. Adm. Code 435.4503(a), rather than incorporating the actual text of the federal provision as a new Section 307.4506 in the Illinois rules.
- 8. Adding a provision corresponding with 40 C.F.R. § 435.31, which the Board previously omitted because there were no pretreatment standards to which it would apply.
- 9. Incorporating by reference to 40 C.F.R. 401 in 35 Ill. Adm. Code 307.4503(b), rather than following the ordinary practice of centrally locating general incorporations by reference in 35 Ill. Adm. Code 310.107.
- 10. Incorporating by reference to 40 C.F.R. §§ 403.7 and 403.13 in 35 Ill. Adm. Code 307.4503(c)(1), rather than following the ordinary practice of centrally locating general incorporations by reference in 35 Ill. Adm. Code 310.107.
- 11. Adding a provision corresponding with 40 C.F.R. § 435.34(b), marked "reserved" by USEPA, substituting the statement "reserved" with explanation that USEPA added the reserved provision to clarify that the pretreatment standards do not apply to conventional oil and gas extraction facilities.
- 12. Adding a provision corresponding with subpart H of 40 C.F.R. 435, marked "reserved" by USEPA, substituting the statement "reserved" with explanation that USEPA added the reserved subpart to clarify that the pretreatment standards do not apply to coalbed methane facilities.

# **DISCUSSION**

The Board discusses incorporating the wastewater pretreatment standards for UOG facilities in the Oil and Gas Extraction Point Source Category. The Board includes amendments that are not directly derived from the federal action. The Board adds existing federal provisions formerly omitted as unnecessary, but which are now needed to implement the new federal requirements.

#### <u>Wastewater Pretreatment Standards for</u> <u>Unconventional Oil and Gas Extraction Facilities</u>

The June 28, 2016 USEPA amendments added new pretreatment standards for UOG facilities to prohibit the discharge of specified wastewater streams into the collection system of a publicly owned treatment works (POTW). The prohibited wastewater pollutants are drill cuttings, drilling mud, produced sand, and produced water. *See* 40 C.F.R. § 435.33(a)(2) (2016). The USEPA rules included both pretreatment standards for new sources (PSNS) and pretreatment standards for existing sources (PSES).

On September 30, 2016, USEPA added a subsection to the new standards that extended the implementation deadline for certain existing sources. Specifically, those sources discharging into a POTW between April 7, 2015 and June 28, 2016 now must comply with the PSES by August 29, 2019. All other existing sources were to comply with the PSES by August 29, 2016.

The Board added Subpart BJ of 35 Ill. Adm. Code 307 to correspond with 40 C.F.R. 435. Subpart BJ includes two Sections: Section 307.4503 corresponds with subpart C of 40 C.F.R. 435, and Section 307.4508 corresponds with subpart H of 40 C.F.R. 435. Aspects of incorporating the new federal standards into the Illinois wastewater pretreatment rules merit discussion in the following paragraphs.

# Adding Formerly Omitted Provisions

Until today, there has been no need for the Board to incorporate any requirements of the federal wastewater standards for the Oil and Gas Extraction Point Source Category. As initially adopted and subsequently amended, the standards of the Category did not include wastewater pretreatment for any subcategory.<sup>1</sup> For this reason, the Board omitted the Oil and Gas Extraction Point Source Category standards from the initial federally derived Illinois wastewater pretreatment standards.<sup>2</sup> USEPA added pretreatment standards for the Coastal Subcategory in 1996 and subsequently revised them in 2001.<sup>3</sup> The Board omitted these federal pretreatment standards because they applied to no facility in Illinois.<sup>4</sup>

The Board must now add formerly omitted general provisions for the Onshore Subcategory from subpart C of 40 C.F.R. 435. These are the applicability statement for the

<sup>&</sup>lt;sup>1</sup> See 40 Fed. Reg. 42543 (Sept. 15, 1975) (Offshore Subcategory standards adopted; pretreatment standards proposed, not adopted); 44 Fed. Reg. 22069 (Apr. 13, 1979) (Offshore Subcategory standards amended, Onshore, Coastal, Agricultural and Wildlife Water Use, and Stripper Subcategory standards added without pretreatment standards).

<sup>&</sup>lt;sup>2</sup> See Pretreatment Standards, R86-44, slip op. at 15 (Dec. 3, 1987).

<sup>&</sup>lt;sup>3</sup> See 61 Fed. Reg. 66123 (Dec. 16, 1996); 66 Fed. Reg. 6850 (Jan. 22, 2001).

<sup>&</sup>lt;sup>4</sup> See <u>Wastewater Pretreatment Update, USEPA Regulation (July 1, 1996 through December 31, 1996)</u>, R97-23, slip op. at 3 (Aug. 7, 1997); <u>Wastewater Pretreatment Update, USEPA</u> <u>Amendments (January 1, 2001 through June 30, 2001)</u>, R02-3, slip op. at 2 (Jan. 10, 2002).

Onshore Subcategory in 40 C.F.R. § 435.30 and the specialized definitions provision in 40 C.F.R. § 435.31.

<u>Applicability of the Onshore Subcategory Standards.</u> The applicability statement includes segments that the Board has omitted as unnecessary in Illinois. These include reciting boundaries that do not apply in Illinois, excluding facilities also regulated under other subcategorical standards, and suspending the Onshore Subcategory standards as to facilities in specified geographic areas.

The Board omitted the segment of the federal rule that defines applicability of the Onshore Subcategory in terms of activities occurring "landward of the inner boundary of the territorial seas."<sup>5</sup> 40 C.F.R. § 435.30 (2015). Since all of Illinois is within the described area, the Board does not need to include this limitation.

The Onshore Subcategory does not apply to facilities regulated under subpart D, E, or F of 40 C.F.R. 435. The Board omitted the limitations based on the Coastal Subcategory and the Agricultural and Wildlife Water Use Category. Subpart D of 40 C.F.R. 435 is the Coastal Subcategory, which includes only geographic areas outside Illinois.<sup>6</sup> Subpart E of 40 C.F.R. 435 is the Agricultural and Wildlife Water Use Subcategory, which also is limited to areas outside Illinois.<sup>7</sup> The Board similarly omitted a statement suspending applicability of the Onshore Subcategory standards to specified facilities in geographic areas outside Illinois.<sup>8</sup>

The Board included the exclusion for facilities regulated under subpart F of 40 C.F.R. 435. Subpart F is the Stripper Subcategory, which could include Illinois facilities.<sup>9</sup> The Board incorporated by reference to subpart F of 40 C.F.R. 435. Incorporating by reference to subpart F in its entirety affords greater economy of language than would have referring to subpart F, then incorporating by reference to the applicability statement of 40 C.F.R. § 435.60. Subpart F of 40

<sup>&</sup>lt;sup>5</sup> USEPA cites 40 C.F.R. § 125.1(gg) for definition of "territorial seas." USEPA adopted 40 C.F.R. § 435.30 in 1979. *See* 44 Fed. Reg. 22069, 22076 (Apr. 13, 1979). USEPA removed the definition from 40 C.F.R. § 125.1 less than two months later. *See* 44 Fed. Reg. 32854, 32948 (June 7, 1979). Because the Board removes this segment of the rule, it need not address issues surrounding this definition.

<sup>&</sup>lt;sup>6</sup> Applicable only in areas of Alabama, Alaska, California, Florida, Louisiana, and Texas. *See* 40 C.F.R. § 435.40 (2016); 61 Fed. Reg. 66086, 66090 (Dec. 16, 1996).

<sup>&</sup>lt;sup>7</sup> Applicable only in Western states. *See* 40 C.F.R. § 435.50 (2016); 44 Fed. Reg. 22069, 22072 (Apr. 13, 1979).

<sup>&</sup>lt;sup>8</sup> These are limited to facilities in the Coastal Subcategory or in a specified location in California. *See* 40 C.F.R. § 435.30 (2016); 47 Fed. Reg. 31555 (July 21, 1982).

<sup>&</sup>lt;sup>9</sup> Applicable to wells that produce less than 10 barrels per day. *See* 40 C.F.R. § 435.60 (2016); 44 Fed. Reg. 22069, 22073 (Apr. 13, 1979).

C.F.R. 435 includes only a statement of applicability and supporting definitions; subpart F includes no substantive requirements.<sup>10</sup>

**Specialized Definitions.** The specialized definitions provision simply makes the general definitions for the effluent standards and guidelines in 40 C.F.R. 401 applicable to the Onshore Subcategory. The specialized definitions provision does not add definitions. *See* 40 C.F.R. § 435.31(a) (2016). The general definitions provision in part 401 is 40 C.F.R. § 401.11, but other provisions in part 401 have the effect of defining terms. *See, e.g.*, 40 C.F.R. § 401.15 & 401.16 (2016) (listing toxic and conventional pollutants, respectively).

The Board incorporated by reference to 40 C.F.R. 401 in 35 Ill. Adm. Code 307.4503(b). The Board's preferred location for such a general pretreatment-related incorporation by reference is 35 Ill. Adm. Code 310.107. That location facilitates periodically, routinely updating the general incorporations by reference. The Board, however, does not wish to amend 35 Ill. Adm. Code 310 in this proceeding.

There are many other USEPA provisions that incorporate the definitions of 40 C.F.R. 401. The Board has previously avoided incorporating by reference to 40 C.F.R. 401 by incorporating by reference to the federal provision that incorporates 40 C.F.R. 401. *See, e.g.*, 35 Ill. Adm. Code 307.1501 (incorporating by reference to 40 C.F.R. § 405.11, which references 40 C.F.R. 401 for definitions), 307.8101(a) (incorporating by reference to 40 C.F.R. § 471.02).

The Board may move the incorporation by reference to 35 Ill. Adm. Code 310.107. It may be desirable to expressly incorporate 40 C.F.R. 401 by reference in the several provisions that indirectly rely on it.<sup>11</sup>

# Using Text Instead of Incorporation by Reference

Ordinarily the Board incorporates categorical pretreatment standards into the Illinois regulations by incorporation by reference. The Board opted to use incorporation by reference for the hundreds of categorical USEPA standards, rather than by adoption of identical-in-substance language, when initially adopting federal categorical standards in 1987. *See* <u>Pretreatment</u> <u>Standards</u>, R86-44, slip op. at 7 (Dec. 3, 1987).

The Board prefers to break from past practice and use the language of the federal provisions, rather than rely on incorporation by reference. The new standards for UOG facilities are short. The Board limited incorporations by reference to subpart F of 40 C.F.R. 435 and 40 C.F.R. 401, discussed above, and 40 C.F.R. §§ 403.7 and 403.13, which the federal text references at 40 C.F.R. §§ 435.33(a) and 435.34(a) (corresponding with 35 Ill. Adm. Code 307.4503(c)(1) and (d)(1)).

<sup>&</sup>lt;sup>10</sup> See 41 Fed. Reg. 44942, 44948 (Oct. 13, 1976) (citing cost and potential impact as factors in creating the Stripper Subcategory). The effect is to exclude the facilities in the subcategory from regulation.

<sup>&</sup>lt;sup>11</sup> There are over 200 such provisions in 35 Ill. Adm. Code 307.

#### Adding Federally "Reserved" Provisions

The Board added provisions to correspond with three provisions that USEPA added and marked "reserved." These three provisions are subsection headings for PSES and PSNS for conventional oil and gas extraction facilities (40 C.F.R. §§ 435.33(b) and 435.34(b) (corresponding with 35 III. Adm. Code 307.4503(c)(2) and (d)(2))) and a heading for subpart H of 40 C.F.R. 435 (corresponding with 35 III. Adm. Code 307.4508) for the Coalbed Methane Subcategory. None of these three provisions includes anything more than a heading and the statement "[Reserved]."

The Board ordinarily disregards federally "reserved" provisions. Alternatively, the Board adds an explanatory statement where it is necessary to maintain structural consistency with the corresponding federal rules. The present USEPA amendments prompt the Board to include the heading for each provision with a brief explanatory statement.

The two subsection headings and the subpart heading help define the scope of regulated facilities by expressly defining groups of facilities that are not within that scope. USEPA expressly deferred action on PSNS and PSES for conventional facilities. Further, USEPA excluded coalbed methane facilities because these facilities did not exist during development of the rules. USEPA said that coalbed methane facilities could fall within the definition of UOG, and USEPA wanted to clearly exclude them from the new rules. *See* 81 Fed. Reg. 41845, 41851 (June 28, 2016). Thus, the function of the headings for the "reserved" provisions is similar to that of the Stripper Subcategory in subpart F of 40 C.F.R. 435.<sup>12</sup>

Including the Delayed Implementation Deadline. USEPA incorporated a delayed implementation deadline for the PSES after the end of the update period of this docket, on September 30, 2016. The Board included the delayed implementation deadline in this docket due to the identity of subject matter, for the benefit of the regulated community, and for the sake of administrative economy. This added 35 Ill. Adm. Code 307.4503(c)(1)(C) to the PSES rule to correspond with 40 C.F.R. § 435.33(a)(3).

USEPA delayed the implementation deadline for facilities that lawfully discharged UOG wastewater to a POTW between April 7, 2015 and June 28, 2016. The implementation deadline for these facilities is August 29, 2019. The implementation deadline for all other existing UOG facilities was August 29, 2016. 40 C.F.R. § 435.33(a)(3), as added at 81 Fed. Reg. 67191 (Sept. 30, 2016).

USEPA explained that it adopted the UOG PSES in the belief that no UOG facility was discharging to a POTW. Thus, USEPA believed that all UOG facilities already complied with the zero-discharge standard. After adoption, USEPA learned that there are UOG facilities discharging to POTWs. This prompted USEPA to extend the deadline by a direct final rule.<sup>13</sup> 81 Fed. Reg. 67191, 67192 (Sept. 30, 2016).

<sup>&</sup>lt;sup>12</sup> See supra note 10 and accompanying text.

<sup>&</sup>lt;sup>13</sup> Effective November 29, 2016 unless expressly withdrawn by USEPA before that date. *See* 81

#### **IIS Rulemaking Addendum**

The IIS Rulemaking Addendum to the Proposed Opinion and Order of the Board (IIS-RA (P)) fully lists the differences between the text of the USEPA amendments and the Board's language in this rulemaking. Entries in the tables briefly explain the differences. The first table lists deviations from the text of federal rules. The second table lists corrections and clarifications to rules not prompted by USEPA amendments, but which the Board finds are needed.

The Board included the IIS-RA (P) in the docket for this rulemaking, available on the Board's website. The Board directs interested persons to the IIS-RA (P) for information about deviations from the federal text and amendments not directly derived from current federal amendments.

#### **ORDER**

The Board directs the Clerk to provide notice in the *Illinois Register* of the appended proposed amendments to the Illinois wastewater pretreatment regulations at 35 Ill. Adm. Code 307 and 310.

I, John T. Therriault, Clerk of the Illinois Pollution Control Board, certify that the Board adopted the above opinion and order on November 17, 2016, by a vote of 5-0.

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John T. Therriault, Clerk Illinois Pollution Control Board

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

#### PART 307 SEWER DISCHARGE CRITERIA

#### SUBPART A: GENERAL PROVISIONS

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- 307.101Preamble (Renumbered)
- 307.102 General Requirements (Renumbered)
- 307.103 Mercury (Renumbered)
- 307.104 Cyanide (STORET number 00720) (Renumbered)
- 307.105 Pretreatment Requirements (Repealed)
- 307.1001 Preamble
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- 307.1003 Test Procedures for Measurement
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- 307.1601Corn Wet Milling
- 307.1602 Corn Dry Milling
- 307.1603 Normal Wheat Flour Milling

- 307.1604 Bulgur Wheat Flour Milling
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- 307.2000 General Provisions
- 307.2001 Wool Scouring
- 307.2002 Wool Finishing
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- 307.2102 Leaching
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#### SUBPART M: CONCENTRATED ANIMAL FEEDING OPERATIONS

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- 307.3602 Sheet Glass Manufacturing
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# SUBPART BB: ASBESTOS MANUFACTURING

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#### SUBPART BD: TIMBER PRODUCTS PROCESSING

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- 307.3900 General Provisions
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- 307.4001Dissolving Kraft
- 307.4002 Bleached Papergrade Kraft and Soda
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- 307.4011 Fine and Lightweight Papers from Purchased Pulp
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- 307.4015 Groundwood-Fine Papers (Repealed)
- 307.4016 Soda (Repealed)
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- 307.4018 Nonintegrated-Fine Papers (Repealed)
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- 307.4020 Tissue From Wastepaper (Repealed)
- 307.4021Papergrade Sulfite (Drum Wash) (Repealed)
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# SUBPART BF: BUILDERS' PAPER AND BOARD MILLS

#### Section

307.4101 Builder's Paper and Roofing Felt (Repealed)

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#### Section

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- 307.4300 General Provisions
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#### SUBPART BQ: TRANSPORTATION EQUIPMENT CLEANING

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Section

Section

- 307.5301 Asphalt Emulsion
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Section	SUBPART CM: METAL MOLDING AND CASTING

Section

307.7400 <b>(</b>	General	Provisions

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- 307.7402
- 307.7403

307.7404 Zinc Casting

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<b>n</b>	
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beenon	

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#### SUBPART CO: PORCELAIN ENAMELING

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# SUBPART CP: ALUMINUM FORMING

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- 307.7700 General Provisions
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# SUBPART CQ: COPPER FORMING

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# SUBPART CR: ELECTRICAL AND ELECTRONIC COMPONENTS

- Section
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307.8109	Zirconium-Hafnium Forming
307.8110	Metal Powders

307.APPENDIX A References to Previous Rules (Repealed)

AUTHORITY: Implementing Sections 7.2, 13, and 13.3 and authorized by Section 27 of the Environmental Protection Act [415 ILCS 5/7.2, 13, 13.3, and 27].

SOURCE: Adopted in R70-5, March 31, 1971; amended in R70-8/R71-14/R71-20, March 7, 1972; amended in R74-3, October 30, 1975; amended in R74-15/R74-16 at 2 Ill. Reg. 44, p. 151, effective November 2, 1978; amended in R76-17 at 2 Ill. Reg. 45, p. 101, effective November 5, 1978; amended in R76-21 at 6 Ill. Reg. 563, effective December 24, 1981; codified at 6 Ill. Reg. 7818; amended in R82-5/R82-10 at 8 Ill. Reg. 1625, effective January 18, 1984; amended in R86-44 at 12 Ill. Reg. 2592, effective January 13, 1988; amended in R88-11 at 12 Ill. Reg. 13094, effective July 29, 1988; amended in R88-18 at 13 Ill. Reg. 1794, effective January 31, 1989; amended in R89-3 at 13 Ill. Reg. 19288, effective November 17, 1989; amended in R88-9 at 14 Ill. Reg. 3100, effective February 20, 1990; amended in R89-12 at 14 Ill. Reg. 7620, effective May 8, 1990; amended in R91-5 at 16 Ill. Reg. 7377, effective April 27, 1992; amended in R93-2 at 17 Ill. Reg. 19483, effective October 29, 1993; amended in R94-10 at 19 Ill. Reg. 9142, effective June 23, 1995; amended in R95-22 at 20 Ill. Reg. 5549, effective April 1, 1996; amended in R97-23 at 21 Ill. Reg. 11930, effective August 12, 1997; amended in R99-4 at 23 Ill. Reg. 4413, effective March 31, 1999; amended in R99-17 at 23 Ill. Reg. 8421, effective July 12, 1999; amended in R00-15 at 24 Ill. Reg. 11640, effective July 24, 2000; amended in R01-5 at 25 Ill. Reg. 1735, effective January 11, 2001; amended in R01-25 at 25 Ill. Reg. 10867, effective August 14, 2001; amended in R03-13 at 27 Ill. Reg. 15095, effective September 10, 2003; amended in R04-1 at 28 Ill. Reg. 3076, effective February 6, 2004; amended in R04-18 at 28 Ill. Reg. 10661, effective July 13, 2004; amended in R05-4/R05-15 at 29 Ill. Reg. 6921, effective April 26, 2005; amended in R06-13 at 30 Ill. Reg. 17811, effective October 26, 2006; amended in R08-5/R08-7/R08-13 at 32 Ill. Reg. 18986, effective November 26, 2008; amended in R13-7 at 37 Ill. Reg. 1936, effective February 4, 2013; amended in R17-8 at 41 Ill. Reg. effective \_\_\_\_\_.

# SUBPART BJ: OIL AND GAS EXTRACTION

Section 307.4503 Onshore Facility Standards

<u>Applicability. This Section applies to facilities engaged in the production, field</u>
 <u>exploration, drilling, well completion, and well treatment in the oil and gas</u>
 <u>extraction industry that are not included within subpart F of 40 C.F.R. 435 (2016)</u>
 <u>(Stripper Subcategory), incorporated by reference. This incorporation includes no later amendments or editions.</u>

BOARD NOTE: Subsection (a) is derived from 40 CFR 435.30 (2016).

 b) Specialized Definitions. For the purpose of this Section, the general definitions, abbreviations, and methods of analysis set forth in 40 CFR 401 (2016), incorporated by reference, apply to this Section. This incorporation includes no later amendments or editions.

BOARD NOTE: Subsection (b) is derived from 40 CFR 435.31 (2016).

- c) Pretreatment Standards for Existing Sources (PSES).
  - PSES for Wastewater from Unconventional Oil and Gas Extraction.
     Except as provided in 40 CFR 403.7 and 403.13, incorporated by reference, any existing source subject to this Section must achieve the following pretreatment standards for existing sources (PSES). This incorporation by reference includes no later amendments or editions.
    - A)
       There must be no discharge of wastewater pollutants associated

       with production, field exploration, drilling, well completion, or

       well treatment for unconventional oil and gas extraction

       (including, but not limited to, drilling muds, drill cuttings,

       produced sand, or produced water) into publicly owned treatment

       works.
    - B) For the purposes of this subsection (c) and subsection (d), the following definitions apply:
      - i) "Unconventional oil and gas" means crude oil and natural gas produced by a well drilled into a shale or tight formation (including, but not limited to, shale gas, shale oil, tight gas, or tight oil).
      - ii) "Drill cuttings" means the particles generated by drilling into subsurface geologic formations and carried out from the wellbore with the drilling fluid.
      - iii)"Drilling mud" means the circulating fluid (mud) used in<br/>the rotary drilling of wells to clean and condition the hole<br/>and to counterbalance formation pressure.
      - iv)"Produced sand" means the slurried particles used in<br/>hydraulic fracturing, the accumulated formation sands, and<br/>scales particles generated during production. Produced<br/>sand also includes desander discharge from the produced

water waste stream, and blowdown of the water phase from the produced water treating system.

- v) "Produced water" means the fluid brought up from the hydrocarbon-bearing strata during the extraction of oil and gas, and includes, where present, formation water, injection water, and any chemicals added downhole or during the oil/water separation process.
- C) Compliance Deadline for Existing Sources. Existing sources lawfully discharging into publicly owned treatment works on or between April 7, 2015 and June 28, 2016 must comply with the PSES before August 29, 2019. All other existing sources must immediately comply.

BOARD NOTE: Corresponding 40 CFR 435.33(a)(3) provides, "All other existing sources shall comply by August 29, 2016."

2) PSES for Wastewater from Conventional Oil and Gas Extraction. This subsection (c)(2) corresponds with 40 CFR 435.33(a)(2), which USEPA has marked "reserved" to clarify that the pretreatment standards of 40 CFR 435.33 do not apply to conventional oil and gas extraction. This statement fulfills USEPA's intent in the Illinois standards.

BOARD NOTE: Subsection (c) is derived from 40 CFR 435.33 (2016), as amended at 81 Fed. Reg. 67191 (Sept. 30, 2016).

- d) Pretreatment Standards for New Sources (PSNS).
  - Wastewater from Unconventional Oil and Gas Extraction. Except as provided in 40 CFR 403.7 and 403.13, incorporated by reference, any new source with discharges subject to this section must achieve the following pretreatment standards for new sources (PSNS). This incorporation by reference includes no later amendments or editions. There must be no discharge of wastewater pollutants associated with production, field exploration, drilling, well completion, or well treatment for unconventional oil and gas extraction (including, but not limited to, drilling muds, drill cuttings, produced sand, or produced water) into publicly owned treatment works.
  - <u>PSNS</u> for Wastewater from Conventional Oil and Gas Extraction. <u>This</u> subsection (d)(2) corresponds with 40 CFR 435.34(b), which USEPA has marked "reserved" to clarify that the pretreatment standards of 40 CFR

<u>435.34 do not apply to conventional oil and gas extraction</u>. This statement fulfills USEPA's intent in the Illinois standards.

# BOARD NOTE: Subsection (d) is derived from 40 CFR 435.34 (2016).

(Source: Added at 41 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

Section 307.4508 Coalbed Methane Subcategory

This Section corresponds with subpart H of 40 CFR 435, which USEPA has marked "reserved" to clarify that the pretreatment standards of subpart C of 40 CFR 435 do not apply to coalbed methane. This statement fulfills USEPA's intent in the Illinois standards.

(Source: Added at 41 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)