

# Electronic Filing: Received, Clerk's Office 1/16/2018 PC#1623

**From:** Lois Kain (lois2@comcast.net) Sent You a Personal Message  
**To:** [Brown, Don](#)  
**Subject:** [External] Protect Illinois" air: R2018-20, Amendments to 35 Ill. Adm. Code 225.233  
**Date:** Friday, January 12, 2018 4:39:40 PM

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Dear IL Pollution Control Board Assistant Clerk,

No to weaker air pollution standards. No to exceptions for Dynege plants. No to a bailout for Dynege. You are the pollution control board. Your main concern should be protecting the citizens of Illinois not the profits of Dynege. You should be protecting those communities threatened by Dynege's toxic and dangerous pollution not kowtowing to a dying industry gasping for its last breath.

Illinois Environmental Protection Agency and Dynege's proposal to amend the Multi Pollutant Standard (MPS) is unnessecary and would give Dynege the option to increase air pollution (NOx and SO2) at certain individual Dynege plants. The proposal includes Baldwin, Coffeen, Duck Creek, Edwards, Havana, Hennepin, Joppa, and Newton coal fired power plants. Any increase in pollution would place an undue public health burden on the communities surrounding the plants and the people who live there.

A high number of Dynege's plants are located in Environmental Justice communities so a potential increase in NOx and SO2 pollution from individual Dynege plants presents Environmental Justice concerns. Both pose serious health risks, especially for vulnerable community members like infants and small children, the elderly, and asthmatics.

For these reasons, the Illinois Pollution Control Board should reject the regulatory changes that the Illinois Environmental Protection Agency and Dynege are proposing.

Sincerely,

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