From: Linda Nerad (Imnerad@gmail.com) Sent You a Personal Message

To: Brown, Don

Subject: [External] Protect Illinois" air: R2018-20, Amendments to 35 Ill. Adm. Code 225.233

Date: Tuesday, April 17, 2018 5:41:32 PM

Dear IL Pollution Control Board Assistant Clerk,

Illinois Environmental Protection Agency and Dynegy's proposal to amend the Multi Pollutant Standard (MPS) is unnessecary and would give Dynegy the option to increase air pollution (NOx and SO2) at certain individual Dynegy 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 Dynegy's plants are located in Environmental Justice communities so a potential increase in NOx and SO2 pollution from individual Dynegy 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 Dynegy are proposing.

Sincerely,

Linda Nerad 21 W Chestnut St Chicago, IL 60610 Imnerad@gmail.com (312) 371-5400

From: Stephanie Bilenko (sbilenko@sbcglobal.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: Tuesday, April 17, 2018 6:08:23 PM

Dear IL Pollution Control Board Assistant Clerk,

Illinois Environmental Protection Agency and Dynegy's proposal to amend the Multi Pollutant Standard (MPS) is unnessecary and would give Dynegy the option to increase air pollution (NOx and SO2) at certain individual Dynegy 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 Dynegy's plants are located in Environmental Justice communities so a potential increase in NOx and SO2 pollution from individual Dynegy 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 Dynegy are proposing.

Sincerely,

Stephanie Bilenko 627 Barnsdale LaGrange Park, IL 60526 sbilenko@sbcglobal.net (708) 772-3034

From: Jill Paulus (jillann123@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: Wednesday, April 18, 2018 4:00:52 AM

Dear IL Pollution Control Board Assistant Clerk,

Illinois Environmental Protection Agency and Dynegy's proposal to amend the Multi Pollutant Standard (MPS) is unnessecary and would give Dynegy the option to increase air pollution (NOx and SO2) at certain individual Dynegy 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.

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

Sincerely,

Jill Paulus 1806 Marion ct Wheaton, IL 60187 jillann123@comcast.net (630) 469-4843

From: melanie butts (julandlin3@gmail.com) Sent You a Personal Message

To: Brown, Don

Subject: [External] Protect Illinois" air: R2018-20, Amendments to 35 Ill. Adm. Code 225.233

Date: Wednesday, April 18, 2018 1:04:47 PM

Dear IL Pollution Control Board Assistant Clerk,

Illinois Environmental Protection Agency and Dynegy's proposal to amend the Multi Pollutant Standard (MPS) is unnessecary and would give Dynegy the option to increase air pollution (NOx and SO2) at certain individual Dynegy 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.

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

Sincerely,

melanie butts 3211 N. New York Ave. peoria, IL 61603 julandlin3@gmail.com (309) 643-1268

From: Beth Milheron (beth.milheron@gmail.com) Sent You a Personal Message

To: Brown, Don

Subject: [External] Protect Illinois" air: R2018-20, Amendments to 35 Ill. Adm. Code 225.233

Date: Wednesday, April 18, 2018 3:07:04 PM

Dear IL Pollution Control Board Assistant Clerk,

Illinois Environmental Protection Agency and Dynegy's proposal to amend the Multi Pollutant Standard (MPS) is unnessecary and would give Dynegy the option to increase air pollution (NOx and SO2) at certain individual Dynegy 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 Dynegy's plants are located in Environmental Justice communities so a potential increase in NOx and SO2 pollution from individual Dynegy 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 Dynegy are proposing.

Sincerely,

Beth Milheron 2920 Evergreen Lane Aurora, IL 60502 beth.milheron@gmail.com (312) 342-1369