

Electronic Filing: Received, Clerk's Office 6/18/2018 P.C. #2909

From: [Tipsord, Marie](#)
To: [Brown, Don](#)
Subject: FW: [External] Reject the Proposal to Rewrite the Multi-Pollutant Standard (R18-20)
Date: Monday, June 18, 2018 9:25:04 AM

Marie E. Tipsord
General Counsel
Pollution Control Board
Marie.Tipsord@illinois.gov
312-814-4925 (Office)
312-244-0113 (cell)

From: David Johnsen [mailto:David.Johnsen.111063549@p2a.co]
Sent: Saturday, June 16, 2018 2:21 PM
To: Tipsord, Marie <Marie.Tipsord@illinois.gov>
Subject: [External] Reject the Proposal to Rewrite the Multi-Pollutant Standard (R18-20)

Dear Pollution Control Board Hearing Officer Marie Tipsord,

I am deeply troubled by the Illinois EPA's proposal to rewrite the state's Multi-Pollutant Standard which would allow Dynege's Illinois coal plants to immediately begin polluting more. I am writing to strongly urge the Pollution Control Board to reject this dangerous proposal which would weaken clean air standards in Illinois and result in more soot and acid rain.

Since this proposal was first introduced, Dynege merged with Texas-based Vistra Energy and created an energy goliath worth billions of dollars. This is clearly not a company on the verge of collapse and in need of a bailout of any kind! The company's motivation for seeking the proposed rule change through the Illinois EPA is solely to maximize its profits. Why should this out-of-state company get a pollution bailout that puts corporate profits over air quality in Illinois?

The Pollution Control Board must reject this dangerous proposal and stand up for clean air in Illinois, not more corporate profits.

Regards,
David Johnsen
2672 W Eastwood Ave
Chicago, IL 60625

State of Illinois - CONFIDENTIALITY NOTICE: The information contained in this communication is confidential, may be attorney-client privileged or attorney work product, may constitute inside information or internal deliberative staff communication, and is intended only for the use of the addressee. Unauthorized use, disclosure or copying of this communication or any part thereof is strictly prohibited and may be unlawful. If you have received this communication in error, please notify the sender immediately by return e-mail and destroy this communication and all copies thereof, including all

Electronic Filing: Received, Clerk's Office 6/18/2018 P.C. #2909

attachments. Receipt by an unintended recipient does not waive attorney-client privilege, attorney work product privilege, or any other exemption from disclosure.