BEFORE THE ILLINOIS POLLUTION CONTROL BOARD OF THE STATE OF ILLINOIS

IN THE MATTER OF:)	
OZINGA MATERIALS, INC.,)) DCD N 2010	
Petitioner,) PCB No. 2019	
v.)	
ILLINOIS ENVIRONMENTAL PROTECTION AGENCY,		
Respondent.)	
NOTICE OF FILING		
To: See Attached Service List		
	aly 25, 2018, OZINGA MATERIALS, INC., erk of the Illinois Pollution Control Board an apon you.	
Dated: July 25, 2018	Respectfully submitted,	
	On behalf of OZINGA MATERIALS, INC.	

/s/ Richard S. Porter
Richard S. Porter
One of Its Attorneys

Richard S. Porter ARDC 6209751 rporter@hinshawlaw.com HINSHAW & CULBERTSON LLP 100 Park Avenue P.O. Box 1389 Rockford, IL 61105-1389 815-490-4900

BEFORE THE ILLINOIS POLLUTION CONTROL BOARD OF THE STATE OF ILLINOIS

IN THE MATTER OF:)
OZINGA MATERIALS, INC.,))) PCB No. 2019
Petitioner,	
v.)
ILLINOIS ENVIRONMENTAL PROTECTION AGENCY,)))
Respondent.)
<u>APPEARANCE</u>	
NOW COMES HINSHAW & CULBERTSON LLP, and hereby enters its Appearance as	
counsel for the Petitioner, OZINGA MATERIALS, INC., in the above-entitled cause of action.	
Dated: July 25, 2018	Respectfully submitted,
	On behalf of OZINGA MATERIALS, INC.
_	/s/ Richard S. Porter
	Richard S. Porter
	One of Its Attorneys

Richard S. Porter ARDC 6209751 rporter@hinshawlaw.com HINSHAW & CULBERTSON LLP 100 Park Avenue P.O. Box 1389 Rockford, IL 61105-1389 815-490-4900

PROOF OF SERVICE

The undersigned attorney certifies, under penalties of perjury pursuant to 735 ILCS 5/1-109, that he caused a copy of the foregoing **Appearance** to be served via electronically and First Class Mail, postage paid, for 100 Park Avenue, Rockford, Illinois 61101, on the 25th day of July, 2018 to the persons listed on the attached SERVICE LIST.

By: /s/ Richard S. Porter

Richard S. Porter One of Its Attorneys

BEFORE THE ILLINOIS POLLUTION CONTROL BOARD OF THE STATE OF ILLINOIS

IN THE MATTER OF:)
OZINGA MATERIALS, INC.,)) DCD No. 2010
Petitioner,) PCB No. 2019
v.) }
ILLINOIS ENVIRONMENTAL PROTECTION AGENCY,)
Respondent.)

NOTICE OF FILING

To: See Attached Service List

PLEASE TAKE NOTICE that on July 25, 2018, OZINGA MATERIALS, INC., electronically filed with the Office of the Clerk of the Illinois Pollution Control Board an Individual Submittal in Support of the Joint Petition for Chloride Time-Limited Water Quality Standard for the Defined Chicago Area Water System / Des Plaines River Watershed and a Motion to Consolidate, a copy of which is hereby served upon you.

Dated: July 25, 2018 Respectfully submitted,

On behalf of OZINGA MATERIALS, INC.

/s/ Richard S. Porter
Richard S. Porter
One of Its Attorneys

Richard S. Porter ARDC 6209751 rporter@hinshawlaw.com
HINSHAW & CULBERTSON LLP
100 Park Avenue
P.O. Box 1389
Rockford, IL 61105-1389
815-490-4900

BEFORE THE ILLINOIS POLLUTION CONTROL BOARD OF THE STATE OF ILLINOIS

IN THE MATTER OF:)
OZINGA MATERIALS, INC.,	
) PCB No. 2019- ; and
Petitioner,) PCB No. 2016-14, 2016-15, 2016-16
,) 2016-17, 2016-18, 2016-20, 2016-21,
v.) 2016-22, 2016-23, 2016-25, 2016-26,
) 2016-27, 2016-29, 2016-30, 2016-31,
ILLINOIS ENVIRONMENTAL) 2016-33
PROTECTION AGENCY,	ý
Respondent.	

MOTION TO CONSOLIDATE

NOW COMES, Petitioner, OZINGA MATERIALS, INC. by and through its attorneys, HINSHAW & CULBERTSON LLP, and as and for its Motion to Consolidate, states as follows:

Petitioner, OZINGA MATERIALS, INC. owns and operates a facility at 13100 South Ashland Avenue, Calumet Park, Illinois which may be impacted by the Watershed, Waterbody, Waterbody Segment Time Limited Water Quality Standard ("TLWQS") referenced on the attached individual submittal form. Petitioner has begun a proceeding with its Individual Submittal in Support of the Joint Petition for Chloride Time-Limited Water Quality Standard for the Defined Chicago Area Water System/Des Plaines River Watershed, a copy of which accompanies this Motion to Consolidate. Petitioner hereby motions to consolidate this Individual Submittal with the pending TLWQS for the defined Chicago Area Waterway System / Des Plaines River Watershed matters.

WHEREFORE, Petitioner, Ozinga Materials, Inc., petitions to consolidate this matter with the pending TLWQS for the Defined Chicago Area Waterway System / Des Plaines River Watershed matters - docket numbers: PCB 2016-14, PCB 2016-15, PCB 2016-16, PCB 2016-

17, PCB 2016-18, PCB 2016-20, PCB 2016-21, PCB 2016-22, PCB 2016-23, PCB 2016-25, PCB 2016-26, PCB 2016-27, PCB 2016-29, PCB 2016-30, PCB 2016-31, PCB 3016-33.

Dated: July 25, 2018

Respectfully submitted,

On behalf of OZINGA MATERIALS, INC.

/s/ Richard S. Porter

Richard S. Porter One of Its Attorneys

Richard S. Porter ARDC 6209751 rporter@hinshawlaw.com HINSHAW & CULBERTSON LLP 100 Park Avenue P.O. Box 1389 Rockford, IL 61105-1389 815-490-4900

PROOF OF SERVICE

The undersigned attorney certifies, under penalties of perjury pursuant to 735 ILCS 5/1-109, that he caused a copy of the Individual Submittal in Support of the Joint Petition for Chloride Time-Limited Water Quality Standard for the Defined Chicago Area Water System / Des Plaines River Watershed and Motion to Consolidate to be served via electronically and First Class Mail, postage paid, for 100 Park Avenue, Rockford, Illinois 61101, on the 25th day of July, 2018 to the persons listed on the attached SERVICE LIST.

By: /s/ Richard S. Porter

Richard S. Porter One of Its Attorneys

ILLINOIS POLLUTION CONTROL BOARD

Docket Numbers: PCB 2016-14, PCB 2016-15, PCB 2016-16, PCB 2016-17, PCB 2016-18, PCB 2016-20, PCB 2016-21, PCB 2016-22, PCB 2016-23, PCB 2016-25, PCB 2016-26, PCB 2016-27, PCB 2016-29, PCB 2016-30, PCB 2016-31, PCB 2016-33 (Time-Limited Water Quality Standard) (Consolidated)

Watershed, Waterbody, Waterbody Segment Time Limited Water Quality Standard (TLWQS)
Individual Submittal

This Individual Submittal supplements the Joint Submittal in Support of Petition for Chloride Time-Limited Water Quality Standard for the Defined Chicago Area Waterway System/Des Plaines River Watershed (Joint Submittal), submitted in the above-referenced docket numbers. The Joint Submittal incorporated by reference, together with this Individual Submittal, satisfies the requirements of 35 IAC Part 014, Subpart E for each Facility.

An Individual Submittal must be made for each Facility discharging to either the Chicago Area Waterway System or Lower Des Plaines River that seeks to be covered by the TLWQS in this Docket.

This Individual Submittal must be made no later than July 26, 2018 for continued coverage (or initial coverage for new petitioners) under the current stay of effectiveness of the chlorides standards, found in 35 IAC 302.407(g)(2) and (g)(3).

Individual Discharger Information

l.	Facility Name of Individual Discharger: Ozinga Materials Inc.	
2.	Owner/Operator of Facility: Ozinga Materials Inc.	
3.	Address of Facility: 13100 South Ashland Avenue, Calumet Park, IL 60827	
4.	I. Contact Information for Facility's Responsible Official:	
	Name: Michael Saldarelli Title: Dir. of Environmental Compliance	
	Mailing Address: 19001 Old Lagrange Road, Suite 300, Mokena, IL 60642	
	Phone Number: 708-326-4591 Email: michaelsaldarelli@ozinga.com	
5.	Permit Number of Facility (include both NPDES Permits and MS4 Permits that may be affected by the TLWQS): Permit Pending	
6.	Are there any pending permit applications filed with Illinois Environmental Protection Agency that do not appear as part of the Joint Submittal's Appendices 5 and 6? Yes	
	If Yes, provide the application number for the pending permit(s):	

7.	Facility discharges to the: Chicago Area Waterway System (CAWS)
	Lower Des Plaines River (LDPR)
8.	Select Category of Facility:
	POTW Community with CSO Outfalls Industrial Source MS4
	Illinois Department of Transportation/Tollway Salt Storage Facility
Lo	cation of Individual Discharger
9.	Each Individual Submittal must provide the specific location information for the facility seeking coverage under the TLWQS. Select the location of the discharge from the facility from the list below:
	The CAWS includes the following reaches:
	Chicago River, North Branch of the Chicago River,
	South Branch of the Chicago River, Chicago Sanitary and Ship Canal,
	Cal-Sag Channel, Grand Calumet River, Lake Calumet,
	Lake Calumet Connecting Channel, Calumet and Little Calumet Rivers, and
	North Shore Channel
	The LDPR includes the following areas:
	Des Plaines River from the Kankakee River to the Will County Line,
	Hickory Creek, Union Ditch, Spring Creek, Marley Creek, and
	East Branch of Marley Creek
10.	The specific discharge locations for the Facility are:
	a. Outfall number(s): 1
b. General description of outfall location:	
	Outfall on the Southern Portion of the site.
	c. Outfall(s) appears on CAWS or LDPR list of Discharge Points (Joint Submittal Appendices 5 and 6): Yes✓ No
rL'	WQS Requirements
11.	Can the Facility achieve compliance with the chlorides standard by the compliance date?
	(Only facilities that cannot achieve compliance are eligible for coverage by the TQLWS.)
	Yes <u> </u>

12	. (Optional) As referenced in Chapter 2 of the Joint Submittal, an Individual Discharger may provide supplemental information regarding any circumstances unique to the Facility regarding its inability to comply with the chlorides standard by the compliance date, including the nature and extent of the present or anticipated failure to meet the water quality standards and facts supporting that compliance with the water quality standards regulation cannot be achieved by any required compliance date.
13.	. Has any prior variance applied to the discharge from this Facility?Yes No
	If yes, please identify the variance providing similar relief, including any Illinois Pollution Control Board docket number issued to the Individual Discharger, watershed, water body, waterbody segment, and if known, the Individual Discharger's predecessors.
Fa	cility-Specific TLQWS Requirements
14.	The Facility agrees to implement all of the BMPs included for the Industrial Category (from #8, above) for the Facility that are specified for implementation in snow/deicing practices in Chapter 2 of the Joint Submittal.
15.	Identify any past or currently in-use Best Management Practice(s) (BMPs) at the Facility for minimizing the discharge of chlorides.
	The facility covers salt storage piles and performs deicing practices only on an as-needed
	basis.
16.	Will any additional BMPs, beyond those included for the Category of the Facility for implementation in snow/deicing practices in Chapter 2 of the Joint Submittal, be implemented? Yes No
	If Yes, describe any additional BMPs:
	The use of aqueous calcium chloride will be used as possible.

TLWQS must have a Pollutant Minin how the BMPs will be implemented frequency, and recordkeeping and rep	re date of the TLWQS, each Facility covered by the nization Plan (PMP) that contains specific details as to a and include measurements and sampling protocols, orting obligations, including appropriate elements from ed in Appendix 54 of the Joint Submittal. Chapter 9 of uirements in more detail.
Has the Facility already developed a PYes _✓_ No	MP to address its discharge of chlorides?
If Yes, what is the date of the Pollutan	t Minimization Plan (PMP)? 1/20/2019
If the Facility has not already developed the described PMP, does the Facility agree develop the described PMP no later than six (6) months after the effective date of tTLWQS? Yes No	
Certification	
direction or supervision in accordance with properly gather and evaluate the informat persons who manage the system or those properties, information, the information submitted is,	ument and all attachments were prepared under my th a system designed to assure that qualified personnel ion submitted. Based on my inquiry of the person or persons directly responsible for gathering the to the best of my knowledge and belief, true, accurate, ignificant penalties for submitting false information, conment for knowing violations.
Name & Official Title (<i>Type or Print</i>)	Michael J. Saldarelli Jr
Signature	my
Date Signed	7/23/2018