NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Hazardous Waste Injection Restrictions
- 2) Code Citation: 35 Ill. Adm. Code 738

2)	Section Numbers:	Proposed Actions:	She Comment
3)			Chie
	738.101	Amendment	
	738.102	Amendment	JUL 2 - 7018
	738.103	Amendment	
	738.104	Amendment	STATE OF ILLEMOIS Pollution Control Board
	738.110	Amendment	Pollution Control Board
	738.111	Amendment	
	738.112	Amendment	
	738.114	Amendment	
	738.115	Amendment	
	738.116	Amendment	
	738.117	Amendment	
	738.118	Amendment	
	738.120	Amendment	
	738.121	Amendment	
	738.122	Amendment	
	738.123	Amendment	
	738.124	Amendment	

- 4) <u>Statutory Authority</u>: 415 ILCS 5/7.2, 22.4, and 27
- A Complete Description of the Subjects and Issues Involved: The amendments to Part 738 are a single segment of the consolidated docket R17-14/R17-15/R18-11/R18-31 rulemaking that also affects 35 Ill. Adm. Code 702, 704, 705, 720 through 728, 730, 733, 739, and 810 through 812. Due to the extreme volume of the consolidated docket, each Part is covered by a notice in four separate issues of the *Illinois Register*. Included in this issue are 35 Ill. Adm. Code 730, 733, 738, 739, and 810 through 812. To save space, a more detailed description of the subjects and issues involved in the consolidated docket R17-14/R17-15/R18-11/R18-31 rulemaking in this issue of the *Illinois Register* only in the answer to question 5 in the Notice of Adopted Amendments for 35 Ill. Adm. Code 730. A comprehensive description is contained in the Board's opinion and order of March 3, 2016, proposing amendments in docket R16-7, which opinion and order is available from the address below.

Specifically, the amendments to Part 738 incorporate elements of the Generator Improvements Rule. The Board makes several needed corrections in the text of the rules.

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Tables appear in a document entitled "Identical-in–Substance Rulemaking Addendum (Proposed)" that the Board added to consolidated docket R17-14/R17-15/R18-11/R18-31. The tables list the deviations from the literal text of the federal amendments and the several necessary corrections and stylistic revisions not directly derived from USEPA actions. Persons interested in the details of those deviations from the literal text should refer to the Identical-in–Substance Rulemaking Addendum (Proposed) in consolidated docket R17-14/R17-15/R18-11/R18-31.

Section 22.4 of the Environmental Protection Act [415 ILCS 5/22.4] provides that Section 5-35 of the Illinois Administrative Procedure Act [5 ILCS 100/5-35] does not apply to this rulemaking. Because this rulemaking is not subject to Section 5-35 of the IAPA, it is not subject to First Notice or to Second Notice review by the Joint Committee on Administrative Rules (JCAR).

- 6) Published studies or reports, and sources of underlying data, used to compose this rulemaking: None
- 7) <u>Does this rulemaking replace any emergency rule currently in effect?</u> No
- 8) <u>Does this rulemaking contain an automatic repeal date?</u> No
- 9) <u>Does this rulemaking contain incorporations by reference</u>? No
- 10) Are there any other rulemakings pending on this Part? No
- 11) <u>Statement of Statewide Policy Objective</u>: These proposed amendments do not create or enlarge a State mandate, as defined in Section 3(b) of the State Mandates Act [30 ILCS 805/3(b)].
- Time, Place and Manner in which interested persons may comment on this proposed rulemaking: The Board will accept written public comment on this proposal for a period of 45 days after the date of this publication. Comments should reference consolidated docket R17-14/R17-15/R18-11/R18-31 and be addressed to:

Don A. Brown, Clerk Illinois Pollution Control Board State of Illinois Center, Suite 11-500 100 W. Randolph St. Chicago IL 60601

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Please direct inquiries to the following person and reference consolidated docket R17-14/R17-15/R18-11/R18-31:

Michael J. McCambridge Staff Attorney Illinois Pollution Control Board 100 W. Randolph, 11-500 Chicago IL 60601

312/814-6924

email: michael.mccambridge@illinois.gov

Request copies of the Board's opinion and order at 312/814-3620, or download a copy from the Board's Website at http://www.ipcb.state.il.us.

13) <u>Initial Regulatory Flexibility Analysis:</u>

- A) Types of small businesses, small municipalities, and not-for-profit corporations affected: This rulemaking may affect those small businesses, small municipalities, and not-for-profit corporations disposing of industrial wastewaters into the sewage collection system of a publicly owned treatment works. These proposed amendments do not create or enlarge a State mandate, as defined in Section 3(b) of the State Mandates Act [30 ILCS 805/3(b)].
- B) Reporting, bookkeeping or other procedures required for compliance: The existing rules and proposed amendments require extensive reporting, bookkeeping and other procedures, including the preparation of manifests and annual reports, waste analyses and maintenance of operating records. These proposed amendments do not create or enlarge a State mandate, as defined in Section 3(b) of the State Mandates Act [30 ILCS 805/3(b)].
- C) Types of professional skills necessary for compliance: Compliance with the existing rules and proposed amendments may require the services of an attorney, certified public accountant, chemist and registered professional engineer. These proposed amendments do not create or enlarge a State mandate, as defined in Section 3(b) of the State Mandates Act [30 ILCS 805/3(b)].
- 14) Regulatory Agenda on which this rulemaking was summarized: January 2017 and January 2018

NOTICE OF PROPOSED AMENDMENTS

The full text of the Proposed Amendments begins on the next page:

1ST NOTICE VERSION

1 2 3 4	TITLE 35: ENVIRONMENTAL PROTECTION SUBTITLE G: WASTE DISPOSAL CHAPTER I: POLLUTION CONTROL BOARD SUBCHAPTER c: HAZARDOUS WASTE OPERATING REQUIREMENTS							
5	CODOTTAL LEGICAL TRANSPORTS WITHOUT TO THE CONTRACTOR							
6		PART 738						
7		HAZARDOUS WASTE INJECTION RESTRICTIONS						
8								
9		SUBPART A: GENERAL						
10	C4:							
11	Section	Dymaga Saana and Amiliashility						
12 13	738.101 738.102	Purpose, Scope, and Applicability Definitions						
14	738.102	Dilution Prohibited as a Substitute for Treatment						
15	738.103	Case-by-Case Extensions of an Effective Date						
16	738.104	Waste Analysis						
17	738.105	Electronic Reporting						
18	750.100	Diodromo Reporting						
19		SUBPART B: PROHIBITIONS ON INJECTION						
20								
21	Section							
22	738.110	Waste-Specific Prohibitions: Solvent Wastes						
23	738.111	Waste-Specific Prohibitions: Dioxin-Containing Wastes						
24	738.112	Waste-Specific Prohibitions: California List Wastes						
25	738.114	Waste-Specific Prohibitions: First Third Wastes						
26	738.115	Waste-Specific Prohibitions: Second Third Wastes						
27	738.116	Waste-Specific Prohibitions: Third Third Wastes						
28	738.117	Waste-Specific Prohibitions: Newly-Listed Wastes						
29	738.118	Waste-Specific Prohibitionsprohibitions: Newly-Listed and Identified Wastes						
30								
31		SUBPART C: PETITION STANDARDS AND PROCEDURES						
32								
33	Section							
34	738.120	Petitions to Allow Injection of a Prohibited Waste						
35	738.121	Required Information to Support Petitions						
36	738.122	Submission, Review, and Approval or Denial of Petitions						
37	738.123	Review of Adjusted Standards						
38	738.124	Termination of Approved Petition						
39	ATTTTODE	TV. Implementing Sections 7.2 and 22.4 and outhorized by Section 27 of the						
40 41		TY: Implementing Sections 7.2 and 22.4 and authorized by Section 27 of the						
41	Environme	ntal Protection Act [415 ILCS 5/7.2, 22.4, and 27].						
42								

43 44 45 46 47 48 49 50 51 52 53 54	11 at 14 Ill. Reffective July amended in RILL. Reg. 9501 effective Dec September 28 1999; amender R01-21/R01-26 Ill. Reg. 6 effective February	Reg. 11 224, 19 33-6 a , effect ember 3, 1998 ed in R 23 at 2 835, ef	l in R89-2 at 14 Ill. Reg. 3059, effective February 20, 1990; amended in R89-948, effective July 9, 1990; amended in R90-14 at 15 Ill. Reg. 11425, 191; amended in R92-13 at 17 Ill. Reg. 6190, effective April 5, 1993; at 17 Ill. Reg. 15641, effective September 14, 1993; amended in R95-4 at 19 tive June 27, 1995; amended in R96-10/R97-3/R97-5 at 22 Ill. Reg. 238, 16, 1997; amended in R97-21/R98-3/R98-5 at 22 Ill. Reg. 17486, effective; amended in R98-21/R99-2/R99-7 at 23 Ill. Reg. 1695, effective January 19, 00-11/R01-1 at 24 Ill. Reg. 18576, effective December 7, 2000; amended in 5 Ill. Reg. 9161, effective July 9, 2001; amended in R02-1/R02-12/R02-17 at fective April 22, 2002; amended in R06-5/R06-6/R06-7 at 30 Ill. Reg. 4053, 23, 2006; amended in R06-16/R06-17/R06-18 at 31 Ill. Reg. 1407, effective amended in R17-14/R17-15/R18-12 at 42 Ill. Reg, effective
55		_ ·	
56 57			SUBPART A: GENERAL
58			
59	Section 738.	101 Pı	irpose, Scope, and Applicability
60	۵)	This	Dowt identifies hereardens westers that are restricted from disposal into Class I
61 62	a)		Part identifies hazardous wastes that are restricted from disposal into Class I tion wells and defines those circumstances under which a waste, otherwise
63			libited from injection, may be injected.
64		prom	ioned from injection, may be injected.
65	b)	The 1	requirements of this Part apply to owners or operators of the following Class
66		I <u>haz</u>	ardous waste injection wells used to inject hazardous waste.
67			
68		1)	Hazardous waste injection wells that are used to inject hazardous waste;
69			and
70 71		2)	Injection wells that are used to inject wastes that once exhibited a
72		-7	prohibited characteristic of hazardous waste identified in Subpart C of 35
73			Ill. Adm. Code 721, at the point of generation, and which no longer
74			exhibit the characteristic at the point of injection.
75			
76	c)		tes otherwise prohibited from injection may continue to be injected under any
77		of the	e following circumstances:
78		1.	
79		1)	If USEPA has granted an extension from the effective date of a
80 81			prohibition, as described in Section 738.104; or
82		2)	If the Board has granted an adjusted standard in response to a petition filed
83		-,	under Section 738.120; or
84			,
85		3)	If the waste is generated by a conditionally exempt small quantity

86		generator, as defined in 35 Ill. Adm. Code <u>720.110</u> 721.105 .
87	15	
88	d)	A waste that is hazardous only because it exhibits a characteristic of hazardous
89		waste and which is otherwise prohibited from injection under this Part or 35 Ill.
90		Adm. Code 728 is not prohibited from injection if the following is true of the
91		waste:
92		
93		1) It is disposed into a non-hazardous or hazardous waste injection well, as
94		defined under 35 Ill. Adm. Code 730.106(a); and
95		0) 1/1 4 1/1/4 2 2 2 1/1/4 1/1/4 2 1/1/4 2 1/1/4 2 1/1/4 2 1/4 2 1/4 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
96		2) It does not exhibit any prohibited characteristic of hazardous waste
97		identified in Subpart C of 35 Ill. Adm. Code 721 at the point of injection.
98	DOAT	ND NOTE D ' 16 40 CED 140 1 (2017)(2005)
99	BOAR	RD NOTE: Derived from 40 CFR 148.1 (2017)(2005).
100	(0	A 1 1 4 40 III D CC 4'
101	(Source	ce: Amended at 42 Ill. Reg, effective)
102	G 41 530.1	00 D C '4'
103	Section 738.1	02 Definitions
104		UUTuis akian internally masses that mant after inication again subject the small is
105		""Injection interval" means that part of the injection zone in which the well is
106		screened or in which the waste is otherwise directly emplaced.
107		WT
108		"Transmissive fault or fracture" is a fault or fracture that has sufficient
109		permeability and vertical extent to allow fluids to move between formations.
110		"USEPA hazardous waste number" means the number assigned by USEPA
111 112		pursuant to each hazardous waste listed in Subpart D of 35 Ill. Adm. Code 721
112		•
113		and to each characteristic identified in Subpart C of 35 Ill. Adm. Code 721.
115		BOARD NOTE: Derived from 40 CFR 148.2 (2017)(2005).
		BOARD NOTE. Derived Holli 40 CFR 146.2 (2017)(2003).
116 117	(Sour	ce: Amended at 42 Ill. Reg, effective)
117	(Sour	ce. Amended at 42 m. Reg, effective
119	Section 728 1	03 Dilution Prohibited as a Substitute for Treatment
120	Section 730.1	Diffution I formbitted as a Substitute for Treatment
121	a)The provisi	ons of 35 Ill. Adm. Code 728.103 apply to owners or operators of Class I hazardous
122	· •	on wells used to inject a waste that is hazardous at the point of generation whether
123		ste is hazardous at the point of injection.
124	or not the wa	see is mazardous at the point of injection.
125	b)	The owner or operator of a Class I non-hazardous waste injection well that injects
126	0)	waste formerly exhibiting a hazardous characteristic that has been removed by
127		dilution may address underlying hazardous constituents by treating the hazardous
127		waste, by obtaining an exemption pursuant to a petition filed under Section
140		waste, by obtaining air exemption parsaant to a petition med ander section

129 130	738.120, or by complying with the provisions set forth in 35 Ill. Adm. Code 728.109.					
131		720.1	<i>37</i> .			
132	BOARD NO	TE: De	rived from 40 CFR 148	8.3 <u>(2017)(2005)</u> .		
133 134	(Sour	ce: Am	ended at 42 Ill. Reg	, effective)	
135						
136 137	Section 738.	104 Ca	se-by-Case Extension	s of an Effective Dat	е	
138	The owner or	operato	or of a Class I hazardou	ıs or non-hazardous w	aste injection well may	submit
139					any applicable prohibit	
140					5. Any extension that is	
141					ne derivative Board rule	
142	3					
143	BOARD NO	TE: De	rived from 40 CFR 148	8.4 (2017) (2005) .		
144				<u> </u>		
145	(Sour	ce: Am	ended at 42 Ill. Reg	. effective)	
146	(3.5.3.2			,		
147			SUBPART B: PRO	HIBITIONS ON INJ	ECTION	
148						
149 150	Section 738.	110 Wa	aste-Specific Prohibiti	ions: Solvent Wastes		
151	a)	The co	nant colvent wester enc	ocified in 35 III Adm	Code 721.131 by the fo	Mosvina
152	α)				From underground inject	
153			F002, F003, F004, and		Tom underground inject	.1011.
154		1001,	1 002, 1 003, 1 004, and	11005.		
155	b)	The re	equirements of subsect	ion (a) of this Section	-do not apply under any	of the
156	U)		ving circumstances:	ion (a) or this section	do not apply under any	or the
157		10110 V	ing circumstances.			
158		1)	If the waste meets or	is treated to meet the	standards of Subpart D	of 35
159		1)	Ill. Adm. Code 728;		standards of Subpart D	01 33
160			111. 7 tain. Code 720, (01		
161		2)	If the Roard has gran	ted an adjusted stands	ard in response to a petit	tion
162		<i>_</i>)	under Subpart C-of th	•	na m response to a pen	11011
163			under Subpart C-orti	ns rait, or		
164		3)	During the period of	extension of the annli	cable effective date if a	n
165		5)			referenced in Section 73	
166			extension has been gi	idilica by Obbi it as i	crerenced in Section 75	0.101.
167	BOA	RD NO	TE: Derived from 40 (CFR 148 10 (2017)(2)) <u>05)</u>	
168	DOM:	110	12. Donivou nom 40 ((2017)	,00,1	
169	(Sour	ce: Am	ended at 42 Ill. Reg	. effective)	
170	(Sour	1 M		, -11300110		
171	Section 738	111 W	aste-Specific Prohibiti	ions: Dioxin-Contair	ing Wastes	

172				
173	a)			ontaining wastes specified in 35 Ill. Adm. Code 721.131 by the
174			_	SEPA hazardous waste numbers are prohibited from underground
175		inject	ion: F0	20, F021, F022, F023, F026, F027, and F028.
176	1.	ani.		
177	b)		_	ents of subsection (a) of this Section do not apply under any of the
178		follov	ving cire	cumstances:
179		1)	TC 41	
180		1)		waste meets or is treated to meet the standards of Subpart D of 35
181 182			III. A	dm. Code 728; or
183		2)	If the	Board has granted an adjusted standard in response to a petition
184		2)		Subpart C-of this Part; or
185			under	Subpart C-or tins Fart, or
186		3)	Durin	g the period of extension of the applicable effective date, if an
187		3)		sion has been granted by USEPA as referenced in Section 738.104.
188			CATCH	sion has been granted by OBET A as referenced in Section 736.104.
189	BOA	RD NO	TE: De	erived from 40 CFR 148.11 (2017)(2005).
190	DOT I	100	11. 100	1110d Holl 10 Of R 110.11 (2017)(2003).
191	(Sour	ce: Am	nended a	at 42 Ill. Reg, effective)
192	(5000			
	ection 738.	112 W	aste-Sp	ecific Prohibitions: California List Wastes
194			•	
195	a)	The h	azardou	us wastes listed in 35 Ill. Adm. Code 728.132 containing
196		polyc	hlorinat	ted biphenyls at concentrations greater than or equal to 50 ppm or
197		halog	enated o	organic compounds at concentrations greater than or equal to 10,000
198		mg/k	g are pro	ohibited from underground injection.
199				
200	b)	The f	ollowin	g hazardous wastes are prohibited from underground injection:
201				
202		1)	_	d hazardous wastes, including free liquids associated with any solid
203				dge, containing free cyanides at concentrations greater than or equal
204			to 1,0	$00 \text{mg/}\ell;$
205				
206		2)	_	d hazardous wastes, including free liquids associated with any solid
207				dge, containing the following metals (or elements) or compounds of
208				metals (or elements) at concentrations greater than or equal to those
209			speci	fied below:
210			A \	Amonio on compounds (og As) 500
211			A)	Arsenic or compounds (as As) 500 mg/ ℓ ;
212			D)	Codmium or compounds (og Cd) 100/0.
213			B)	Cadmium or compounds (as Cd) 100 mg/ ℓ ;
214				

215			C)	Chromium (VI) or compounds (as Cr VI) 500 mg/ ℓ ;
216			D)	T == 1 == == == 1 = (D1) = 00 == 10
217			D)	Lead or compounds (as Pb) 500 mg/ ℓ ;
218			Ε.)	Manager 20 and 10 and 1
219			E)	Mercury or compounds (as Hg) 20 mg/ℓ;
220 221			E/	Nielrel on commounds (es. Ni) 124 mg///
222			F)	Nickel or compounds (as Ni) 134 mg/ℓ;
223			G)	Salanium or compounds (as Sa) 100 mg/l; and
224			U)	Selenium or compounds (as Se) 100 mg/ ℓ ; and
225			H)	Thallium or compounds (as Tl) 130 mg/ ℓ ;
226			11)	Thanfull of compounds (as 11) 150 mg/c,
227		3)	Liquid	hazardous waste having a pH less than or equal to two (2.0); and
228		٥)	Diquit	i nazardous waste naving a pri iess than of equal to two (2.0), and
229		4)	Hazar	dous wastes containing halogenated organic compounds in total
230		7)		ntration less than 10,000 mg/kg but greater than or equal to 1,000
231			mg/kg	
232			mg/kg	•
233	c)	The re	anirem	ents of subsections (a) and (b) of this Section do not apply under any
234	0)		•	ng circumstances:
235		or the	10110 **1	ing on cumstances.
236		1)	If the	waste meets or is treated to meet the applicable standards specified
237		*)		opart D of 35 Ill. Adm. Code 728; or
238			III Suc	part 5 of 55 in. Hain. Code 720, of
239		2)	If the	Board has granted an adjusted standard in response to a petition
240		-)		Subpart C of this Part ; or
241			unuu	and punt of or unit run, or
242		3)	Durin	g the period of extension of the applicable effective date, if an
243		-)		sion is granted by USEPA as referenced in Section 738.104.
244				
245	BOA	RD NO	ΓE: De	rived from 40 CFR 148.12 (2017)(2005).
246				
247	(Sour	ce: Am	ended a	t 42 Ill. Reg, effective)
248				<u> </u>
249	Section 738.	114 Wa	ste-Spe	ecific Prohibitions: First Third Wastes
250			•	
251	a)	Prohil	oitions.	
252	,			
253		1)	The w	rastes specified in 35 Ill. Adm. Code 721.131 by the following
254		•	USEP	A hazardous waste numbers are prohibited from underground
255			injecti	on: F006 (wastewaters and nonwastewaters), F008, F009, F019.
256			_	

- The wastes specified in 35 III. Adm. Code 721.132 by the following 2) USEPA hazardous waste numbers are prohibited from underground injection: K001, K004, K008, K015 (wastewaters and nonwastewaters), K016 (at concentrations greater than or equal to one percent), K017, K018, K019, K020, K021 (wastewaters, and nonwastewaters generated by the process described in the waste listing description, and not those generated in the course of treating wastewater forms of these wastes), K022 (wastewaters and nonwastewaters), K024, K030, K031, K035, K036 (wastewaters, and nonwastewaters generated by the process described in the waste listing description, and not those generated in the course of treating wastewater forms of these wastes), K037, K044, K045, K046 (wastewaters and nonwastewaters), K047, K048, K049, K050, K051, K052, K060 (wastewaters, and nonwastewaters generated by the process described in the waste listing description, and not those generated in the course of treating wastewater forms of these wastes), K061 (wastewaters and nonwastewaters), K062, K069 (calcium sulfate nonwastewaters; all wastewaters; and noncalcium sulfate nonwastewaters generated by the process described in the waste listing description, and not those generated in the course of treating wastewater forms of these wastes), K071, K073, K083, K084, K085, K086, K087, K099, K101 (all wastewaters and nonwastewaters), K102 (all wastewaters and nonwastewaters), K103, K104, and K106.
- The wastes specified in 35 Ill. Adm. Code 721.133 by the following 3) USEPA hazardous waste numbers are prohibited from underground injection: P001, P004, P005, P010, P011, P012, P015, P016, P018, P020, P030, P036, P037, P039, P041, P048, P050, P058, P059, P063, P068, P069, P070, P071, P081, P082, P084, P087, P089, P092, P094, P097, P102, P105, P108, P110, P115, P120, P122, P123, U007, U009, U010, U012, U016, U018, U019, U022, U029, U031, U036, U037, U041, U043, U044, U046, U050, U051, U053, U061, U063, U064, U066, U067, U074, U077, U078, U086, U089, U103, U105, U108, U115, U122, U124, U129, U130, U133, U134, U137, U151, U154, U155, U157, U158, U159, U171, U177, U180, U185, U188, U192, U200, U209, U210, U211, U219, U220, U221, U223, U226, U227, U228, U237, U238, U248, and U249.
- The wastes specified in 35 Ill. Adm. Code 721.132 by the following USEPA b) hazardous waste number are prohibited from underground injection: K016 (at concentrations less than one percent).
- Prohibitions. c)

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299 300 301 302	1)	The wastes specified in 35 Ill. Adm. Code 721.131 by the following USEPA hazardous waste number are prohibited from underground injection: F007.
303 304 305 306	2)	The wastes specified in 35 Ill. Adm. Code 721.132 by the following USEPA hazardous waste numbers are prohibited from underground injection: K011 (nonwastewaters) and K013 (nonwastewaters).
307 d ³ 308 309 310	haza	wastes specified in 35 Ill. Adm. Code 721.132 by the following USEPA rdous waste numbers are prohibited from underground injection: K011 tewaters), K013 (wastewaters), and K014.
311 e) 312 313		requirements of subsections (a) through (d) of this Section do not apply under of the following circumstances:
314 315 316	1)	If the waste meets or is treated to meet the applicable standards specified in Subpart D of 35 Ill. Adm. Code 728; or
317 318	2)	If the Board has granted an adjusted standard in response to a petition by USEPA as referenced in Subpart C-of this Part; or
319 320 321	3)	During the period of extension of the applicable effective date, if an extension is granted by USEPA as referenced in Section 738.104.
322 323 B 324	OARD NO	TE: Derived from 40 CFR 148.14 (2017)(2005).
	Source: Ar	mended at 42 Ill. Reg, effective)
327 Section 7	738.115 W	aste-Specific Prohibitions: Second Third Wastes
329 a)) Proh	ibitions.
331 332 333	1)	The wastes specified in 35 Ill. Adm. Code 721.131 by the following USEPA hazardous waste numbers are prohibited from underground injection: F010 and F024.
334 335 336	2)	The wastes specified in 35 Ill. Adm. Code 721.132 by the following USEPA hazardous waste numbers are prohibited from underground
337 338 339		injection: K009 (nonwastewaters), K010, K025 (wastewaters, and nonwastewaters generated by the process described in the waste listing description, and not those generated in the course of treating wastewater
340 341		forms of these wastes), K027, K028, K029 (wastewaters and nonwastewaters), K038, K039, K040, K041, K042, K043, K095

342 343		(wastewaters and nonwastewaters), K096 (wastewaters and nonwastewaters), K097, K098, K105, K113, K114, K115, and K116.
344		
345		3) The wastes specified in 35 Ill. Adm. Code 721.133 by the following
346		USEPA hazardous waste numbers are prohibited from underground
347		injection: P002, P003, P007, P008, P014, P026, P027, P029, P040, P043,
348		P044, P049, P054, P057, P060, P062, P066, P067, P072, P074, P085,
349		P098, P104, P106, P107, P111, P112, P113, P114, U002, U003, U005,
350		U008, U011, U014, U015, U020, U021, U023, U025, U026, U028, U032,
351		U035, U047, U049, U057, U058, U059, U060, U062, U070, U073, U080,
352		U083, U092, U093, U094, U095, U097, U098, U099, U101, U106, U107,
353		U109, U110, U111, U114, U116, U119, U127, U128, U131, U135, U138,
354		U140, U142, U143, U144, U146, U147, U149, U150, U161, U162, U163,
355		U164, U165, U168, U169, U170, U172, U173, U174, U176, U178, U179,
356		U189, U193, U196, U203, U205, U206, U208, U213, U214, U215, U216,
357		U217, U218, U235, U239, and U244.
358		0211, 0210, 0200, 0207, 0200
359	b)	The wastes specified in 35 Ill. Adm. Code 721.131 by the following USEPA
360		hazardous waste numbers are prohibited from underground injection pursuant to
361		the treatment standards specified in 35 Ill. Adm. Code 728.141 and 728.143
362		applicable to F011 and F012 wastewaters and nonwastewaters: F011
363		(nonwastewaters) and F012 (nonwastewaters).
364		(11011/11010/110101)
365	c)	The wastes specified in 35 Ill. Adm. Code 721.132 by the following USEPA
366	-,	hazardous waste number are prohibited from underground injection: K009
367		(wastewaters).
368		(masse masses).
369	d)	The requirements of subsections (a) through (c) of this Section do not apply under
370	/	any of the following circumstances:
371		,
372		1) If the waste meets or is treated to meet the applicable standards specified
373		in Subpart D of 35 Ill. Adm. Code 728; or
374		· ·
375		2) If the Board has granted an adjusted standard in response to a petition
376		under Subpart C -of this Part ; or
377		and the property of the proper
378		3) During the period of extension of the applicable effective date, if an
379		extension is granted by USEPA as referenced in Section 738.104.
380		
381	BOA	ARD NOTE: Derived from 40 CFR 148.15 (2017)(2005).
382		· · · · · · · · · · · · · · · · · · ·
383	(Sou	rce: Amended at 42 Ill. Reg, effective)
384		

385 Section 738.116 Waste-Specific Prohibitions: Third Third Wastes 386 387 a) Prohibitions. 388 389 1) The wastes specified in 35 Ill. Adm. Code 721.131 by the following 390 USEPA hazardous waste numbers are prohibited from underground 391 injection: F025 and F039 (nonwastewaters). 392 393 2) The wastes specified in 35 Ill. Adm. Code 721.132 by the following 394 USEPA hazardous waste numbers are prohibited from underground 395 injection: K002, K003, K005 (wastewaters and nonwastewaters), K006, K007 (wastewaters and nonwastewaters), K023, K026, K032, K033, 396 397 K034, K093, K094, and K100. 398 The wastes specified in 35 Ill. Adm. Code 721.133 by the following 399 3) 400 USEPA hazardous waste numbers are prohibited from underground injection: P006, P009, P013, P017, P021, P022, P023, P024, P028, P031, 401 P033, P034, P038, P042, P045, P046, P047, P051, P056, P064, P065, 402 403 P073, P075, P076, P077, P078, P088, P093, P095, P096, P099, P101, P103, P109, P116, P118, P119, P121, U001, U004, U006, U017, U024, 404 U027, U030, U033, U034, U038, U039, U042, U045, U048, U052, U055, 405 U056, U068, U069, U071, U072, U075, U076, U079, U081, U082, U084, 406 U085, U087, U088, U090, U091, U096, U102, U112, U113, U117, U118, 407 U120, U121, U123, U125, U126, U132, U136, U141, U145, U148, U152, 408 U153, U156, U160, U166, U167, U181, U182, U183, U184, U186, U187, 409 410 U190, U191, U194, U197, U201, U202, U204, U207, U222, U225, U234, 411 U236, U240, U243, U246, and U247. 412 413 4) The wastes specified in 35 Ill. Adm. Code 721.121 or 721.124 by 414 characteristic alone and designated by the following USEPA hazardous waste numbers are prohibited from underground injection: D001, D004, 415 416 D005, D006, D008, D009 (wastewaters), D010, D011, D012, D013, D014, D015, D016, and D017. 417 418 419 Mixed radioactive and hazardous wastes in 35 Ill. Adm. Code 728.110, 728.111, b) and 728.112, which are mixed radioactive and hazardous wastes, are prohibited 420 421 from underground injection. 422 423 Prohibitions. c) 424 The wastes specified in 35 Ill. Adm. Code 721.131 by the following 425 1) 426 USEPA hazardous waste number are prohibited from underground injection: F039 (wastewaters)(nonwastewaters). 427

428			
429		2)	The wastes specified in 35 Ill. Adm. Code 721.122, 721.123, or 721.124
430		·	as hazardous based on a characteristic alone and designated by the
431			following USEPA hazardous waste numbers are prohibited from
432			underground injection: D002 (wastewaters and nonwastewaters), D003
433			(wastewaters and nonwastewaters), D007 (wastewaters and
434			nonwastewaters), and D009 (nonwastewaters).
435			,,
436	d)	The re	equirements of subsections (a) through (c) of this Section do not apply under
437	/		the following circumstances:
438			
439		1)	If the waste meets or is treated to meet the applicable standards specified
440		-)	in Subpart D of 35 Ill. Adm. Code 728; or
441			in Suspend 2 of 30 internation (Suspending)
442		2)	If the Board has granted an adjusted standard in response to a petition
443		2)	under Subpart C-of this Part; or
444			and Suspan Solution art, or
445		3)	During the period of extension of the applicable effective date, if an
446		5)	extension is granted by USEPA as referenced in Section 738.104.
447			ontolloid is granted by Obbi 11 as foldered an Southern 750.10 ii
448	BOAR	D NOT	TE: Derived from 40 CFR 148.16 (2017)(2005).
449	20111		(<u>====</u>)(====)
450	(Source	e: Am	ended at 42 Ill. Reg, effective)
451	(30000		
452	Section 738.1	17 Wa	ste-Specific Prohibitions: Newly-Listed Wastes
453			
454	a)	The w	vastes specified in Subpart D of 35 Ill. Adm. Code 721 by the following
455	,		A hazardous waste numbers are prohibited from underground injection:
456			F038, K107, K108, K109, K110, K111, K112, K117, K118, K123, K124,
457			K126, K131, K136, U328, U353, and U359.
458		,	
459	b)	The w	vastes specified in Subpart D of 35 Ill. Adm. Code 721 by the following
460	- /		A hazardous waste numbers are prohibited from underground injection:
461			K142, K143, K144, K145, K147, K148, K149, K150, and K151.
462		,	, ,,,,,,
463	c)	This s	subsection (c) corresponds with 40 CFR 148.17(c), removed and marked
464	• ,		ved" by USEPA at 61 Fed. Reg. 15662 (April 8, 1996). This statement
465			ains structural consistency with USEPA rules.
466			,
467	d)	The w	vastes specified in Subpart D of 35 Ill. Adm. Code 721 by the following
468	/		A hazardous waste numbers are prohibited from underground injection:
469			K118, K131, and K132.
470			, , , , , , , , , , , , , , , , , , , ,

471 472	e)	The requirements of subsections (a) through (d) of this Section do not apply under any of the following circumstances:
473 474 475		1) If the waste meets or is treated to meet the applicable standards specified in Subpart D of 35 Ill. Adm. Code 728; or
476 477 478		2) If the Board has granted an adjusted standard in response to a petition under Subpart C-of this Part; or
479 480 481		During the period of extension of the applicable effective date, if an extension is granted by USEPA as referenced in Section 738.104.
482 483 484	BOAF	RD NOTE: Derived from 40 CFR 148.17 (2017)(2005).
485 486	(Source	e: Amended at 42 Ill. Reg, effective)
	Section 738.1	18 Waste-Specific Prohibitions: Newly-Listed and Identified Wastes
489 490 491 492	a)	All newly identified D004 through D011 wastes and characteristic mineral processing wastes, except those identified in subsection (b) of this Section, are prohibited from underground injection.
493 494 495 496	b)	Characteristic hazardous wastes from titanium dioxide mineral processing, and radioactive wastes mixed with newly identified D004 through D011 or mixed with newly identified characteristic mineral processing wastes, are prohibited from underground injection.
497 498 499 500	c)	The wastes specified in 35 Ill. Adm. Code 721 as USEPA hazardous waste numbers F032, F034, F035 are prohibited from underground injection.
501 502 503	d)	The wastes specified in 35 Ill. Adm. Code 721 as USEPA hazardous waste numbers F032, F034, F035 that are mixed with radioactive wastes are prohibited from underground injection.
504 505 506 507 508 509 510 511 512	e)	The wastes specified in 35 Ill. Adm. Code 721.132 as having the following USEPA hazardous waste numbers are prohibited from underground injection: K156, K157, K158, K159, K160, K161, P127, P128, P185, P188, P189, P190, P191, P192, P194, P196, P197, P198, P199, P201, P202, P203, P204, P205, U271, U277, U278, U279, U280, U364, U365, U366, U367, U372, U373, U375, U376, U377, U378, U379, U381, U382, U383, U384, U385, U386, U387, U389, U390, U391, U392, U393, U394, U395, U396, U400, U401, U402, U403, U404, ©407, U409, U410, and U411.
512		, ,

514 515 516	f)		astes specified in 35 Ill. Adm. Code 721.132 as USEPA hazardous waster K088 are prohibited from underground injection.					
517 518 519 520 521	g)	hazardo underg D026,	astes specified in 35 Ill. Adm. Code 721 as having the following USEPA ous waste numbers and Mixed TC/Radioactive wastes are prohibited from round injection: D018, D019, D020, D021, D022, D023, D024, D025, D027, D028, D029, D030, D031, D032, D033, D034, D035, D036, D037, D039, D040, D041, D042, and D043.					
522 523 524 525 526	h)	remove	absection (h) corresponds with 40 CFR 148.18(h), which USEPA has ed and marked "reserved.". This statement maintains structural consistency the federal regulations.					
527 528 529	i)		astes specified in 35 Ill. Adm. Code 721.132 as USEPA hazardous wasters K169 through K172 are prohibited from underground injection.					
530 531 532	j)		astes specified in 35 Ill. Adm. Code 721.132 as USEPA hazardous wasters K174 and K175 are prohibited from underground injection.					
532 533 534 535	k)		The wastes specified in 35 Ill. Adm. Code 721.132 as USEPA hazardous waste numbers K176, K177, and K178 are prohibited from underground injection.					
536 537 538	1)		The wastes specified in 35 Ill. Adm. Code 721.132 as USEPA hazardous waste number K181 are prohibited from underground injection.					
539 540 541	m)		quirements of subsections (a) through (l) of this Section do not apply under the following circumstances:					
542 543 544		1)	If the waste meets or is treated to meet the applicable standards specified in Subpart D of 35 Ill. Adm. Code 728; or					
545 546 547		2)	If the Board has granted an adjusted standard in response to a petition under Subpart C-of this Part; or					
548 549 550		3)	During the period of extension of the applicable effective date, if an extension has been granted by USEPA as referenced in Section 738.104.					
551	BOAF	OARD NOTE: Derived from 40 CFR 148.18 (2017)(2005).						
552 553 554	(Sourc	e: Ame	ended at 42 Ill. Reg, effective)					
555 556		SUBI	PART C: PETITION STANDARDS AND PROCEDURES					

Section 738.120 Petitions to Allow Injection of a Prohibited Waste

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- Any person seeking an exemption from a prohibition under Subpart B of this Part for the injection of a restricted hazardous waste, including a hazardous waste that exhibits a characteristic of hazardous waste and which contains underlying hazardous constituents at the point of generation, but which no longer exhibits a characteristic of hazardous waste when injected into ana Class I injection well or wells, must submit a petition for an adjusted standard to the Board, pursuant to Subpart D of 35 Ill. Adm. Code 104, demonstrating that, to a reasonable degree of certainty, there will be no migration of hazardous constituents from the injection zone for as long as the waste remains hazardous. This demonstration requires a
 - The hydrogeological and geochemical conditions at the site and the physiochemical nature of the waste stream are such that reliable predictions can be made with regard to each of the following:
 - Fluid movement conditions are such that the injected fluids will not migrate within 10,000 years in either of the following ways:
 - Vertically upward out of the injection zone; or
 - Laterally within the injection zone to a point of discharge or interface with an underground source of drinking water (USDW), as defined in 35 Ill. Adm. Code 730; or
 - Before the injected fluids migrate out of the injection zone or to a point of discharge or interface with a USDW, the fluid will no longer be hazardous because of attenuation, transformation, or immobilization of hazardous constituents within the injection zone by hydrolysis, chemical interactions, or other means; and
 - 2) For each well, the petition has fulfilled the following requirements:
 - A) It has demonstrated that the injection well's area of review complies with the substantive requirements of 35 Ill. Adm. Code 730.163:
 - B) It has located, identified, and ascertained the condition of all wells within the injection well's area of review (as specified in 35 Ill. Adm. Code 730.163) that penetrate the injection zone or the confining zone by use of a protocol acceptable to the Board that meets the substantive requirements of 35 Ill. Adm. Code 730.164;

600		
601		C) It has provided a corrective action plan that meets the substantive
602		requirements of 35 Ill. Adm. Code 730.164, the implementation of
603		which will become a condition of any adjusted standard granted;
604		and
605		D) It has an action the results of an account and madicactive two contacts
606		D) It has provided the results of pressure and radioactive tracer tests
607		performed within one year prior to submission of the petition
608 609		demonstrating the mechanical integrity of the well's long string
610		casing, injection tube, annular seal, and bottom hole cement. In
611		cases where the petition has not been approved or denied within
612		one year after the initial demonstration of mechanical integrity, the Board may require the owner or operator to perform the tests again
613		and submit the results of the new tests.
614		and submit the results of the new tests.
615		BOARD NOTE: The requirements of subsection (a)(2) of this Section
616		need not be incorporated in a permit at the time the Board grants an
617		adjusted standard.
618		adjusted standard.
619	b)	A demonstration under subsection (a)(1)(A)-of this Section must identify the
620	0)	strata within the injection zone which will confine fluid movement above the
621		injection interval, and it must include a showing that this strata is free of known
622		transmissive faults of fractures and that there is a confining zone above the
623		injection zone.
624		
625	c)	A demonstration under subsection (a)(1)(B) of this Section must identify the
626	,	strata within the injection zone where waste transformation will be accomplished,
627		and it must include a showing that this strata is free of known transmissive faults
628		or fractures and that there is a confining zone above the injection zone.
629		
630	d)	A demonstration may include either of the following features, which will become
631		a condition of the adjusted standard:
632		
633		1) Treatment methods that the owner or operator will use to reduce the
634		toxicity or mobility of the wastes; or
635		
636		2) A monitoring plan that the owner or operator will use to enhance
637		confidence in one or more aspects of the demonstration.
638		
639	e)	Any person that has been granted an adjusted standard pursuant to this Section
640		may submit a petition for reissuance of the adjusted standard to include an
641		additional restricted waste or wastes or to modify any conditions imposed on that
642		adjusted standard by the Board. The Board will reissue the adjusted standard if

643 644		the per	titioner	complies with subsections (a), (b), and (c)-of this Section.
645	f)	Any n	erson th	at has been granted an adjusted standard pursuant to this Section
646	1)			petition to modify that adjusted standard to include an additional
647		•		vaste or wastes. The Board will grant the modification if it
648				a reasonable degree of certainty, that the additional waste or wastes
649				ydraulically and chemically in a manner similar to previously
650				es and that the additional waste or wastes will not interfere with the
651				capability of the injection zone.
652		Contain		apaointy of the injection zone.
653	BOAF	RD NOT	E: Der	rived from 40 CFR 148.20 (2017)(2005).
654				
655	(Sourc	e: Ame	ended at	t 42 Ill. Reg, effective)
656				
657	Section 738.1	21 Rec	quired 1	Information to Support Petitions
658		T 0	. •	1 1 7 11 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7
659	a)			ubmitted in support of a Section 738.120 petition must meet the
660		follow	ing requ	uirements:
661		1)	4 11 1	
662		1)		ta from waste analyses and any new testing performed by the
663				ner must be approved by the Board and must provide data that are
664				te, reproducible, and performed in accordance with quality
665			assura	nce standards;
666		a \	ma c	
667		2)		ollowing must be true with regard to estimation and monitoring
668				ques and the identification of applicable existing USEPA-certified
669			test pr	otocols:
670			4.5	
671			A)	All estimation and monitoring techniques must be approved by the
672				Board; and
673			D \	
674			B)	The petition must identify all applicable USEPA-certified test
675				protocols in existence at the time the estimation and monitoring
676				was performed;
677		2)	D., 4!.	4
678		3)		tive models must have been verified and validated, must be
679				oriate for the specific site, waste streams, and injection conditions of
680			_	eration, and they must be calibrated for existing sites where
681			suifici	ent data are available;
682		4)	۸ میں۔	lity opposes and quality control along addressing all assests of the
683		4)	-	lity assurance and quality control plan addressing all aspects of the
684 685			uemor	nstration must be provided to and approved by the Board;
685				

686 687		Reasonably conservative values must be used whenever values taken for the literature or estimated on the basis of known information are used	rom
688 689		instead of site-specific measurements; and	
690		6) An analysis must be performed to identify and assess aspects of the	
691		demonstration that contribute significantly to uncertainty. The petition	ner
692		must conduct a sensitivity analysis to determine the effect that significantly	
693		uncertainty may contribute to the demonstration. The demonstration n	
694		then be based on conservative assumptions identified in the analysis.	must
695		then be based on conservative assumptions racinities in the unarysis.	
696	b)	Any petitioner under Section 738.120(a)(1)(A) must provide sufficient site-	
697	0)	specific information to support the demonstration, such as the following:	
698		openio miemanen te support me demensiamen, saen de une iene mig.	
699		1) The thickness, porosity, permeability and extent of the various strata in	n the
700		injection zone;	
701			
702		2) The thickness, porosity, permeability, extent and continuity of the	
703		confining zone;	
704			
705		3) The hydraulic gradient in the injection zone;	
706			
707		4) The hydrostatic pressure in the injection zone; and	
708			
709		5) The geochemical conditions of the site.	
710			
711	c)	In addition to the information in subsection (b) of this Section, any petitioner	
712		under Section 738.120(a)(1)(B) of this Part must provide sufficient waste-spec	cific
713		information to ensure reasonably reliable predictions about the waste	
714		transformation. The petitioner must provide the information necessary to supp	port
715		the demonstration, such as the following:	
716			
717		1) A description of the chemical processes or other means that will lead t	(O
718		waste transformation; and	
719			
720		2) Results of laboratory experiments verifying the waste transformation.	
721	DO 41	AD MOTE D 1 10 40 CED 140 01 (0015) (0005)	
722	BOA	RD NOTE: Derived from 40 CFR 148.21 (2017)(2005).	
723	(0,,,,,,	a. Amondod et 42 III. Dog effective	
724 725	(Sourc	e: Amended at 42 Ill. Reg, effective)	
725 726	Section 720 1	22 Submission, Review, and Approval or Denial of Petitions	
726 727	Section /38.1	22 Submission, Review, and Approval of Denial of Fethions	
728	a)	Any petition submitted to the Board, pursuant to Section 738.120(a) of this Pe	art
120	αj	This pertion submitted to the Douta, pursuant to been in 130.120(a) of this is	وبالمد

must include the following:

- 1) An identification of the specific waste or wastes and the specific injection well or wells for which the demonstration will be made;
- 2) A waste analysis fully describing the chemical and physical characteristics of the subject wastes;
- 3) Such additional information as the Board requires to support the petition pursuant to Section 738.120 and Section 738.121-of this Part; and
- 4) This statement signed by the petitioner or an authorized representative:

I certify under penalty of law that I have personally examined and am familiar with the information submitted in this petition and all attached documents, and that, based on my inquiry of those individuals immediately responsible for obtaining the information, I believe that submitted information is true, accurate and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment.

- b) The Board will provide public notice and an opportunity for public comment in accordance with the procedures in Subpart D of 35 Ill. Adm. Code 104.
- c) An adjusted standard will apply only to the underground injection of the specific restricted waste or wastes identified in the petition into a Class I hazardous waste injection well or wells specifically identified in the petition (unless the adjusted standard is modified or reissued pursuant to Section 738.120(e) or (f)).
- d) Upon request by any petitioner who obtains an adjusted standard for a well pursuant to this Subpart C, the Agency must initiate and reasonably expedite the necessary procedures to issue or reissue a permit or permits for the hazardous waste well or wells covered by the adjusted standard for a term not to exceed 10 years.
- Each adjusted standard granted pursuant to this Part is subject to the following condition, whether or not this condition appears as part of the adjusted standard, and the Board will include this condition as part of each adjusted standard granted: "This adjusted standard does not affect the enforceability of any provisions of the Environmental Protection Act, Board rules, or other laws, except to the extent that its provisions expressly state otherwise."

BOARD NOTE: Derived from 40 CFR 148.22 (2017)(2005).

772 773	(Source	e: Ame	nded at	42 Ill. I	Reg
774	·					<u> </u>
775	Section	738.12	23 Rev	iew of A	Adjuste	ed Standards
776		,				
777	8	ι)	Agency	y reviev	v.	
778			1\	3371	: .1 _	
779 780			1)			ring whether to reissue a permit for the operation of a Class
780 781						aste injection well, the Agency must review any adjusted
782				Standar	u grain	ed by the Board pursuant to this Subpart C.
782 783			2)	If the A	Genev	determines that new information shows that the basis for
784			2)			ljusted standard may no longer be valid, the Agency must
785				_	_	ing that the permittee submit a petition to the Board to
786				-		usted standard.
787				mounty	the day	abiva banaara.
788			3)	All pet	itions re	equested by the Agency pursuant to subsection (a)(2) of this
789			- /			pe filed pursuant to <u>Section section</u> 738.120(f). Such a
790						eek reaffirmation of the adjusted standard without
791				modifie	•	J
792						
793			4)	Permit	tee's fai	lure to file a petition, Agency petitions for reconsideration,
794			•	and Bo	ard rec	onsideration of adjusted standards.
795						
796				A)	If the p	permittee fails to file a petition requested by the Agency
797						subsection (a)(2) of this Section, the Agency may petition
798						ard for reconsideration of any adjusted standard granted
799						this Part at any time during the effectiveness of that adjusted
800						rd, the limitation periods of 35 Ill. Adm. Code 101.520 and
801					101.90	4 notwithstanding.
802						
803				B)	Board	review.
804					• >	
805					i)	The Board may conduct a plenary review of the substance
806						of any adjusted standard on reconsideration to the same
807						extent that it would review a new petition for an adjusted
808						standard.
809 810					::)	The Board may treat a motion for reconsideration of an
810 811					ii)	The Board may treat a motion for reconsideration of an adjusted standard as a new petition under Section 738.120
812						and require that the full requirements of that Section and of
813						Subpart D of 35 Ill. Adm. Code 104 apply to the
814						proceeding, with the Agency acting as the petitioner.
014						proceeding, with the Agency acting as the petitioner.

815				
816	b)	Whenev	ver the	Board determines that the basis for approval of a petition may no
817		longer b	oe valid	d, the Board will require a new demonstration in accordance with
818		Section	738.12	20.
819				
820	BOA	RD NOTI	E: Der	ived from 40 CFR 148.23 (2017)(2005).
821				
822	(Sour	ce: Amei	nded at	42 Ill. Reg, effective)
823				
	Section 738.	124 Terr	ninatio	on of Approved Petition
825	_			
826	a)	Termin	ation th	rough an enforcement action.
827				
828		,		orcement action against an owner or operator having an adjusted
829				rd and limitation on Agency petitions for reconsideration of an
830			adjuste	ed standard:
831			4.5	A C1 C
832			A)	Any person may file an enforcement action against an owner or
833				operator of an underground injection well pursuant to Section 33 of
834				the Environmental Protection Act [415 ILCS 5/33] for any
835				violation of the Act or Board rules, notwithstanding the existence
836 837				of any adjusted standard.
838			B)	The Agency may petition the Board for reconsideration of any
839			D)	adjusted standard at any time during the effectiveness of that
840				adjusted standard, the limitation periods of 35 Ill. Adm. Code
841				101.520 and 101.904 notwithstanding.
842				101.320 and 101.704 hotwithstanding.
843		2)	i In anv	action under subsection (a)(1) of this Section, if the Board finds a
844		,	•	on of the Act or Board regulations, the Board may terminate any
845				ed standard granted under Section 738.120 for any of the following
846			causes	
847			oudbob	
848			A)	Noncompliance by the owner or operator with any condition of the
849)	adjusted standard;
850				
851			B)	The owner or operator's failure in the petition or during the review
852			,	and approval to disclose fully all relevant facts, or the petitioner's
853				misrepresentation of any relevant facts at any time; or
854				
855			C)	A determination that new information shows that the basis for
856			•	approval of the petition is no longer valid.
857				

858	b)	In an	y action i	under subsection (a)(1)-of this Section, the Board will terminate an
859		adjus	ted stand	lard granted under Section 738.120 for the following causes:
860		-		
861		1)	The pe	etitioner's willful withholding during the review and approval of the
862			petitio	n of facts directly and materially relevant to the Board's decision on
863			the pet	tition;
864			_	
865		2)	A dete	ermination that there has been migration from the injection zone or
866			the we	ell that is not in accordance with the terms of the adjusted standard,
867			except	t that the Board, may at its discretion decide not to terminate where
868			both o	f the following conditions are fulfilled:
869				
870			A)	The migration resulted from a mechanical failure of the well that
871				can be promptly corrected through a repair to the injection well
872				itself or from an undetected well or conduit that can be plugged
873				promptly; and
874				
875			B)	The requirements of 35 Ill. Adm. Code 730.167 are satisfied.
876				
877	BOA	RD NC	TE: De	rived from 40 CFR 148.24 (2017)(2005).
878				
879	(Sou	rce: An	nended a	t 42 Ill. Reg, effective)

TITLE 35: ENVIRONMENTAL PROTECTION

SUBTITLE G: WASTE DISPOSAL

CHAPTER I: POLLUTION CONTROL BOARD

SUBCHAPTER c: HAZARDOUS WASTE OPERATING REQUIREMENTS

PART 738

HAZARDOUS WASTE INJECTION RESTRICTIONS

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AUTHORITY: Implementing Sections $\frac{7.2,7.2}{1}$ and 22.4 and authorized by Section 27 of the Environmental Protection Act [415 ILCS 5/7.2, 22.4, and 27].

SOURCE: Adopted in R89-2 at 14 Ill. Reg. 3059, effective February 20, 1990; amended in R89-11 at 14 Ill. Reg. 11948, effective July 9, 1990; amended in R90-14 at 15 Ill. Reg. 11425, effective July 24, 1991; amended in R92-13 at 17 Ill. Reg. 6190, effective April 5, 1993; amended in R93-6 at 17 Ill. Reg. 15641, effective September 14, 1993; amended in R95-4 at 19 Ill. Reg. 9501, effective June 27, 1995; amended in R96-10/R97-3/R97-5 at 22 Ill. Reg. 238, effective December 16, 1997; amended in R97-21/R98-3/R98-5 at 22 Ill. Reg. 17486, effective September

28, 1998; amended in R98-21/R99-2/R99-7 at 23 Ill. Reg. 1695, effective January 19, 1999; amended in R00-11/R01-1 at 24 Ill. Reg. 18576, effective December 7, 2000; amended in R01-21/R01-23 at 25 Ill. Reg. 9161, effective July 9, 2001; amended in R02-1/R02-12/R02-17 at 26 Ill. Reg. 6835, effective April 22, 2002; amended in R06-5/R06-6/R06-7 at 30 Ill. Reg. 4053, effective February 23, 2006; amended in R06-16/R06-17/R06-18 at 31 Ill. Reg. 1407, effective December 20, 2006; amended in R17-14/R17-15/R18-12 at 42 Ill. Reg. ______, effective

SUBPART A: GENERAL

Section 738.101 Purpose, Scope, and Applicability

- a) This Part identifies hazardous wastes that are restricted from disposal into Class I injection wells and defines those circumstances under which a waste, otherwise prohibited from injection, may be injected.
- b) The requirements of this Part apply to owners or operators of the following Class I hazardous waste injection wells used to inject hazardous waste.
- 1) Hazardous waste injection wells that are used to inject hazardous waste; and
- 2) Injection wells that are used to inject wastes that once exhibited a prohibited characteristic of hazardous waste identified in Subpart C of 35 Ill. Adm. Code 721, at the point of generation, and which no longer exhibit the characteristic at the point of injection.
- c) Wastes otherwise prohibited from injection may continue to be injected under any of the following circumstances:
- 1) If USEPA has granted an extension from the effective date of a prohibition, as described in Section 738.104; or
- 2) If the Board has granted an adjusted standard in response to a petition filed under Section 738.120; or
- 3) If the waste is generated by a conditionally exempt small quantity generator, as defined in 35 Ill. Adm. Code 720.110 721.105.720.110.
- d) A waste that is hazardous only because it exhibits a characteristic of hazardous waste and which is otherwise prohibited from injection under this Part or 35 Ill. Adm. Code 728 is not prohibited from injection if the following is true of the waste:
- 1) It is disposed into a non-hazardous or hazardous waste injection well, as defined under 35 Ill. Adm. Code 730.106(a); and

	t does not exhibit any prohibited characteristic of hazardous dentified in Subpart C of 35 Ill. Adm. Code 721 at the point of on.
В	OARD NOTE: Derived from 40 CFR 148.1 (2017) (2005).
(Source	e: Amended at 42 Ill. Reg, effective)
Section	738.102 Definitions
	Injection interval" means that part of the injection zone in the well is screened or in which the waste is otherwise directly ed.
suffici	Transmissive fault or fracture" is a fault or fracture that has ent permeability and vertical extent to allow fluids to move formations.
pursuan Code 72	hazardous waste number" means the number assigned by USEPA at to each hazardous waste listed in Subpart D of 35 Ill. Adm. I and to each characteristic identified in Subpart C of 35 Ill. Ede 721.
В	OARD NOTE: Derived from 40 CFR 148.2 (2017)—(2005).
(Source	e: Amended at 42 Ill. Reg, effective
Section	738.103 Dilution Prohibited as a Substitute for Treatment
operato waste t waste i b) Ti well th that ha constit pursuan	the provisions of 35 Ill. Adm. Code 728.103 apply to owners or or of Class I hazardous waste injection wells—used to inject a that is hazardous at the point of generation whether or not the shazardous at the point of injection. The owner or operator of a Class I non hazardous waste injection at injects waste formerly exhibiting a hazardous characteristic as been removed by dilution may address underlying hazardous wents by treating the hazardous waste, by obtaining an exemption at to a petition filed under Section 738.120, or by complying wit evisions set forth in 35 Ill. Adm. Code 728.109.
BOARD N	OTE: Derived from 40 CFR 148.3 (2017)—(2005). :: Amended at 42 Ill. Reg. — , effective
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,)
Section	738.104 Case-by-Case Extensions of an Effective Date

The owner or operator of a Class I hazardous or non hazardous waste injection well may submit an application to USEPA for an extension of the effective date of any applicable prohibition established under Subpart B of this Part pursuant to 40 CFR 268.5. Any extension that is granted by USEPA will be deemed an extension of the effective date of the derivative Board rule.

BOARD NOTE: Derived from 40 CFR 148.4 (2017) (2005).

(Source: Amended at 42 Ill. Reg. _____, effective

SUBPART B: PROHIBITIONS ON INJECTION

Section 738.110 Waste-Specific Prohibitions: Solvent Wastes

- a) The spent solvent wastes specified in 35 Ill. Adm. Code 721.131 by the following USEPA hazardous waste numbers are prohibited from underground injection: F001, F002, F003, F004, and F005.
- b) The requirements of subsection (a) of this Section do not apply under any of the following circumstances:
- 1) If the waste meets or is treated to meet the standards of Subpart D of 35 Ill. Adm. Code 728; or
- 2) If the Board has granted an adjusted standard in response to a petition under Subpart C of this Part; or
- 3) During the period of extension of the applicable effective date $_{7}$ if an extension has been granted by USEPA as referenced in Section 738.104.

BOARD NOTE: Derived from 40 CFR 148.10 (2017) (2005).

(Source: Amended at 42 Ill. Reg. _____, effective

Section 738.111 Waste-Specific Prohibitions: Dioxin-Containing Wastes

- a) The dioxin-containing wastes specified in 35 Ill. Adm. Code 721.131 by the following USEPA hazardous waste numbers are prohibited from underground injection: F020, F021, F022, F023, F026, F027, and F028.
- b) The requirements of subsection (a) of this Section do not apply under any of the following circumstances:
- 1) If the waste meets or is treated to meet the standards of Subpart D of 35 Ill. Adm. Code 728; or

- 2) If the Board has granted an adjusted standard in response to a petition under Subpart C of this Part; or
- 3) During the period of extension of the applicable effective date, if an extension has been granted by USEPA as referenced in Section 738.104.

BOARD NOTE: Derived from 40 CFR 148.11 (2017) (2005).

(Source: Amended at 42 Ill. Reg. _____, effective

Section 738.112 Waste-Specific Prohibitions: California List Wastes

- a) The hazardous wastes listed in 35 Ill. Adm. Code 728.132 containing polychlorinated biphenyls at concentrations greater than or equal to 50 ppm or halogenated organic compounds at concentrations greater than or equal to 10,000 mg/kg are prohibited from underground injection.
- b) The following hazardous wastes are prohibited from underground injection:
- 1) Liquid hazardous wastes, including free liquids associated with any solid or sludge, containing free cyanides at concentrations greater than or equal to 1,000 mg/l;
- 2) Liquid hazardous wastes, including free liquids associated with any solid or sludge, containing the following metals (or elements) or compounds of these metals (or elements) at concentrations greater than or equal to those specified below:
- A) Arsenic or compounds (as As) 500 mg/l;
- B) Cadmium or compounds (as Cd) 100 mg/l;
- C) Chromium (VI) or compounds (as Cr VI) 500 mg/l;
- D) Lead or compounds (as Pb) 500 mg/l;
- E) Mercury or compounds (as Hg) 20 mg/l;
- F) Nickel or compounds (as Ni) 134 mg/l;
- G) Selenium or compounds (as Se) 100 mg/l; and
- H) Thallium or compounds (as Tl) 130 mg/l;
- 3) Liquid hazardous waste having a pH less than or equal to two (2.0); and

- 4) Hazardous wastes containing halogenated organic compounds in total concentration less than 10,000 mg/kg but greater than or equal to 1,000 mg/kg.
- c) The requirements of subsections (a) and (b) of this Section do not apply under any of the following circumstances:
- 1) If the waste meets or is treated to meet the applicable standards specified in Subpart D of 35 Ill. Adm. Code 728; or
- 2) If the Board has granted an adjusted standard in response to a petition under Subpart C of this Part; or
- 3) During the period of extension of the applicable effective date, if an extension is granted by USEPA as referenced in Section 738.104.

BOARD NOTE: Derived from 40 CFR 148.12 (2017) (2005).

(Source: Amended at 42 Ill. Reg. _____, effective

Section 738.114 Waste-Specific Prohibitions: First Third Wastes

- a) Prohibitions.
- 1) The wastes specified in 35 Ill. Adm. Code 721.131 by the following USEPA hazardous waste numbers are prohibited from underground injection: F006 (wastewaters and nonwastewaters), F008, F009, F019.
- The wastes specified in 35 Ill. Adm. Code 721.132 by the following USEPA hazardous waste numbers are prohibited from underground injection: K001, K004, K008, K015 (wastewaters and nonwastewaters), K016 (at concentrations greater than or equal to one percent), K017, K018, K019, K020, K021 (wastewaters, and nonwastewaters generated by the process described in the waste listing description, and not those generated in the course of treating wastewater forms of these wastes), K022 (wastewaters and nonwastewaters), K024, K030, K031, K035, K036 (wastewaters, and nonwastewaters generated by the process described in the waste listing description, and not those generated in the course of treating wastewater forms of these wastes), K037, K044, K045, K046 (wastewaters and nonwastewaters), K047, K048, K049, K050, K051, K052, K060 (wastewaters, and nonwastewaters generated by the process described in the waste listing description, and not those generated in the course of treating wastewater forms of these wastes), K061 (wastewaters and nonwastewaters), K062, K069 (calcium sulfate nonwastewaters; all wastewaters; and noncalcium sulfate nonwastewaters generated by the process described in the waste listing description, and not those generated in the course of treating wastewater forms of these wastes), K071, K073, K083, K084, K085, K086, K087, K099, K101 (all wastewaters and nonwastewaters), K102 (all wastewaters and nonwastewaters), K103, K104, and K106.

- 3) The wastes specified in 35 Ill. Adm. Code 721.133 by the following USEPA hazardous waste numbers are prohibited from underground injection: P001, P004, P005, P010, P011, P012, P015, P016, P018, P020, P030, P036, P037, P039, P041, P048, P050, P058, P059, P063, P068, P069, P070, P071, P081, P082, P084, P087, P089, P092, P094, P097, P102, P105, P108, P110, P115, P120, P122, P123, U007, U009, U010, U012, U016, U018, U019, U022, U029, U031, U036, U037, U041, U043, U044, U046, U050, U051, U053, U061, U063, U064, U066, U067, U074, U077, U078, U086, U089, U103, U105, U108, U115, U122, U124, U129, U130, U133, U134, U137, U151, U154, U155, U157, U158, U159, U171, U177, U180, U185, U188, U192, U200, U209, U210, U211, U219, U220, U221, U223, U226, U227, U228, U237, U238, U248, and U249.
- b) The wastes specified in 35 Ill. Adm. Code 721.132 by the following USEPA hazardous waste number are prohibited from underground injection: K016 (at concentrations less than one percent).
- c) Prohibitions.
- 1) The wastes specified in 35 Ill. Adm. Code 721.131 by the following USEPA hazardous waste number are prohibited from underground injection: F007.
- 2) The wastes specified in 35 Ill. Adm. Code 721.132 by the following USEPA hazardous waste numbers are prohibited from underground injection: K011 (nonwastewaters) and K013 (nonwastewaters).
- d) The wastes specified in 35 Ill. Adm. Code 721.132 by the following USEPA hazardous waste numbers are prohibited from underground injection: K011 (wastewaters), K013 (wastewaters), and K014.
- e) The requirements of subsections (a) through (d) of this Section do not apply under any of the following circumstances:
- 1) If the waste meets or is treated to meet the applicable standards specified in Subpart D of 35 Ill. Adm. Code 728; or
- 2) If the Board has granted an adjusted standard in response to a petition by USEPA as referenced in Subpart C of this Part; or
- 3) During the period of extension of the applicable effective date, if an extension is granted by USEPA as referenced in Section 738.104.

BOARD NOTE: Derived from 40 CFR 148.14 (2017) (2005).

(Source: Amended at 42 Ill. Reg. _____, effective

Section 738.115 Waste-Specific Prohibitions: Second Third Wastes

a) Prohibitions.

- 1) The wastes specified in 35 Ill. Adm. Code 721.131 by the following USEPA hazardous waste numbers are prohibited from underground injection: F010 and F024.
- The wastes specified in 35 Ill. Adm. Code 721.132 by the following USEPA hazardous waste numbers are prohibited from underground injection: K009 (nonwastewaters), K010, K025 (wastewaters, and nonwastewaters generated by the process described in the waste listing description, and not those generated in the course of treating wastewater forms of these wastes), K027, K028, K029 (wastewaters and nonwastewaters), K038, K039, K040, K041, K042, K043, K095 (wastewaters and nonwastewaters), K096 (wastewaters and nonwastewaters), K097, K098, K105, K113, K114, K115, and K116.
- 3) The wastes specified in 35 Ill. Adm. Code 721.133 by the following USEPA hazardous waste numbers are prohibited from underground injection: P002, P003, P007, P008, P014, P026, P027, P029, P040, P043, P044, P049, P054, P057, P060, P062, P066, P067, P072, P074, P085, P098, P104, P106, P107, P111, P112, P113, P114, U002, U003, U005, U008, U011, U014, U015, U020, U021, U023, U025, U026, U028, U032, U035, U047, U049, U057, U058, U059, U060, U062, U070, U073, U080, U083, U092, U093, U094, U095, U097, U098, U099, U101, U106, U107, U109, U110, U111, U114, U116, U119, U127, U128, U131, U135, U138, U140, U142, U143, U144, U146, U147, U149, U150, U161, U162, U163, U164, U165, U168, U169, U170, U172, U173, U174, U176, U178, U179, U189, U193, U196, U203, U205, U206, U208, U213, U214, U215, U216, U217, U218, U235, U239, and U244.
- b) The wastes specified in 35 Ill. Adm. Code 721.131 by the following USEPA hazardous waste numbers are prohibited from underground injection pursuant to the treatment standards specified in 35 Ill. Adm. Code 728.141 and 728.143 applicable to F011 and F012 wastewaters and nonwastewaters: F011 (nonwastewaters) and F012 (nonwastewaters).
- c) The wastes specified in 35 Ill. Adm. Code 721.132 by the following USEPA hazardous waste number are prohibited from underground injection: K009 (wastewaters).
- d) The requirements of subsections (a) through (c) of this Section do not apply under any of the following circumstances:
- 1) If the waste meets or is treated to meet the applicable standards specified in Subpart D of 35 Ill. Adm. Code 728; or
- 2) If the Board has granted an adjusted standard in response to a petition under Subpart C of this Part; or
- 3) During the period of extension of the applicable effective date, if an extension is granted by USEPA as referenced in Section 738.104.

BOARD NOTE: Derived from 40 CFR 148.15 (2017) (2005).

(Source:	Amended	at	42	Ill.	Reg.	 effective
			١.			

Section 738.116 Waste-Specific Prohibitions: Third Third Wastes

- a) Prohibitions.
- 1) The wastes specified in 35 Ill. Adm. Code 721.131 by the following USEPA hazardous waste numbers are prohibited from underground injection: F025 and F039 (nonwastewaters).
- 2) The wastes specified in 35 Ill. Adm. Code 721.132 by the following USEPA hazardous waste numbers are prohibited from underground injection: K002, K003, K005 (wastewaters and nonwastewaters), K006, K007 (wastewaters and nonwastewaters), K023, K026, K032, K033, K034, K093, K094, and K100.
- 3) The wastes specified in 35 Ill. Adm. Code 721.133 by the following USEPA hazardous waste numbers are prohibited from underground injection: P006, P009, P013, P017, P021, P022, P023, P024, P028, P031, P033, P034, P038, P042, P045, P046, P047, P051, P056, P064, P065, P073, P075, P076, P077, P078, P088, P093, P095, P096, P099, P101, P103, P109, P116, P118, P119, P121, U001, U004, U006, U017, U024, U027, U030, U033, U034, U038, U039, U042, U045, U048, U052, U055, U056, U068, U069, U071, U072, U075, U076, U079, U081, U082, U084, U085, U087, U088, U090, U091, U096, U102, U112, U113, U117, U118, U120, U121, U123, U125, U126, U132, U136, U141, U145, U148, U152, U153, U156, U160, U166, U167, U181, U182, U183, U184, U186, U187, U190, U191, U194, U197, U201, U202, U204, U207, U222, U225, U234, U236, U240, U243, U246, and U247.
- 4) The wastes specified in 35 Ill. Adm. Code 721.121 or 721.124 by characteristic alone and designated by the following USEPA hazardous waste numbers are prohibited from underground injection: D001, D004, D005, D006, D008, D009 (wastewaters), D010, D011, D012, D013, D014, D015, D016, and D017.
- b) Mixed radioactive and hazardous wastes in 35 Ill. Adm. Code 728.110, 728.111, and 728.112, which are mixed radioactive and hazardous wastes, are prohibited from underground injection.
- c) Prohibitions.
- 1) The wastes specified in 35 Ill. Adm. Code 721.131 by the following USEPA hazardous waste number are prohibited from underground injection: F039—(nonwastewaters) (wastewaters).
- 2) The wastes specified in 35 Ill. Adm. Code 721.122, 721.123, or 721.124 as hazardous based on a characteristic alone and designated by the following USEPA hazardous waste numbers are prohibited from underground injection: D002 (wastewaters and nonwastewaters), D003 (wastewaters and nonwastewaters), D007 (wastewaters and nonwastewaters), and D009 (nonwastewaters).

- d) The requirements of subsections (a) through (c) of this Section do not apply under any of the following circumstances:
- 1) If the waste meets or is treated to meet the applicable standards specified in Subpart D of 35 Ill. Adm. Code 728; or
- 2) If the Board has granted an adjusted standard in response to a petition under Subpart C of this Part; or
- 3) During the period of extension of the applicable effective date, if an extension is granted by USEPA as referenced in Section 738.104.

BOARD NOTE: Derived from 40 CFR 148.16 (2017) (2005).

(Source: Amended at 42 Ill. Reg. _____, effective

Section 738.117 Waste-Specific Prohibitions: Newly-Listed Wastes

- a) The wastes specified in Subpart D of 35 Ill. Adm. Code 721 by the following USEPA hazardous waste numbers are prohibited from underground injection: F037, F038, K107, K108, K109, K110, K111, K112, K117, K118, K123, K124, K125, K126, K131, K136, U328, U353, and U359.
- b) The wastes specified in Subpart D of 35 Ill. Adm. Code 721 by the following USEPA hazardous waste numbers are prohibited from underground injection: K141, K142, K143, K144, K145, K147, K148, K149, K150, and K151.
- c) This subsection (c) corresponds with 40 CFR 148.17(c), removed and marked "reserved" by USEPA at 61 Fed. Reg. 15662 (April 8, 1996). This statement maintains structural consistency with USEPA rules.
- d) The wastes specified in Subpart D of 35 Ill. Adm. Code 721 by the following USEPA hazardous waste numbers are prohibited from underground injection: K117, K118, K131, and K132.
- e) The requirements of subsections (a) through (d) of this Section do not apply under any of the following circumstances:
- 1) If the waste meets or is treated to meet the applicable standards specified in Subpart D of 35 Ill. Adm. Code 728; or
- 2) If the Board has granted an adjusted standard in response to a petition under Subpart C of this Part; or
- 3) During the period of extension of the applicable effective date, if an extension is granted by USEPA as referenced in Section 738.104.

BOARD NOTE: Derived from 40 CFR 148.17 (2017) (2005).

(Source:	Amended	at	42	Ill.	Reg.	 effective

Section 738.118 Waste-Specific Prohibitions: Newly-Listed and Identified Wastes

- a) All newly identified D004 through D011 wastes and characteristic mineral processing wastes, except those identified in subsection (b) -of this Section, are prohibited from underground injection.
- b) Characteristic hazardous wastes from titanium dioxide mineral processing, and radioactive wastes mixed with newly identified D004 through D011 or mixed with newly identified characteristic mineral processing wastes, are prohibited from underground injection.
- c) The wastes specified in 35 Ill. Adm. Code 721 as USEPA hazardous waste numbers F032, F034, F035 are prohibited from underground injection.
- d) The wastes specified in 35 Ill. Adm. Code 721 as USEPA hazardous waste numbers F032, F034, F035 that are mixed with radioactive wastes are prohibited from underground injection.
- e) The wastes specified in 35 Ill. Adm. Code 721.132 as having the following USEPA hazardous waste numbers are prohibited from underground injection: K156, K157, K158, K159, K160, K161, P127, P128, P185, P188, P189, P190, P191, P192, P194, P196, P197, P198, P199, P201, P202, P203, P204, P205, U271, U277, U278, U279, U280, U364, U365, U366, U367, U372, U373, U375, U376, U377, U378, U379, U381, U382, U383, U384, U385, U386, U387, U389, U390, U391, U392, U393, U394, U395, U396, U400, U401, U402, U403, U404, U407, U409, U410, and U411.
- f) The wastes specified in 35 Ill. Adm. Code 721.132 as USEPA hazardous waste number K088 are prohibited from underground injection.
- g) The wastes specified in 35 Ill. Adm. Code 721 as having the following USEPA hazardous waste numbers and Mixed TC/Radioactive wastes are prohibited from underground injection: D018, D019, D020, D021, D022, D023, D024, D025, D026, D027, D028, D029, D030, D031, D032, D033, D034, D035, D036, D037, D038, D039, D040, D041, D042, and D043.
- h) This subsection (h) corresponds with 40 CFR 148.18(h), which USEPA has removed and marked "reserved-". This statement maintains structural consistency with the federal regulations.
- i) The wastes specified in 35 Ill. Adm. Code 721.132 as USEPA hazardous waste numbers K169 through K172 are prohibited from underground injection.
- j) The wastes specified in 35 Ill. Adm. Code 721.132 as USEPA hazardous waste numbers K174 and K175 are prohibited from underground injection.

- k) The wastes specified in 35 Ill. Adm. Code 721.132 as USEPA hazardous waste numbers K176, K177, and K178 are prohibited from underground injection.
- 1) The wastes specified in 35 Ill. Adm. Code 721.132 as USEPA hazardous waste number K181 are prohibited from underground injection.
- m) The requirements of subsections (a) through (1) of this Section do not apply under any of the following circumstances:
- 1) If the waste meets or is treated to meet the applicable standards specified in Subpart D of 35 Ill. Adm. Code 728; or
- 2) If the Board has granted an adjusted standard in response to a petition under Subpart C of this Part; or
- 3) During the period of extension of the applicable effective date, if an extension has been granted by USEPA as referenced in Section 738.104.

BOARD NOTE: Derived from 40 CFR 148.18 (2017) (2005).

(Source: Amended at 42 Ill. Reg. _____, effective

SUBPART C: PETITION STANDARDS AND PROCEDURES

Section 738.120 Petitions to Allow Injection of a Prohibited Waste

- a) Any person seeking an exemption from a prohibition under Subpart B of this Part for the injection of a restricted hazardous waste, including a hazardous waste that exhibits a characteristic of hazardous waste and which contains underlying hazardous constituents at the point of generation, but which no longer exhibits a characteristic of hazardous waste when injected into a Class I into an injection well or wells, must submit a petition for an adjusted standard to the Board, pursuant to Subpart D of 35 Ill. Adm. Code 104, demonstrating that, to a reasonable degree of certainty, there will be no migration of hazardous constituents from the injection zone for as long as the waste remains hazardous. This demonstration requires a showing of the following:
- 1) The hydrogeological and geochemical conditions at the site and the physiochemical nature of the waste stream are such that reliable predictions can be made with regard to each of the following:
- A) Fluid movement conditions are such that the injected fluids will not migrate within 10,000 years in either of the following ways:
- i) Vertically upward out of the injection zone; or

- ii) Laterally within the injection zone to a point of discharge or interface with an underground source of drinking water (USDW), as defined in 35 Ill. Adm. Code 730; or
- B) Before the injected fluids migrate out of the injection zone or to a point of discharge or interface with a USDW, the fluid will no longer be hazardous because of attenuation, transformation, or immobilization of hazardous constituents within the injection zone by hydrolysis, chemical interactions, or other means; and
- 2) For each well, the petition has fulfilled the following requirements:
- A) It has demonstrated that the injection well's area of review complies with the substantive requirements of 35 Ill. Adm. Code 730.163;
- B) It has located, identified, and ascertained the condition of all wells within the injection well's area of review (as specified in 35 Ill. Adm. Code 730.163) that penetrate the injection zone or the confining zone by use of a protocol acceptable to the Board that meets the substantive requirements of 35 Ill. Adm. Code 730.164;
- C) It has provided a corrective action plan that meets the substantive requirements of 35 Ill. Adm. Code 730.164, the implementation of which will become a condition of any adjusted standard granted; and
- D) It has provided the results of pressure and radioactive tracer tests performed within one year prior to submission of the petition demonstrating the mechanical integrity of the well's long string casing, injection tube, annular seal, and bottom hole cement. In cases where the petition has not been approved or denied within one year after the initial demonstration of mechanical integrity, the Board may require the owner or operator to perform the tests again and submit the results of the new tests.

BOARD NOTE: The requirements of subsection (a)(2) $\frac{\text{of this Section}}{\text{need not}}$ need not be incorporated in a permit at the time the Board grants an adjusted standard.

- b) A demonstration under subsection (a)(1)(A) of this Section must identify the strata within the injection zone which will confine fluid movement above the injection interval, and it must include a showing that this strata is free of known transmissive faults of fractures and that there is a confining zone above the injection zone.
- c) A demonstration under subsection (a)(1)(B) of this Section must identify the strata within the injection zone where waste transformation will be accomplished, and it must include a showing that this strata is free of known transmissive faults or fractures and that there is a confining zone above the injection zone.

- d) A demonstration may include either of the following features, which will become a condition of the adjusted standard:
- 1) Treatment methods that the owner or operator will use to reduce the toxicity or mobility of the wastes; or
- 2) A monitoring plan that the owner or operator will use to enhance confidence in one or more aspects of the demonstration.
- e) Any person that has been granted an adjusted standard pursuant to this Section may submit a petition for reissuance of the adjusted standard to include an additional restricted waste or wastes or to modify any conditions imposed on that adjusted standard by the Board. The Board will reissue the adjusted standard if the petitioner complies with subsections (a), (b), and (c) of this Section.
- f) Any person that has been granted an adjusted standard pursuant to this Section may submit a petition to modify that adjusted standard to include an additional (hazardous) waste or wastes. The Board will grant the modification if it determines, to a reasonable degree of certainty, that the additional waste or wastes will behave hydraulically and chemically in a manner similar to previously included wastes and that the additional waste or wastes will not interfere with the containment capability of the injection zone.

BOARD NOTE: Derived from 40 CFR 148.20 (2017) (2005).

(Source: Amended at 42 Ill. Reg. _____, effective

Section 738.121 Required Information to Support Petitions

- a) Information submitted in support of a Section 738.120 petition must meet the following requirements:
- 1) All data from waste analyses and any new testing performed by the petitioner must be approved by the Board and must provide data that are accurate, reproducible, and performed in accordance with quality assurance standards;
- 2) The following must be true with regard to estimation and monitoring techniques and the identification of applicable existing USEPA-certified test protocols:
- A) All estimation and monitoring techniques must be approved by the Board; and
- B) The petition must identify all applicable USEPA-certified test protocols in existence at the time the estimation and monitoring was performed;

- 3) Predictive models must have been verified and validated, must be appropriate for the specific site, waste streams, and injection conditions of the operation, and they must be calibrated for existing sites where sufficient data are available;
- 4) A quality assurance and quality control plan addressing all aspects of the demonstration must be provided to and approved by the Board;
- 5) Reasonably conservative values must be used whenever values taken from the literature or estimated on the basis of known information are used instead of site-specific measurements; and
- 6) An analysis must be performed to identify and assess aspects of the demonstration that contribute significantly to uncertainty. The petitioner must conduct a sensitivity analysis to determine the effect that significant uncertainty may contribute to the demonstration. The demonstration must then be based on conservative assumptions identified in the analysis.
- b) Any petitioner under Section 738.120(a)(1)(A) must provide sufficient site-specific information to support the demonstration, such as the following:
- 1) The thickness, porosity, permeability and extent of the various strata in the injection zone;
- 2) The thickness, porosity, permeability, extent and continuity of the confining zone;
- 3) The hydraulic gradient in the injection zone;
- 4) The hydrostatic pressure in the injection zone; and
- 5) The geochemical conditions of the site.
- c) In addition to the information in subsection (b) of this Section, any petitioner under Section 738.120(a)(1)(B) of this Part must provide sufficient waste-specific information to ensure reasonably reliable predictions about the waste transformation. The petitioner must provide the information necessary to support the demonstration, such as the following:
- 1) A description of the chemical processes or other means that will lead to waste transformation; and
- 2) Results of laboratory experiments verifying the waste transformation.

BOARD NOTE: Derived from 40 CFR 148.21 (2017) (2005).

Section 738.122 Submission, Review, and Approval or Denial of Petitions

- a) Any petition submitted to the Board, pursuant to Section 738.120(a) of this Part, must include the following:
- 1) An identification of the specific waste or wastes and the specific injection well or wells for which the demonstration will be made;
- 2) A waste analysis fully describing the chemical and physical characteristics of the subject wastes;
- 3) Such additional information as the Board requires to support the petition pursuant to Section 738.120 and Section 738.121 of this Part; and
- 4) This statement signed by the petitioner or an authorized representative:

I certify under penalty of law that I have personally examined and am familiar with the information submitted in this petition and all attached documents, and that, based on my inquiry of those individuals immediately responsible for obtaining the information, I believe that submitted information is true, accurate and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment.

- b) The Board will provide public notice and an opportunity for public comment in accordance with the procedures in Subpart D of 35 Ill. Adm. Code 104.
- c) An adjusted standard will apply only to the underground injection of the specific restricted waste or wastes identified in the petition into a Class I hazardous waste injection well or wells specifically identified in the petition (unless the adjusted standard is modified or reissued pursuant to Section 738.120(e) or (f)).
- d) Upon request by any petitioner who obtains an adjusted standard for a well pursuant to this Subpart C, the Agency must initiate and reasonably expedite the necessary procedures to issue or reissue a permit or permits for the hazardous waste well or wells covered by the adjusted standard for a term not to exceed 10 years.
- e) Each adjusted standard granted pursuant to this Part is subject to the following condition, whether or not this condition appears as part of the adjusted standard, and the Board will include this condition as part of each adjusted standard granted: "This adjusted standard does not affect the enforceability of any provisions of the Environmental Protection Act, Board rules, or other laws, except to the extent that its provisions expressly state otherwise."

BOARD NOTE: Derived from 40 CFR 148.22 (2017) (2005).

(Source: Amended at 42 Ill. Reg. ____, effective

Section 738.123 Review of Adjusted Standards

- a) Agency review.
- 1) When considering whether to reissue a permit for the operation of a Class I hazardous waste injection well, the Agency must review any adjusted standard granted by the Board pursuant to this Subpart C.
- 2) If the Agency determines that new information shows that the basis for granting the adjusted standard may no longer be valid, the Agency must request in writing that the permittee submit a petition to the Board to modify the adjusted standard.
- 3) All petitions requested by the Agency pursuant to subsection (a)(2) of this Section must be filed pursuant to section 528.120(f). Such a petition may seek reaffirmation of the adjusted standard without modification.
- 4) Permittee's failure to file a petition, Agency petitions for reconsideration, and Board reconsideration of adjusted standards.
- A) If the permittee fails to file a petition requested by the Agency under subsection (a)(2) of this Section, the Agency may petition the Board for reconsideration of any adjusted standard granted under this Part at any time during the effectiveness of that adjusted standard, the limitation periods of 35 Ill. Adm. Code 101.520 and 101.904 notwithstanding.
- B) Board review.
- i) The Board may conduct a plenary review of the substance of any adjusted standard on reconsideration to the same extent that it would review a new petition for an adjusted standard.
- ii) The Board may treat a motion for reconsideration of an adjusted standard as a new petition under Section 738.120 and require that the full requirements of that Section and of Subpart D of 35 Ill. Adm. Code 104 apply to the proceeding, with the Agency acting as the petitioner.
- b) Whenever the Board determines that the basis for approval of a petition may no longer be valid, the Board will require a new demonstration in accordance with Section 738.120.

BOARD NOTE: Derived from 40 CFR 148.23 (2017) (2005).

(Source:	Amended	at	42	Ill.	Reg.	 effective
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Section 738.124 Termination of Approved Petition

- a) Termination through an enforcement action.
- 1) An enforcement action against an owner or operator having an adjusted standard and limitation on Agency petitions for reconsideration of an adjusted standard:
- A) Any person may file an enforcement action against an owner or operator of an underground injection well pursuant to Section 33 of the Environmental Protection Act [415 ILCS 5/33] for any violation of the Act or Board rules, notwithstanding the existence of any adjusted standard.
- B) The Agency may petition the Board for reconsideration of any adjusted standard at any time during the effectiveness of that adjusted standard, the limitation periods of 35 Ill. Adm. Code 101.520 and 101.904 notwithstanding.
- 2) In any action under subsection (a)(1) of this Section, if the Board finds a violation of the Act or Board regulations, the Board may terminate any adjusted standard granted under Section 738.120 for any of the following causes:
- A) Noncompliance by the owner or operator with any condition of the adjusted standard;
- B) The owner or operator's failure in the petition or during the review and approval to disclose fully all relevant facts, or the petitioner's misrepresentation of any relevant facts at any time; or
- C) A determination that new information shows that the basis for approval of the petition is no longer valid.
- b) In any action under subsection (a)(1) of this Section, the Board will terminate an adjusted standard granted under Section 738.120 for the following causes:
- 1) The petitioner's willful withholding during the review and approval of the petition of facts directly and materially relevant to the Board's decision on the petition;
- 2) A determination that there has been migration from the injection zone or the well that is not in accordance with the terms of the adjusted standard, except that the Board, may at its discretion decide not to terminate where both of the following conditions are fulfilled:

- A) The migration resulted from a mechanical failure of the well that can be promptly corrected through a repair to the injection well itself or from an undetected well or conduit that can be plugged promptly; and
- B) The requirements of 35 Ill. Adm. Code 730.167 are satisfied.

BOARD NOTE: Derived from 40 CFR 148.24 (2017) - (2005).

(Source: Amended at 42 Ill. Reg. _____, effective

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POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

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