

Electronic Filing: Received, Clerk's Office 2/14/2019 P.C. #3401

From: [Deborah Isaacs \(warner-design@comcast.net\)](mailto:warner-design@comcast.net) Sent You a Personal Message
To: [Brown, Don](#)
Subject: [External] Dynegy-Vistra Proposed rule change, case number R2018-20.
Date: Thursday, February 14, 2019 10:14:40 AM

Dear IL Pollution Control Board Assistant Clerk,

There is no positive allowing for 40% more emissions or pollution. It is a serious and quite obvious fact. It only benefits D-V ..which is not in any of our best interest. I don't think their company is in peril either ..there is not a single reason it should be allowed. Greed is the reason ..shameful and ugly money over humanity and the environment. Is this who we are becoming?

Dear Clerk Brown:

Please accept my comment on the Dynegy-Vistra Proposed rule change, case number R2018-20.

I am writing in solidarity with communities members who are rightly concerned about their air quality worsening under the current proposal. While the PCB made changes to Dynegy-Vistra's request, those changes do not go far enough and ultimately still allow Dynegy-Vistra to increase its dangerous coal pollution by 40%. These changes to state air protections are unnecessary and the current MPS rate-based standard should be kept in place.

No Illinois community, like Peoria, should be a sacrifice zone with uncontrolled plants. Instead of weakening air regulations, Illinois should be leading in environmental health protections for our residents by strengthening existing rules like the MPS to require polluting coal plants to install modern pollution controls.

Thank you for this opportunity to comment,

Sincerely,

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