

ILLINOIS POLLUTION CONTROL BOARD

GOVERNOR

Rod R. Blagojevich

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CHAIRMAN

G. Tanner Girard, Ph.D.

November 14, 2006

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Executive Director
Joint Committee on Administrative Rules
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Springfield, IL 62706

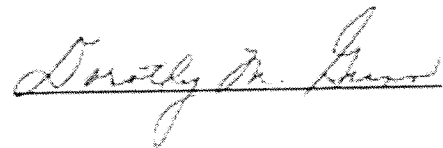
**Re: Second Notice for 35 Ill. Adm. Code 225
Board Docket No. R06-25
Published May 19, 2006 (30 Ill. Reg. 9281)**

◆
Dear Ms. Thomas:

Enclosed are the following with respect to the above-captioned rulemaking:

- 1) Second Notice for Part 225;
- 2) Agency Analysis of Economic and Budgetary Effects of Proposed Rulemaking for Part 225; and
- 3) November 2, 2006 opinion and order of the Board in this rulemaking.

◆
Sincerely,



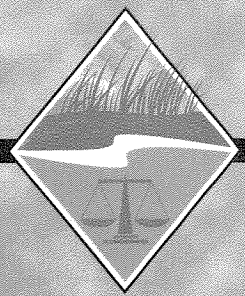
Dorothy M. Gunn, Clerk

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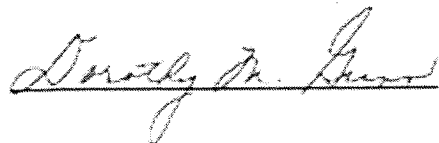
**Re: Second Notice for 35 Ill. Adm. Code 225
Board Docket No. R06-25
Published July 28, 2006 (30 Ill. Reg. 12706)**

Dear Ms. Thomas:

Enclosed are the following with respect to the above-captioned rulemaking:

- 1) Second Notice for Part 225;
- 2) Agency Analysis of Economic and Budgetary Effects of Proposed Rulemaking for Part 225; and
- 3) November 2, 2006 opinion and order of the Board in this rulemaking.

Sincerely,



Dorothy M. Gunn, Clerk

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SECOND NOTICE

- 1) Agency: Pollution Control Board
- 2) Title and Administrative Code Citation: "Control of Emissions from Large Combustion Sources", 35 Ill. Adm. Code 225
- 3) Date and Citation to Illinois Register: May 19, 2006 (30 Ill. Reg. 9281)
- 4) Text and Location of any Changes from First Notice: See Attachment A
- 5) Response to Codification Recommendations: No changes were requested by the Secretary of State.
- 6) Incorporations by Reference: All incorporations by reference are pursuant to Section 5-75 of the Illinois Administrative Procedures Act (5 ILCS 100/5-75). The central listing for the materials incorporated by reference in this rulemaking is Section 225.140, "Incorporations by Reference." As required by 1 Ill. Adm. Code 220.600(a)(6), a copy of the front page of each material incorporated by reference in this rulemaking is included with this second notice package.
- 7) Final Regulatory Flexibility Analysis:
 - A) Summary of Issues Raised By Small Business:

The Board did not receive any comments from any self-described small businesses.
 - B) Description of Actions and Alternatives Proposed by Small Business during First Notice:

None
- 8) Compliance with Section 5-30 of the APA and 1 Ill. Adm. Code 220.285:

The Board placed the proposal on the Board's Web site. The Board also notified the public through the Board's Environmental Register. The Board did not receive a comment from the Small Business Office.
- 9) A) List of Commenters:

The Board received 7,286 public comments in this rulemaking. Due to the volume of comments received in this rulemaking, the Board is attaching a listing of the comments, as they were docketed by the Clerk's office, to this second notice submission as Attachment B.

These comments range from lengthy post-hearing comments from the participants to postcards and notes from citizens of the State. The overwhelming majority of the comments support the adoption of the Agency's proposal.

B) Issues Raised

The following is a summary of the issues that were raised in this rulemaking. The Board's November 2, 2006 opinion in this rulemaking (Docket R06-25) provides a greater level of depth and detail to both the issues that were raised in this rulemaking and the Board's consideration of the issues. A copy of the 146-page opinion and order is included with this second notice package.

The Board received comments from throughout the State and specifically from the following organizations or public officials in support of the proposed rule:

Sinai Health System (PC 6322)
Ounce of Prevention Fund (PC 6321)
Northern Illinois Public Health Consortium, Inc. (PC 6320)
Metropolitan Chicago Healthcare Council (PC 6319)
Illinois Public Health Association (PC 6318)
Illinois Maternal and Child Health Coalition (PC 6317)
Illinois Environmental Council and Alliance for the Great Lakes (PC 6316)
Illinois Division of the Izaak Walton League, Illinois Council of Trout Unlimited,
National Wildlife Federation, Natural Resource Defense Council,
Prairie Rivers Network (PC 6315)
Illinois Academy of Family Physicians (PC 6314)
Citizen Action Illinois (PC 6313)
Children's Hospital of Illinois (PC 6312)
Child Care Coalition of Lake County (PC 6311)
American Lung Association of Metropolitan Chicago (PC 6310)
American Bottom Conservancy (PC 6309)
American Academy of Pediatrics, Illinois Chapter (PC 6308)
Access Living (PC 6307)
Advocate Health Care (PC 6306)
Sierra Club, Illinois Chapter (PC 6305)
Citizens Against Ruining the Environment (PC 6304)
Kathryn Tholih of Center for Neighborhood Technology (PC 6303)
Susan Spengler, President, League of Women Voters, Palatine Area (PC 6285)
April K. Holden, Village Clerk, Village of Downers Grove (PC 6276)
Sadhu A. Johnston, Commissioner, Chicago Department of Environment (PC 6232)
Illinois Public Interest Research Group (numerous comments)
Chicago Clean Power Coalition (numerous comments)
Representative Barbara Flynn Currie (PC 44)
Michael D. Belsky, Mayor, City of Highland Park (PC 3)
Mayor Richard H. Hyde, City of Waukegan (PC 2)
Governor Rod R. Blagojevich (PC 1)

Generally, the supporters of the rule discuss the issues concerning health effects from ingestion of methylmercury. Many note that coal-fired plants are the main stationary source of mercury in the State. The supporters urge the Board to adopt the proposal submitted by the Agency. Among the public comments are a substantial number of post cards, which echo the concerns about the health effects of mercury ingestion.

Hearings

The Board held ten days of hearings in Springfield and 8 days of hearings in Chicago in this rulemaking during the first notice period. At the hearing, the following people testified in support of the proposed amendments:

On behalf of the Agency;

Jim Ross , Dr. Deborah Rice, Jeffrey W. Sprague, Marcia Willhite, Dr. Thomas C. Hornshaw, Dr. Gerald J. Keeler, Christopher Romaine, Richard E. Ayers, Esq., Robert J. Kaleel, Sid Nelson, Jr., David C. Foerter, Dr. James E. Staudt, and Dr. Ezra D. Hausman.

Dr. Michael W. Murray testified on behalf of the Environmental Law and Policy Center.

Mr. Michael L. Menne and Dr. Anne E. Smith testified on behalf of Ameren.

The Board has also received the following comments in opposition to the proposal:

Phillip M. Gonet, President, Illinois Coal Association (PC 6295)

Eugene M. Trisko, General Counsel, Unions for Jobs and the Environment (PC 6286)

Scott Wiseman, Vice President, Center for Energy and Economic Development, Inc. Midwest Region (PC 6286)

Generally the opponents rely on economic reasons for their opposition to the proposal. They express concerns about the increased costs of generating electricity in Illinois and the impact on consumers and businesses as a result. The opponents urge the Board to adopt the federal CAMR rule instead of the Agency's proposal.

The following people testified at the hearings in opposition to the proposed rule: On behalf of Midwest Generation; J. Edward Cichanowicz, Dr. Ishwar Prasad Murarka, William DePriest, James Marchetti, Krish Vijayaraghavan, Dr. Peter M. Chapman, Dr. Gail Charnley, and Richard D. McRanie.

Additionally, Mr. C. J. Saladino and Mr. Andy Yaros testified on behalf of Kincaid in opposition to the proposal.

The Board received final comments from the following participants, which will be included in the discussion of the issues below:

Prairie State Generating Company, L.L.C. (Prairie State) PC 6294
City of Springfield, City Water Light & Power (CWLP) PC 6296
Environmental Law and Policy Center (Environmental Advocates) PC 6297
Illinois Environmental Protection Agency (Agency) PC 6298
Kincaid Generation, L.L.C. (Kincaid) PC 6299
Midwest Generation, L.L.C. (Midwest Generation) PC 6300
Ameren Energy Generating Company, AmerenEnergy Resource Generating Company, and Electric Energy, Inc. (Ameren) PC 6301
Illinois Environmental Regulatory Group (IERG) PC 6302
Illinois Chapter of the Sierra Club (Sierra Club) PC 6305

Specific Issues Raised in Comments

Section 27 of the Act (415 ILCS 5/27) requires that the Board must determine that a rule of general applicability is economically reasonable and technically feasible before adopting the rule. While two utilities (Ameren and Dynegy) support adoption of this rule as amended during the first notice proceeding, other utilities still challenge the rule. The major challenges to the rule are that the Agency has not demonstrated that the rule is technically feasible or economically reasonable. In challenging technical feasibility, the opponents raise the following issues: (1) the availability of the control technology, (2) the feasibility of measuring emissions reductions, and (3) the compliance flexibility in the proposal. In discussing economic reasonableness the opponents discuss issues concerning: (1) the deposition of mercury and modeling of deposition, (2) the health effects of mercury and whether control of emissions will result in positive health effects, (3) the fish advisories, and lastly (4) the costs of compliance.

Participants also challenged the legal basis for adding a proposed Section (Section 225.233, “Multi Pollutant Standard”) to the proposal without first providing notice of the amendments pursuant to the Administrative Procedure Act (APA) (5 ILCS 100). Participants also questioned whether the amendments conform to federal law.

Technological feasibility and availability

In the technical support document (TSD) that accompanied the proposal that was originally filed with the Board, the Agency classified coal-fired EGUs in Illinois into five categories depending on the pollution control equipment coal type. For the EGUs utilizing coal type and control configurations other than powdered river basin (PRB) units with cold-side ESPs, the Board agreed with the Agency that these units will be able to comply with the proposed mercury regulation by utilizing co-benefits, MPS, temporary technology based standards (TTBS), and control devices such as fabric filters. The Agency’s agreements with Ameren and Dynegy (which comprise the text of the proposed Section 225.233) also support this view. However, the main concern of the utilities opposing the Agency’s

mercury proposal relates to the Agency's preferred control technology for PRB coal-fired units with cold-side ESPs, namely HCI (halogenated activated carbon injection). HCI for mercury control in an EGU uses halogenated powdered activated carbon (PAC) to bind and remove mercury.

When challenging the Agency's position on the use of HCI, Midwest Generation, Kincaid, and Prairie State referred to the Agency's preferred control technology for PRB coal-fired units with cold-side ESP as activated carbon injection (ACI). However, the Agency in its TSD distinguished between ACI and HCI. The TSD noted that early experience with untreated PAC raised questions regarding mercury removal rates on units firing subbituminous coals using untreated PAC. TSD at 123. Thus, the TSD notes that the focus of subsequent testing has been on new sorbents such as halogenated PAC. Dr. Staudt also stated that unlike untreated PAC, halogenated PAC sorbents were formulated specifically to address the mercury capture needs of coal-fired boilers. Exh. 50 at 6. Based on the results of the additional testing with halogenated sorbents described in the TSD, the Agency concluded that mercury emissions reduction of 90% or greater is achievable on PRB coal-fired units with cold-side ESPs using sorbent injection of halogenated PAC or HCI. PC 6298 at 6. To avoid any confusion regarding the sorbent type, the Board will refer to the Agency's preferred control technology as halogenated activated carbon injection (HCI) in the following discussion.

As described in the TSD, sorbent injection technology is a well-established method to control mercury emissions for municipal waste combustors (MWC) that is now being applied to coal-fired power plants. *See* TSD at 118-22. The system consists of a storage silo, metering valve, pneumatic conveyor system, and series of pipes that direct the sorbent that is blown into the plant ductwork. TSD at 120. The commonly used sorbents include untreated PAC and chemically treated sorbents such as the halogenated PAC. While untreated PAC has been found to be very effective in controlling mercury emissions from municipal waste combustors, halogenated PAC has been found to be very effective in controlling mercury emissions from coal-fired power plants.

The issues raised by the utilities concerning the application of HCI to control mercury emissions for Illinois EGUs can be grouped as follows: (1) HCI will not be able to achieve the required mercury reductions as advertised; (2) HCI performance is affected by the size of the SCA; (3) HCI has not been sufficiently tested; and, (4) the proposed absolute emissions limits cannot be met. The Board will discuss these four issues in the subsection below before rendering conclusion at the end of this section.

Midwest Generation, Kincaid, and Prairie State all argue that HCI alone will not achieve 90% mercury reduction on a consistent basis. However, the Board notes that the proposal does not contemplate that HCI alone will work for all units. Also, the Agency does not argue that HCI alone will always provide sufficient control. As noted above, the Agency's position regarding the application of HCI

pertains to only PRB coal-fired units with cold-side ESPs. Other affected units would have to comply with the proposed regulations through co-benefit (*e.g.*, use of flue gas desulfurization scrubber (FGD), selective catalytic reduction (SCR), etc.), MPS, TTBS, or installation of control equipment (*e.g.*, HCI, fabric filters, etc.).

In fact, the Board found that the TSD and Dr. Staudt's testimony contain extensive information relating to other technologies. Some of those technologies include coal washing, boiler flue gases air pollution control equipment and air pollution control equipment designed to remove particulate matter, or FGD systems. Based on the record, all of these technologies can provide a co-benefit for mercury removal from coal. Thus, the Agency did anticipate that, while HCI is one technology, co-benefits from other technologies could also be used to remove mercury from coal.

As to the HCI technology, arguments are made that the technology is still developing and may not be commercially available. Kincaid and Midwest Generation rely on the testimony of Mr. Cichanowicz concerning the probability that the injection of sorbent will result in 90% removal of mercury. Kincaid lacks confidence that 90% reduction can be achieved consistently with sorbent injection alone. Midwest Generation notes that even Dr. Staudt believes that the technology is evolving and Midwest Generation believes more testing is necessary to establish that the technology will work and is commercially available. Prairie State notes that there has been a lack of testing of sorbent injection with high sulfur coal, which Prairie State plans to use.

Midwest Generation concedes that the technical feasibility of installing and operating the HCI hardware is not being questioned; rather, the level of mercury reduction that can be achieved is the issue. *See* PC 6300 at 36. Given this concession by Midwest Generation, the Board looks to determine if the record supports the proposition that 90% reduction or an emissions standard of 0.0080 lb/GWh can be met using HCI. The TSD devotes several pages to field tests of HCI, both completed and in progress that demonstrate 90% removal occurs with sorbent injection. *See, e.g.*, TSD at 122-30. Also, the TSD discusses the control technologies at Illinois plants and even list the technologies the Agency anticipates will be used for each EGU at each plant in Illinois. *See* TSD at 147-62. Thus, unlike the general concerns raised by Midwest Generation and Kincaid, the TSD specifically addresses controls at each plant in Illinois. *See* TSD at 162-63, Table 8.9.

Both Dr. Staudt's testimony and the TSD indicate that at least some of the units in Illinois will be able to achieve 90% mercury emissions reduction with HCI. *See* Exh. 50 at 6, TSD at 162-63. The units where 90% reduction may not be achieved are those that have PM control issues, or units that use sulfur trioxide (SO_3) as flue gas conditioner. The Board agrees with the Agency that the units whose performance is affected by SO_3 can overcome the adverse effect by

injecting SO₃ downstream of mercury sorbent injection or by using alternative conditioning methods. The units with PM issues can use TTBS or averaging to comply with the regulations during the period of optimization of controls and operation.

The TSD also provides evidence as to the actual commercial availability of sorbents and the continued development of sorbents. *See* TSD at 139-44. Specifically the TSD indicates that sorbent injection systems can generally be fully installed and commissioned within six months of placing an order. TSD at 139. The TSD refers to at least one guarantee from a vendor that sorbent injection will result in 90% removal. TSD at 140-41. The TSD indicates that activated carbon sorbents are available from a number of suppliers and that there is long-term experience with sorbent injection of municipal waste incinerators. TSD at 142. The TSD also notes that work is underway to improve sorbents. TSD at 143. Thus, the record contains detailed information on the commercial availability and development of sorbent injection controls. Further, the Board notes that the proposed rules allow a period of almost three years for the affected units to achieve compliance. Based on the record, the Board finds that HCI technology is available to meet the requirements of the proposed rules.

The Board notes Prairie State's comment concerning the lack of information on high-sulfur coals and reliance on statements by DOE is of concern to the Board. However, Prairie State acknowledges that with changes to the TTBS, most of Prairie State's concerns could be addressed. *See* PC 6294 at 15. The Board will therefore address the concerns of Prairie State under the discussion of TTBS below.

Midwest Generation expresses concerns that the injection of sorbents may cause issues with particulate matter. The TSD acknowledges that sorbent injection has the potential to affect particulate matter control devices. TSD at 134. However, the TSD notes that dozens of tests programs have been run where the sorbent is injected upstream of the ESP and in only one has there been adverse impacts observed. *Id.* Again the record contains evidence of actual test data demonstrating that increased emissions of particulate matter will not occur. However, if PM issue does come up at plant, the Board notes that the affected plant may utilize the flexibilities allowed in the proposed regulations, such as TTBS and averaging, to comply with the rules during the period of optimization of control equipment.

Size of the SCA. Midwest Generation raises an issue, based on Mr. Cichanowicz's testimony concerning the effect of SCA size on mercury reductions. The Board does not find evidence to support this concern. Mr. Cichanowicz concedes: "Figure 5-2 is not intended to reflect any fundamental theorem of carbon HG absorption or ESP residence time, but rather projects an anecdotal relationship." Mr. Cichanowicz offers his opinion that achieving 90 to 93% mercury removal on larger units such as St. Clair and Meramac, with ESPs

of 720 and 400 SCA, respectively “portends the same result on small ESPs at stations such as Will County and Hennepin.” However, Mr. Cichanowicz’s opinion is not supported by the evidence in the record. Actually, the record indicates that the variations in effectiveness of sorbent injection shown in Figure 5-2 (Exh. 84 at 39) submitted by Mr. Cichanowicz are explained by other factors, including choice of sorbent, coal type, and coal sulfur content. Further, the record suggests a strong relationship between the amount of halogenated sorbent and mercury removal. Therefore, the Board finds that the record does not demonstrate that the size of the SCA will impact mercury reduction HCI.

Length of Tests. Midwest Generation, Kincaid and Prairie State argue that the short-term duration of the field testing is insufficient to establish that 90% reduction of mercury can be consistently achieved over the long term. Midwest Generation attempts to distinguish the single 12-month test included in the record from any potential applicability in Illinois. The Board is cognizant that the short-term testing is not a substitute for long-term testing. However, the results of multiple field tests of HCI on PRB coal-fired units with cold side ESPs have demonstrated 90% or better removal at sorbent rates of 3 lb/ million actual cubic feet (Mmacf). Further, the Board believes that the three-year compliance period allowed by the proposed regulations provides sufficient time for utilities to install HCI systems, and optimize sorbent rates and plant operations to comply with the standards. Therefore, the Board finds that the short-term testing is sufficient to demonstrate technical feasibility.

Absolute Emissions Limit. Kincaid and Prairie State both express concerns about the Board establishing an absolute emissions limit. Kincaid argues that setting an absolute emissions limit is a guess by the Board that technologies will develop to achieve the required reductions, while Prairie State believes that Board should adopt the CAMR trading provisions and layer the Illinois rule on top of trading. As to Kincaid’s assertion that the Board will be “guessing” that technology will develop to achieve an absolute emissions limit, the Board disagrees. As discussed above, the Board has ample evidence to demonstrate that HCI, either alone or with other technologies, can achieve 90% reduction of mercury. Further, the Board finds no merit in Kincaid’s suggestion to include specific language in the proposed regulations allowing affected plants to seek an adjusted standard or a site-specific rule; the proposed regulations do not prohibit an owner or operator of a power plant from seeking site-specific relief pursuant to Sections 27 or 28.1(c) of the Act. Therefore, the Board does not share Kincaid’s concerns about absolute emissions limitations.

Because the Board believes that 90% reduction can occur, given the record before the Board concerning the state of the technology, the Board does not see the need to consider a trading program for mercury emissions. And, as will be discussed below, the Board also does not believe that there will be an issue for Illinois to achieve the CAMR budgeted limits. Therefore, trading will not be included in the rule.

Measurement of Mercury Removal

Before addressing the arguments made concerning CEMS, the Board notes that the proposal incorporates the USEPA provisions for mercury monitoring and the provisions are nearly identical. Prairie State has suggested that the Board simply incorporate the USEPA rules without including specific mercury monitoring requirements in the proposed rule. The Board has reviewed the 40 CFR Part 75 rules and the Agency's proposed rules. The Board is not convinced that the minor differences warrant a change in the language. Further, incorporation of the Part 75 rules may not alleviate the concerns of Prairie State as the APA requires that incorporations be date-specific. Accordingly, changes to Part 75 will not be automatically included in Board rules. *See* 1 Ill. Adm. Code 100.385; 5 ILCS 100/5-75 (2004). Since the proposed intent of monitoring requirements is to track the federal rules, the Board expects the Agency to propose amendments to the monitoring provisions if the federal rules are revised as a result of a court decision. The issues raised by Midwest Generation and Prairie State concerning measurement of mercury removal are all directed at the use of CEMS. Further, both Midwest Generation and Prairie State rely on the testimony of Mr. McRanie. However, the Board has concerns about the testimony of Mr. McRanie. While Mr. McRanie testified about problems with continuous emission monitoring systems CEMS, contrasting evidence includes the USEPA's decision to adopt the Part 75 monitoring requirements and evidence that contradicts some of Mr. McRanie's testimony. Based on the evidence in the record, the Board finds that mercury monitoring technology is technologically feasible. The Board also finds that the technology is currently available. Therefore, the Board will proceed to second notice without substantively amending the monitoring requirements in the proposal.

Regulatory flexibility

Averaging. Midwest Generation does not believe that averaging eliminates concerns about HCI achieving 90% reduction, because to average 90% reduction mathematically, at times, even higher than 90% reduction may be required. Midwest Generation also has concerns about measurements of mercury reductions. Midwest Generation and Kincaid maintain that systemwide averaging will not add real flexibility because of the over compliance which may be mathematically required and for Kincaid, they will be forced into a seller's market. The Board appreciates the concerns of Kincaid and, as will be discussed in more detail below, the Board believes Kincaid is uniquely situated in Illinois.

As to Midwest Generation's concerns, while the Board recognizes that compliance based on an average would involve reductions higher than 90% at some EGUs, the Board notes that the standard also allows units with lower than 90% to come into compliance. As noted above, the record indicates that technology capable of achieving greater than 90% mercury reductions is

available. Further, the Board has found that 90% mercury reductions, and monitoring requirements for measuring such reductions to determine compliance are technically feasible. Therefore, the averaging components of the proposal add flexibility for utilities and the Board finds that the record supports their inclusion.

MPS. Midwest Generation believes that because Ameren and Dynegy proposed the MPS, Ameren and Dynegy do not believe the underlying rule is technically feasible. Further, Midwest Generation believes that Ameren and Dynegy are concerned with financing and timing of installation of equipment. Kincaid believes that the MPS is imposing emissions standards for nitrogen oxides (NO_x) and sulfur dioxide (SO_2) that other companies have been adhering to and that the MPS is tailored for Ameren and Dynegy. The Board does not share these concerns. First, as indicated above, the record in this proceeding indicates that the Agency has always understood that mercury reduction can be achieved through co-benefits. The Board finds that the MPS is memorializing a type of co-benefit and that any company in Illinois may take advantage of the MPS. The MPS simply offers companies alternatives for compliance that may be more economically reasonable.

The Agency's final comment includes calculations for Midwest Generation and the calculations demonstrate that if Midwest Generation were to utilize the MPS, the NO_x and SO_2 emissions would be similar to those for Dynegy and Ameren. The decision to utilize the MPS is voluntary and the MPS, like the TTBS, is an alternative compliance option in the rule. As the Board stated above, the inclusion of alternative compliance options does not render the rule technically infeasible. Furthermore, Ameren and Dynegy have specifically stated that the MPS is technically feasible for their companies, and although Kincaid may not be in a position to utilize the MPS, other companies may. Therefore, the Board finds that the rule with or without the inclusion of the MPS is technologically feasible.

Additional concerns including the MPS involve the relationship with Clean Air Interstate Rule (CAIR) and with other sources. The Agency, Environmental Advocates, and Ameren all addressed the relationship between CAIR and the inclusion of the MPS. All point out that the MPS is voluntary and nothing in the language of the MPS can be viewed as implying that compliance with the MPS equates with compliance with CAIR. Further, both Environmental Advocates and the Agency agree, that if a company utilizes the MPS for mercury control, the company must still comply with the requirements of CAIR. Based on these discussions and the Board's review of the MPS language and the CAIR proposal (See Proposed New Clean Air Interstate Rules (CAIR) SO_2 , NO_x Annual and NO_x Ozone Season Trading Programs, 35 Ill. Adm. Code 225. Subparts A, C, D and E R06-26), the Board agrees that the proposed MPS does not conflict or in any way abridge the Board's authority in CAIR.

The remaining issues raised have to do with the surrendering of allowances and the impact of the MPS on other sources. Both Prairie State and CWLP suggest

that rather than surrendering and then retiring allowances, the Agency use those allowances for new facilities. IERG raises a concern about the language that any additional reductions will be sought from other sources.

The Board is not convinced that requiring that allowances be surrendered and then retired will have a detrimental impact on new facilities. Allowances for SO₂ and NO_x will be available pursuant to CAIR and the record in this proceeding does not support the change requested by Prairie State and CWLP. As to the impact on other sources, any additional reductions will be accomplished through rulemaking proceedings and at that time other sources can challenge the changes. Nothing in the MPS automatically reduces emissions for sources that do not elect to utilize the MPS.

The Board has reviewed the issues raised about the technical feasibility of the MPS and inclusion of the MPS in the proposed rule. Based on the record, the Board finds that the MPS is technically feasible and the Board will proceed to second notice with the rule including the MPS. The Board will include the changes to the MPS suggested by the Agency in PC 6298 and agreed to by Ameren.

Board Conclusion. The Board finds that the record demonstrates that the mercury emissions controls proposed in the rule are technically feasible. The Board has found evidence that the affected utilities are afforded a number of alternative options to comply with the proposed mercury limitations, including control technology, co-benefits, averaging, and the TTBS. Regarding mercury control technology, the Board finds that sorbent injection with halogenated PAC or HCI is technically feasible for PRB coal-fired units with cold side ESPs to comply with the proposed mercury limits. Field tests at multiple sites have demonstrated that 90% removal is achievable over 30-day testing and although short-term testing is not always optimal, in this instance, the testing is sufficient to demonstrate technical feasibility. The evidence in the record does not support potential problems with particulate matter or concerns about the size of the SCA. The technologies are commercially available from several vendors and at least one vendor testified in the proceeding and will provide guarantees for 90% removal.

In addition, the Board finds that co-benefits achieved through the use of FGD, SCR or selective non-catalytic reduction (SNCR), and installation control equipment including fabric filters are technically feasible options for EGUs utilizing coal type and control configurations other than PRB coal-fired units with cold-side ESPs. Also, the rules allow sufficient time for plant operators to install control equipment and optimize operations to comply with the mercury emissions limits. And finally, the record demonstrates that an absolute emissions rate is viable, can be achieved and trading is not necessary.

The Board agrees that compliance with the rule as proposed, even with the inclusion of the MPS and TTBS, is not feasible for Kincaid due to the unique circumstances of the facility in Illinois. The Board has reviewed the amendments offered by Kincaid, but the Board does not find the record adequately supports the changes suggested by Kincaid. Therefore, the Board recommends that Kincaid seek relief from this rule of general applicability using the variance, adjusted standard or site-specific rule provisions of the Act. *See* 415 ILCS 5/28, 28.1, 35 (2004). The Board notes that both Section 28.1(e) and Section 38(b) of the provide an automatic stay of the rule of general applicability if the petition for adjusted standard or variance is filed within 20 days of the adoption of the rule. 415 ILCS 5/28.1, 38(b) (2004). This avenue for relief for Kincaid, will allow Kincaid, or any other source, to work with the Agency to develop a complete record for the Board's consideration.

Economic Reasonableness

Deposition and Modeling Midwest Generation disagrees with the Agency's conclusion that significant mercury emissions reduction in Illinois will yield significant reductions of mercury deposition in Illinois. Midwest Generation's concerns about modeling and mercury deposition focuses on three main areas: (1) the Agency's reliance on results of studies performed in other parts of the country such as Ohio, Florida, and Massachusetts that are not specific to Illinois; (2) appropriateness of using receptor models instead of chemical transport or deterministic model; (3) whether the predicted local deposition of mercury is significant enough to warrant mercury controls on Illinois coal combustion plants. The Board will address those concerns below.

Reliance on Studies Not Specific to Illinois. Midwest Generation asserts that none of the studies relied upon by the Agency's expert Dr. Keeler show whether Illinois EGUs impair Illinois waters or whether the proposal will have an effect on the level of any impairment. Midwest Generation argues that the results of the studies relied upon by the Agency are not applicable to Illinois because of differing weather systems, geographic settings, and coal types. The Board notes that the Agency relies on the results of the Florida and Massachusetts studies to support the Agency's assertions. However, the Agency primarily relies upon Dr. Keeler's Steubenville study and his hearing testimony to conclude that reduction of mercury emissions from EGUs will result in a reduction of local wet deposition of mercury.

Although the studies relied upon by the Agency were not Illinois specific, the Board notes that it is not unusual for the Board to adopt regulations relying on such studies. The Board routinely adopts regulations based on regional or nationwide modeling performed by the USEPA that are not specific to Illinois. In light of this, the Board will consider the studies submitted by the Agency in evaluating the merits of the Agency's proposal. Initially, the Board recognizes that while the sources of mercury emissions considered in the Florida and

Massachusetts studies were primarily incinerators, the Steubenville study dealt with coal combustion sources. Although all the three studies support the Agency's contention that reduction of mercury emissions from coal combustion plants would significantly reduce local mercury deposition, the Board will discuss the issues raised by Midwest Generation concerning the Steubenville Study, since Agency's justification is largely based on that study.

Regarding the Steubenville study, the Board considers whether the conditions in Steubenville, Ohio make the results so unique that the results are not applicable to any area other than Steubenville. The Board notes that Dr. Keeler provided testimony as to why the results of Steubenville study are applicable to Illinois. He testified that "conditions [in Steubenville] are not unique or anomalous to make them so they are not usable or transferable to conditions that we would have in Illinois." 6/16amTr. at 84. Dr. Keeler explained that the Great Lakes are dominated by synoptic meteorological transport, which is the large-scale movement of the "highest and low pressure systems" across the Great Lakes. *Id.* Therefore, as long as specific meteorology that occurs in a location is taken into account, the controlling factors are not that much different for Illinois than Ohio. *Id.* at 84-85.

With respect to coal type, and the form (elemental or reactive) of mercury emissions, Midwest Generation argues that Illinois EGUs primarily burn PRB coal, which results in the emissions of mostly elemental mercury in contrast to mostly reactive mercury emitted by sources in the Steubenville area. Elemental mercury is less readily deposited and less likely to undergo methylation. Dr. Keeler testified that while municipal and medical waste incinerators emit greater than 80% reactive mercury, coal-fired utilities emissions of reactive mercury range from approximately 52 to 82%. The lower end of the range represents emissions from sub-bituminous (PRB) coal-fired plants. 6/14Tr. at 244. Although the proportion of reactive mercury in emissions from PRB coal burning plants is less than bituminous coal-fired plants, the Board notes that the proportion of such emissions from PRB coal plants are still greater than 50%. Further, Dr. Keeler testified that recent studies pertaining to mercury chemistry suggests that in certain environments, such as downwind of urban areas, elemental mercury is rapidly transformed to reactive mercury. 6/15Tr. at 192. He noted that observational evidence at Steubenville indicates this phenomenon. 6/15Tr. at 193.

In light of the above, the Board finds that reliance on the findings of the Steubenville study to evaluate the impact mercury emissions from Illinois utilities on Illinois waters is appropriate.

Receptor Model v. Chemical Transport Model. Midwest Generation argues that the Board should consider AER's modeling results presented by Midwest Generation's expert, Mr. Vijayaraghavan. Midwest Generation asserts that the receptor modeling performed by Dr. Keeler reflects what is actually in the atmosphere and cannot predict future deposition. PC 6300 at 72. Midwest

Generation maintains that the chemical transport or deterministic model called TEAM used by AER predicts the impact of mercury emissions from Illinois power plants on Illinois water bodies. PC 6300 at 64. Midwest Generation maintains that the Agency did not present any chemical transport or deterministic modeling to demonstrate that the target of the rule is the source of the perceived problem; or that the proposed rule will have the desired effect of reducing deposition from Illinois power plants to Illinois waters. PC 6300 at 64-65.

The Board notes that regulating agencies routinely use models for evaluating impacts of various emissions reduction levels on air quality, or apportioning the sources of a specific contaminant. However, the type of model relied upon depends on the purpose of the evaluation. In this proceeding, as noted by Midwest Generation, the first question that needs to be answered is whether the Illinois coal-fired utilities (the target of the rules) are the significant source of mercury impairment of Illinois water bodies. In order to answer this question, the Board must determine that the mercury emissions from Illinois coal-fired plants are a significant source of mercury deposition in the state. The record indicates that while receptor models have been used successfully to apportion sources of mercury deposition, the chemical transport or deterministic models are limited by large uncertainties in emissions inventory, and lack of speciated mercury emissions profiles, atmospheric mercury chemistry and accurate deposition parameterization.

Mr. Vijayaraghavan, who performed AER's modeling exercise, recognized shortcomings in the deterministic models. He acknowledged that there are few actual measurements of mercury emissions from EGUs and that "there is some level of scientific estimation that goes into this emissions modeling." He further agreed that a number of factors influence mercury emissions from EGUs, leading to "some level of uncertainty in emissions." Also, he states that the chemical transformation of mercury in the atmosphere is not understood with complete certainty and that the TEAM model must make some assumptions regarding that phenomenon. Mr. Vijayaraghavan also acknowledged that the TEAM model fails to account fully for thunderstorms, resulting in underestimation of mercury deposition.

To the contrary, the record indicates a multivariate statistical receptor models have been used successfully in Ohio, and Florida to apportion sources of mercury deposition. These models use statistical methods that are implemented by relying on observations of deposition at a site or receptor. Further, receptor models are not dependent on source profiles or emissions inventories. In this regard, the Board notes that Dr. Keeler provided extensive testimony regarding the Steubenville Study, which involved the use of receptor models to determine sources contributing to mercury in wet deposition. This study found that coal-fired utilities contributed approximately 70% of the mercury wet deposition at the Steubenville site. Although this study was not Illinois specific, as noted above, the Board found that the study results are applicable to Illinois. Therefore, the

Board finds that the Agency correctly relied on the receptor modeling to demonstrate that Illinois utilities are a significant source of mercury deposition within the state.

Whether the Predicted Local Deposition of Mercury Warrant Mercury Controls.

As noted above, the Steubenville study results indicate that coal combustion sources accounted for approximately 70 percent of the wet deposition of mercury at the Steubenville site. Further, Dr. Keeler's analysis showed that "a substantial amount of the mercury deposition found at the Steubenville site was due to local and regional sources." PC 6298 at 16, citing Exh. 10 at 3. Although the Steubenville study addressed wet deposition, Dr. Keeler noted that "[e]levated ambient mercury levels near large sources suggest that dry deposition would also be elevated and likely to be similar in magnitude to the wet deposition." Exh. 10 at 5. Accordingly, he concludes that "reductions in emissions from coal combustion sources in the region would have a significant impact on the amount of mercury deposited via both wet and dry deposition." *Id.*

Testifying on the issue of deposition on behalf of Midwest Generation, Mr. Vijayaraghavan did not persuasively undermine Dr. Keeler's conclusions on that issue. Although Mr. Vijayaraghavan performed deposition estimates based on a Eulerian model known as TEAM, he did not dispute the validity of the source-receptor model used by Dr. Keeler. In fact, he agreed that Dr. Keeler's source-receptor method produced results comparable to and within the range of his own estimate of mercury deposition contributed by coal-fired EGUs.

Addressing the effects of the proposed regulation in 2010, Mr. Vijayaraghavan agreed that the Agency's proposal would result in an additional decrease in mercury deposition in comparison with the federal Clean Air Mercury Rule (CAMR_rule). Stated another way, Mr. Vijayaraghavan agreed that, in 2010, the federal CAMR rule would result in higher levels of mercury deposition for virtually the entire State of Illinois. He also stated that the Agency's proposal would by 2010 reduce mercury deposition by approximately the same amount that CAMR would reduce it by 2020. Mr. Vijayaraghavan also agreed that Illinois would receive most of the benefits of the rule. Applying the TEAM model to the single year of 2010, Mr. Vijayaraghavan acknowledged that the Agency's proposal would reduce mercury deposition in Illinois by 321 pounds more than the federal CAMR proposal.

In addition to the above modeling studies, the Board notes that mercury deposition study in the Florida Everglades showed that within a few years after state and federal requirements reduced mercury emissions, mercury measured in the tissues of largemouth bass "showed substantial declines." TSD at 81-82. The Agency further states that the relation between atmospheric mercury load to the Everglades and the body burden of largemouth bass has been modeled to be nearly one-to-one. TSD at 84-85; 6/14Tr. at 205-08 (Keeler testimony); Exh. 20 at 68. Similarly, significant reductions in mercury emissions resulted in a steep

decline in fish tissue levels from the waters of northeastern Massachusetts within five years. TSD at 86; Exh. 20 at 14; TSD at 86 (Figure 5.8: Representative Fish Tissue Mercury and Incinerator Emissions Changes Versus Time in NE MA). The Board recognizes that the Florida and Massachusetts study dealt with reduction of mercury emissions mostly from incinerators. However, both the studies lend support to the Agency's contention that significant reduction in mercury deposition results in reduction of mercury levels in fish tissue.

Based on the above evidence, the Board finds that the record strongly supports the Agency's contention that mercury emissions from Illinois utilities contribute significantly to mercury deposition on Illinois waters. Further, the Board finds that a reduction of mercury emissions from Illinois utilities would have significant impact on the amount of mercury deposited on Illinois waters.

Board Conclusions on Modeling and Deposition. The Board finds that the record in this proceeding, including the testimony of Dr. Gerald Keeler, demonstrates that a reduction in mercury emissions in Illinois will result in reduction of mercury deposition in the State. Although the Agency relies heavily upon Dr. Keeler's Steubenville study (PC 6292), the Board believes that that study persuasively demonstrates that local and regional coal combustion sources contribute significantly to the wet deposition of mercury. The Board finds that the results of the Steubenville study are valid for evaluating the impact of mercury emissions from Illinois utilities on Illinois waters. Further, the use of receptor models is appropriate for apportioning the sources of mercury deposition. Finally, while the Florida and Massachusetts studies may be based upon factors such as geography and sources that are different from Illinois, the Board finds those studies support the Agency's contention that a reduction of mercury deposition will result in a reduction of mercury levels in fish tissue.

On the basis of the record, the Board concludes that that a reduction in mercury emissions in Illinois will result in reduction of mercury deposition in the state. The Board notes that, compared with CAMR, the Agency's proposal reduces those mercury emissions more quickly and more deeply. Accordingly, the Board finds that the Agency's proposal can be expected to result in reduced mercury deposition in the state and the expected result supports adoption of the proposal.

Health Effects

With regard to the health effects of methylmercury, the Board must determine if the reduction of mercury emissions, leading to less deposition of mercury, will result in health benefits to the citizens of the State. Midwest Generation agrees that there is no dispute that methylmercury, consumed in fish or seafood at high enough levels can be a health risk for certain sensitive portions of the population. The Board agrees and clearly the record in this proceeding, including the testimony of Dr. Rice, demonstrates that mothers' intake of methylmercury has detrimental effects upon the development of their children. Both cross-sectional

and longitudinal prospective studies have shown an association of methylmercury exposure with decreased IQ and with deficits in areas including memory, attention, and fine motor coordination. Although the Seychelles Islands study did not confirm this association, that study may have measured methylmercury exposure less precisely than similar studies.

The Board notes that Dr. Rice's testimony also indicates that methylmercury is associated with cardiovascular or coronary heart disease, including heart attack and death. She noted that studies in Finnish men found an association between hair mercury levels and myocardial infarction, cardiovascular disease, and death.

The Board notes that Dr. Charnley stated that various entities have developed a range of exposure limits for methylmercury. The Board accepts her view that this range is not attributable to fundamental scientific error but instead results from differences in opinion, interpretation, and policy choices. Accordingly, the Board cannot conclude that the results of the studies cited in the record are based upon an invalid and unreasonably low exposure limit. However, the Board places significant weight on USEPA's reference dose. The Board has adopted a number of regulations setting standards based upon USEPA's reference doses for various chemical contaminants, including water quality standards, groundwater standards, and soil remediation levels.

Even as the proponent in this proceeding, the Agency acknowledges that there is not likely to be an exact correspondence between reducing mercury emissions and reducing human health effects. As noted previously under discussion of mercury deposition, the record indicates that coal-fired utilities are a significant source of local mercury deposition. Further, the studies presented by the Agency suggest a strong correlation between reduction of mercury emissions from local and regional sources and lower mercury levels in fish tissue. Therefore, on the basis of the record, the Board concludes that improving public health and reducing or eliminating fish consumption advisories are not likely to occur without reducing mercury emissions from Illinois utilities. The Board notes that, compared with CAMR, the Agency's proposal reduces mercury emissions from Illinois utilities more quickly and more deeply. There is no guarantee under CAMR that mercury emissions would occur in Illinois since the rule establishes a nation-wide cap and trade program. Accordingly, the Board finds that the Agency's proposal can be expected to result in additional health benefits and that those benefits support adoption of the proposal.

Fish Advisories

The Board notes that the record in this proceeding, including the testimony of Dr. Hornshaw and Ms. Willhite, indicates that the Agency's proposal can be expected to result in reductions in fish tissue mercury concentrations in Illinois. In this regard, the Board has previously found that the evidence in the record supports the Agency's contention that Illinois coal-fired EGUs represent a significant source of

mercury deposition on Illinois waters. Further, the record supports the Agency's position that reduction of mercury emissions result in lower mercury levels in fish tissue. Consequently, the Board believes that adoption of the proposal can be expected to result in delistings from the Special Mercury Advisory, and to reduce the number of waters listed as impaired due to mercury.

The Board notes Midwest Generation's argument that the Agency's witnesses may not have described the expected results of this proposal with perfect consistency. However, those descriptions do not irreconcilably conflict with one another and do not undercut the Agency's general rationale for the proposal. The Board notes that even if reduction of mercury emissions from Illinois utilities does not result in the reduction of mercury levels in fish tissue on a one-to-one basis, the record supports the Agency's position that the proposal will result in a significant reduction in fish tissue mercury levels.

The Board concludes that reducing fish tissue mercury concentrations and reducing or eliminating fish consumption advisories are not likely to occur without reducing mercury emissions. Compared to CAMR, the Agency's proposal reduces mercury emissions from Illinois utilities more quickly and more deeply. Accordingly, the Board finds that the Agency's proposal can be expected to result in reducing fish tissue mercury concentrations and reducing or eliminating fish consumption advisories and that those benefits support adoption of the proposal.

Economic Compliance

With regard to the economic reasonableness of the Agency's proposal, Midwest Generation has acknowledged that "[t]here is only a limited dispute as to the costs of various mercury control equipment." PC 6300 at 54. Instead, the Agency and the opponents of the proposal strenuously disagree about the control equipment that must necessarily be installed in order to comply with the proposal. The Agency states that "the evidence from actual test programs supports the conclusion of Illinois EPA that sorbent injection will allow PRB coal-fired units to meet the requirements of the proposed Illinois rule, supporting Illinois EPA's cost estimate." PC 6298 at 14. The Agency estimates that "[t]he yearly additional control costs associated with the Illinois rule are \$33 million." Exh. 51 at 8. In his testimony on behalf of the Agency, Dr. Hausman translated that amount "into an average cost increase for the Illinois coal plants of \$0.375/MWh." *Id.* Dr. Hausman further noted that "current retail prices in Illinois are about \$70.00/MWh and are likely to increase if price caps are removed as proposed."

Midwest Generation argues that testing to date has not shown that sorbent injection alone is sufficient to comply with the Agency's proposal. Accordingly, Midwest Generation believes that EGUs cannot rely on sorbent injection alone and will have to install additional mercury control equipment in order to avoid facing an enforcement action. Midwest Generation argues that the Agency's proposal will result in capital costs of more than \$1 billion more than those

required by CAIR/CAMR. PC 6300 at 56. Including non-capital costs, Midwest Generation claims that the Agency proposal would cost EGUs approximately \$200 million each year for ten years in addition to the costs required by CAIR/CAMR.

In the preceding section of this opinion and order, the Board extensively addressed the technological feasibility of the Agency's proposal. The Board found the Agency's proposal technically feasible by considering sorbent injection as the means to achieve required reductions in mercury emissions for PRB coal-fired units along with the flexibility offered by TTBS, MPS and averaging. Based on this finding, the Board believes that the annual incremental cost of compliance with the proposed rules instead of CAMR will be consistent with the Agency's estimate of \$33 million rather than the compliance costs presented by Midwest Generation and Kincaid. The Board recognizes that the cost for some units such as those opting into MPS may be higher, but those costs also represent the cost of controlling SO₂ and NOx. In view of the significant reductions in mercury emissions expected by the implementation of the proposed rules, the Board finds that the Agency's proposal as amended is economically reasonable.

Board Conclusion on Economic Reasonableness

The Board fully recognizes that the Agency proposal will result in costs for Illinois EGUs and that those costs will exceed those required by implementation of CAMR. Nonetheless, the Board noted above that, compared with CAMR, the Agency's proposal reduces mercury emissions more quickly and more deeply than CAMR. The Board concluded above on the basis of the record in this proceeding that the proposed rule can be expected to result in reduction of mercury deposition and to benefit the public health in the state. Therefore, the Board finds that when the Agency's estimated compliance costs are weighed against the expected benefits, the proposed rule that the Board adopts today is economically reasonable.

Board Discussion of Illinois and Federal Administrative Law

The legal challenge to adopting the MPS is simply that regulation of NO_x and SO₂ is not a logical outgrowth of the regulation of mercury. If the MPS required every EGU in the State to comply with NO_x and SO₂ emissions standards, the Board might agree with the arguments presented by Kincaid and Midwest Generation. However, the MPS does not require every EGU in the State to comply with emissions standards for NO_x and SO₂. Rather, the MPS establishes mercury emissions limits and to achieve those emissions limits, EGUs may elect to utilize co-benefits realized from emissions reductions of NO_x and SO₂. An EGU that does not choose to comply with the mercury rule using the MPS is not subject to NO_x and SO₂ reductions as a result of this rulemaking.

Control of mercury emissions and limits on those emissions is the subject of this rulemaking. During the public rulemaking process, Ameren, Dynegy and the Agency put forth an alternative method for compliance with the mercury emissions limits proposed in this rulemaking. The proposal of this alternative, from the public and the proponent, is exactly the type of change the Board anticipates when developing a rulemaking through the Board's public process. After reviewing a proposal, members of the regulated community may raise an alternative with which the proponent can agree. The alternative is then suggested to the Board. Ultimately, the Board's acceptance of the MPS is a result of the public participating in this proceeding and suggesting an alternative that better serves the individual companies proposing the change, while meeting the goals of the proposal. Ameren, Dynegy, and the Agency have suggested an alternative mercury emissions control plan, which happens to include limits on other pollutants; but in the end, the alternative is a plan for the control of mercury emissions. This rulemaking was proposed to and includes limits on mercury emissions. Therefore, the Board finds that the suggested addition of the MPS from Ameren, Dynegy and the Agency is a logical outgrowth of the process.

The record contains extensive comment from participants indicating that there are co-benefits from controlling SO₂ and NO_x emissions that reduce mercury emissions. *See* TSD at 199; 6/21pmTr. at 45-46, 51. Thus, the proposal of an alternative, designed to take advantage of those co-benefits, is logical and an appropriate amendment to the rule.

The next challenge involves the timing of the proposed amendment. Kincaid argues that by proposing such a significant departure from the original proposal, Kincaid did not have sufficient time to prepare a response. PC 6299 at 29. Kincaid asserts that for the Board to believe that Kincaid could respond is arbitrary and capricious. *Id.* The Board believes that Kincaid has overstated the nature of the MPS proposal. The MPS is an alternative method for compliance with the underlying standard, not a replacement of that standard. The inclusion of the MPS will not change the underlying requirements that Kincaid must meet; the MPS is merely an alternative for companies to consider. Nothing in the MPS would require any company to utilize the MPS, each company must determine that on their own.

Thus, the proposal of the MPS by Ameren and the Agency at the time that prefilled testimony was due for the second Board hearing was appropriate.

The participants had time to examine the language change and prepare questions for Ameren before the prefiling deadline of August 7, 2006, for questions and hearing began on August 14, 2006. Many questions were prefilled and Ameren and the Agency answered several follow-up questions. The participants then had until September 20, 2006, the deadline for public comment, to file written post-hearing comments and further address the issue of the MPS. Both Kincaid and Midwest Generation have filed extensive comments.

For the reasons discussed above, the Board finds that adding the MPS language to the proposed rule is consistent with federal and state administrative law. Further, the Board finds that the submission of the joint statement at the time that prefiled testimony was due for the second Board hearing did allow meaningful time for other participants to review the language and develop questions.

Section 27 of the Act

The Board has reviewed the record and based on the information in the record found that the MPS is technically feasible and economically reasonable. As will be discussed below, the Board is aware of the issues facing Kincaid in complying with any part of this proposed rule. However, the individual problems faced by Kincaid can be addressed in other forums. Generally, the Board believes the MPS offers a viable alternative for compliance. Therefore, Kincaid's argument that adoption of the MPS would violate Section 27 of the Act (415 ILCS 5/27 (2004)) is not persuasive. The Board finds that because the Board has taken into account the technical feasibility and the economic reasonableness of the MPS, the adoption of the MPS is allowed under Section 27 of the Act (415 ILCS 5/27 (2004)).

The Board also rejects Midwest Generation's argument that the rule violates Section 27 of the Act because the rule is not technically feasible and economically reasonable as defined by the court in Commonwealth Edison Co. v. PCB, 25 Ill. App. 3d 271, 323 N.E.2d 84 (1st Dist. 1974). The Board finds that the regulated community with one exception, Kincaid, can comply with the proposed rule as amended at second notice. As discussed below, the Board believes that Kincaid should seek relief from the rule requirements.

As to Ameren's position that the Act allows the Board to adopt "exceptions" in a rule of general applicability, the Board agrees with Ameren. The court in Commonwealth Edison stated:

Substantive rules of this nature are promulgated for general, not special, application. Consequently, investigators for the Board gather facts and solicit expert advice in regard to pollution problems affecting all types of companies in a particular trade. In a case like the present one, the Board would have been charged with investigating facts and operations of all types of generating units -- single-and multi-unit, commercial, industrial, and public utility -- and from these surveys extrapolate the appropriate principles and propose the necessary regulations. The Board cannot be expected to research, evaluate, and make allowance for every special, unusual, or unique problem involving every producer of electrical energy. Where one fails to challenge the rules generally and instead seeks to relax their enforcement against him exclusively due to arbitrary and unreasonable hardship, the

legislature has determined that the appropriate remedy is for the aggrieved party to seek a variance in accordance with Title IX of the Act. If that is denied, the aggrieved can petition to this court for review based on the record at that proceeding. We hold, therefore, that Commonwealth's 'as applied' argument cannot be raised at this stage of review. Commonwealth Edison 25 Ill. App. 3d at 281, 323 N.E.2d at 90.

Plainly, the court's finding is that an individual company cannot challenge the Board's rules of general applicability based on hardships associated with that individual company. However, nothing in the court's statements, nor the Act, limits the Board's ability to develop compliance alternatives for companies in a rule of general applicability.

The Board finds that the authority of the Board pursuant to the Act does allow the Board to amend a rule of general applicability to create exceptions. In this case, the MPS is available to all companies operating in the State. The Board is aware that Kincaid, due to its unique circumstances, may not be able to utilize the MPS; however, that fact does not limit the Board's authority to adopt the MPS.

Section 10 of the Act

The Board is unpersuaded by the argument that Section 10(B) of the Act (415 ILCS 5/10(B) (2004)) prohibits adoption of the MPS. Section 10(B) of the Act (415 ILCS 5/10 (2004)) provides that the Board "shall adopt sulfur dioxide regulations and emissions standards . . ." for the State, except for Chicago, St. Louis, and Peoria Metropolitan areas, that are "not more restrictive than necessary to attain and maintain" the primary NAAQS SO₂ and within a reasonable time the secondary NAAQS SO₂. 415 ILCS 5/10(B)(1) (2004)).

Kincaid and Midwest Generation's arguments must fail because the Board is not adopting sulfur dioxide regulations in this rulemaking. The Board is developing a rule which limits the emissions of mercury in the State. One compliance option for mercury emissions limitations is the use of the MPS. The MPS will allow a source to voluntarily reduce SO₂ emissions to allow for co-benefits that limits mercury emissions. If a source does not choose to use the MPS for mercury control, there are no new emissions limits for SO₂. Thus, the Board finds that Section 10 of the Act does not prohibit the adoption of the MPS language.

Supremacy Clause and Commerce Clause

The Board is not convinced that the adoption of the MPS will violate either the Commerce Clause or the Supremacy Clause. Midwest Generation and Kincaid's reliance on Clean Air Markets v. Pataki, 194 F. Supp. 2d 147 (N.D.N.Y. 2002) is misplaced, as the facts of that case are obviously distinguishable from the facts surrounding the MPS. In Clean Air Markets, the New York statute clearly limited the ability to trade allowances by among other things requiring that a restrictive covenant be placed on an allowance when traded. The Clean Air Markets court

found that the restrictions on trading violated both the Commerce Clause and the Supremacy Clause. However, that is not the case with the MPS. The MPS does not restrict trading; rather, an allowance is surrendered to the Agency, which in turn retires the allowance. Agreeing to participate in the MPS and thus placing the company in the position of surrendering an allowance is voluntary. If a company does not participate in the MPS, nothing in the rule limits the ability to trade, sell or purchase NO_x and SO₂ allowances. Therefore, the MPS is factually distinguishable from the New York statute and is not contrary to the Commerce Clause or the Supremacy Clause.

As previously discussed, the Board finds that the MPS is voluntary. Nothing in the language of the MPS requires a company to utilize the MPS. And in fact, the proposed rule includes other options for compliance such as the TTBS and averaging. Therefore, the Board finds that adopting the MPS is not contrary to the court's decision in U.S. v. Butler, 297 U.S. 1 (1936).

Due Process Clause

The Board finds that the rule does not violate the Due Process clause of the Constitution. As discussed above, the measurement methods included in the proposal are nearly identical to the measurement requirements of CAMR. Thus, even if the Board were to adopt CAMR, the regulated community would be subject to the same requirements for measurement. Further, the Board has found that the measurement methods proposed are technically feasible and will allow for the measurement of mercury emissions. Therefore, the rule does give proper notice as to what will be noncompliance and accordingly does not violate the Due Process Clause.

C) Change in the Rule:

The Board made two major changes to its first notice proposal, namely the addition of two new Sections to propose the temporary technology based standards (TTBS) and a new Section to address the multi pollutant standards (MPS). In addition to these new Sections the Board made the suggested changes to the TTBS language that were proposed by Prairie State. Because the Board published the TTBS rule language as a separate first notice proposal, the Board is sending the TTBS Sections to second notice in a separate package that will be filed concurrently with this second notice package for the Part 225 rule. The changes to the TTBS language, made in response to Prairie State's comments, will be discussed in that filing package.

The MPS provisions were proposed on July 28, 2006, by Ameren and the Agency in a joint statement asking that the Board include a multi-pollutant standard in the proposed rule. On August 21, 2006, Dynegy and the Agency also filed a joint statement with Dynegy joining in supporting the MPS and suggesting changes to the MPS.

The MPS is a voluntary provision that allows Illinois units to comply with mercury reductions using co-benefits from SO₂ and NO_x emissions reductions. A source must commit to reducing SO₂ and NO_x emissions and, in exchange, the source has additional time to achieve the mercury emissions standard of 0.0080 lb/GWh or 90% reduction of mercury. The MPS requires that SO₂ and NO_x allowances necessary to meet the requirements of the MPS be surrendered to the Agency for retirement. The MPS requires specific reductions of SO₂ and NO_x emissions rates and imposes deadlines for installation of HCI controls. Ameren and the Agency anticipate that installing and operating pollution control equipment pursuant to the MPS will achieve significant reductions of SO₂ and NO_x emissions beyond those required by existing regulations and beyond the federal Clean Air Interstate Rule (CAIR). Ameren and the Agency state that the MPS is both technically feasible and economically reasonable and that the level of SO₂ and NO_x emissions reductions will contribute to Illinois' efforts to achieve attainment of National Ambient Air Quality Standards (NAAQS). Ameren also testified to the technical feasibility and economic reasonableness of the MPS. Dynegy's joint statement with the Agency echoes the comments concerning the reduction of SO₂ and NO_x emissions made by the Ameren and the Agency in their joint statement. Dynegy and the Agency also indicate that the revised proposal is economically reasonable and technically feasible.

The Board added the MPS provisions to the rule as new Section 225.233.

Additionally, the Board made a number of nonsubstantive changes to the text of the rule to clarify the rule language and to ensure consistency within the rule and with the general style standards of the Board and the IAPA.

D) Public Hearing Requests:

As previously stated, the Board held 10 days of hearings in Springfield (from June 12 through 23, 2006), and eight days of hearings in Chicago (from August 14 through 23, 2006). On August 24, 2006, Midwest Generation filed a motion for additional hearings, primarily to discuss the MPS proposal. On August 31, 2006, the Agency and Ameren responded in opposition to the motion for additional hearings. Also on August 31, 2006, Kincaid Generation, L.L.C. (Kincaid) filed a response supporting Midwest Generation's motion.

The Board found that Midwest Generation had sufficient time to prepare extensive questions on the MPS proposal for the Board's second hearing in the rulemaking and that holding another hearing would not aid the Board in developing a full record. The Board denied the motion for an additional hearing.

10) Justification and Rationale:

A) Changes in Statutory Language: None

B) Changes in Board Policy, Procedures or Structure: None

- C) Citations to Federal Laws, Rule or Regulations, or Finding Requirements: This rulemaking is proposed to meet certain obligations of the State of Illinois under the Clean Air Act, 42 U.S.C. § 7401 *et seq.*; specifically, to satisfy Illinois' obligation to submit a State Implementation Plan to address the requirements of the Clean Air Mercury Rule (CAMR), 70 Fed. Reg. 28606.
- D) Court Decisions: None
- E) Other Reasons: While this proposal is intended to satisfy the federal requirements under the CAMR, the proposed rule has emission limits and timelines that are more stringent than those found in the federal CAMR. The Agency explained that while the proposed rule is consistent with CAMR, the proposal addresses serious deficiencies present in the CAMR including the unnecessary delay in achieving mercury emissions reductions, the inherent concerns associated with a cap and trade program to control a persistent, bioaccumulative toxin, the inadequate mercury reductions contained in the CAMR, and the legal basis upon which CAMR was adopted.

11) Name of Agency Representative:

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AGENCY ANALYSIS OF ECONOMIC AND BUDGETARY EFFECTS OF PROPOSED RULEMAKING

Agency: Illinois Pollution Control Board

Part/Title: "Control of Emissions from Large Combustion Sources", 35 Ill. Adm. Code 225

Illinois Register Citation: May 19, 2006 (30 Ill. Reg. 9281)

Please attempt to provide as dollar-specific responses as possible and feel free to add any relevant narrative explanation.

The Mercury Rule in Brief

The proposed mercury rule would be effective upon filing. The rule as proposed requires compliance beginning July 1, 2009 with a mercury emissions standard of 0.00801 lb/GWh or a 90% reduction from input mercury. The rule also includes a temporary technology based standard (TTBS) and a multi-pollutant control system (MPS). There is already a federal rule requiring mercury control, the Clean Air Mercury rule (CAMR) that takes effect if Illinois does not adopt its own mercury rules. So, there would be costs to industry to comply with federal mercury rules even if Illinois does not adopt its own mercury rules.

In letters of June 26 and 29, 2006 responding to the Board's request for an economic impact study, the Department of Commerce and Economic Opportunity stated it did not have the resources to perform economic impact studies on this rulemaking.

The record created at hearing and in public comments indicates that, for some electrical generating units (EGUs), installation of the control technology to reach compliance with another existing federal rule will have the "co-benefit" of achieving compliance with the mercury rule. That other federal rule (that also takes effect if Illinois does not adopt its own rule) is the Clean Air Interstate Rule (CAIR) requiring additional controls on emissions of nitrous oxide and sulfur dioxide.

The testimony from 18 days of hearing and over 7,200 public comments led the Board to conclude that the proposed rules is economically reasonable and technically feasible. The Board has included a detailed economic analysis of this proposed rule in its November 2, 2006 opinion and order in Docket R06-25. The entire opinion and order is included with this second notice package. The following responses are briefly summarized from the extensive discussion in the Board's opinion.

1. Anticipated effect on State expenditures and revenues.
 - (a) Current cost to the agency for this program/activity.
\$ Unknown, The Board does not break its costs down by case type or program, and so cannot determine how many enforcement cases, permit appeals, or variance requests may be attributable to this new rule.

- (b) If this rulemaking will result in an increase or decrease in cost, specify the fiscal year in which this change will first occur and the dollar amount of the effect.

As early as FY 07, the Board could see requests for variances and adjusted standards, as the rule is stayed as to sources that file such requests within 20 days of a rule's effective date. See 415 ILCS 5/28.1, 38(b). Beginning in FY 09 and 10, the Board could see mercury enforcement actions or permit appeals, as well as additional requests for variances or adjusted standards.

- (c) Indicate the funding source, including Fund and appropriation lines, for this program/activity.

N/A

- (d) If an increase or decrease in the costs of another State agency is anticipated, specify the fiscal year in which this change will first occur and the estimated dollar amount of the effect.

While the Illinois Environmental Protection Agency did not present testimony to quantify any changes to its costs as a result of the proposed rule, the Board anticipates that the Agency will likely see an increase in its permit review and enforcement expenses regarding electrical generating units.

- (e) Will this rulemaking have any effect on State revenues or expenditures not already indicated above? Specify effects and amounts.

N/A

2. Economic effect on persons affected by the rulemaking.

- (a) Indicate the economic effect and specify the persons affected:

This rule will impose new expenses on owners and operators of large electrical generating units (EGUs), but will also have an economic benefit to the citizens of Illinois by reduction of adverse health effects from ingestion of mercury in fish.

Dollar amount per person: See below

Total Statewide cost: See below

Industry-wide, owners and operators of large EGUs are estimated to incur yearly additional control costs of \$33 million. The testimony translated that cost into an average cost increase for the Illinois coal plants of \$0.375/MWh, but each power plant will incur greater or lesser costs to their site-specific configuration. The Board recognizes that the cost for some units such as those opting into MPS may be higher, but those costs also represent the "co-benefit" cost of controlling SO₂ and NOx.

- (b) If an economic effect is predicted, please briefly describe how the effect will occur.

The proposed rule will require many EGUs to use different emission control technologies, which will result in new costs that the Board assumes will be passed on to consumers.

The positive effects are estimated to result from the decreased levels of mercury in the waters of Illinois, with a resulting drop in the mercury levels in the fish. This is anticipated to result in fewer fish advisories for the waters of Illinois, benefiting sports and subsistence fisherman alike.

- (c) Will the rulemaking have an indirect effect that may result in increased administrative costs? Will there be any change in requirements such as filing, documentation, reporting or completion of forms? Compare to current requirements.

The mercury rule is a proposed new rule; therefore all of the reporting and recordkeeping requirements are new requirements. But, EGU's are already required to have air permits that subject them to various other reporting and recordkeeping requirements. The mercury requirements are, however, in line with the federally mandated (CAMR) reporting requirements for control of mercury emissions.

ATTACHMENT A
FIRST NOTICE CHANGES

AGENCY: Pollution Control Board

RULEMAKING: "Control of Emissions from Large Combustion Sources" 35 Ill. Adm. Code 225; May 19, 2006 (30 Ill. Reg. 9281)

- 1) After line 28 add 225.233 Multi Pollutant Standard (MPS)
- 2) In lines 50, 55, 129, 189, 190, 194 (twice), 243, 282, 300, 305, 311, 328, 331, 335, 338, 368, 386, 388, 392, 401, 412, 422, 462, 514, 548, 549, 557, 567, 571, 587, 626, 632, 637, 649, 665, 670, 674, 681, 707, 721, 724, 753, 762, 822, 828, 832, 851, 855, 874, 879, 881, 885, 939, 954, 977, 982, 996, 1004, 1007, 1016, 1027, 1030, 1034, 1041, 1048, 1055, 1058, 1061, 1079, 1084, 1095, 1103, 1108, 1119, 1126, 1129, 1139, 1145, 1155, 1158, 1160, 1164, 1166, 1178, 1192, 1197, 1200, 1236, 1237, 1238, 1242, 1245, 1345, 1353, 1355, 1359, and 1360 change "shall" to "must"
- 3) In line 58 after "CAAPP Clean Air Act Permit Program" add "CEMS continuous emission monitoring system"
- 4) In line 58 after "lb pound" add "MPS Multi Pollutant Standard"
- 5) In line 58 after "SO₂ sulfur dioxide" add "TTBS Temporary Technology Based Standard"
- 6) In lines 62 through 65, change "The definitions contained in this Section apply only to the provisions of this Part. Unless otherwise defined in this Section and unless a different meaning of a term is clear from its context, the definitions of terms used in this Part shall have the meanings specified for those terms in 35 Ill. Adm. Code 211." To "The following definitions ~~contained in this Section apply only to for the provisions purposes~~ of this Part. Unless otherwise defined in this Section ~~and unless or~~ a different meaning of for a term is clear from its context, the ~~definitions~~ of terms used in this Part shall have the meanings specified for those terms in 35 Ill. Adm. Code 211."
- 7) After line 66 add ""Agency" means the Illinois Environmental Protection Agency. [415 ILCS 5/3.105]"
- 8) After line 69 add:
 "Base Emission Rate" means, for a group of EGUs subject to emission standards for NOx and SO₂ pursuant to Section 225.233, the average emission rate of NOx or SO₂ from the EGUs, in pounds per million Btu heat input, for calendar years 2003 through 2005 (or, for seasonal NOx, the 2003 through 2005 ozone seasons), as determined from the data collected and quality assured by the USEPA pursuant to the 40 CFR 72 and 96 federal Acid Rain and NOx Budget Trading Programs for the emissions and heat input of that group of EGUs.

“Board” means the Illinois Pollution Control Board. [415 ILCS 5/3.105]”

- 9) In line 85 change “chemical process” to “chemical processing of coal”
- 10) In line 91 after “turbine” add “of which both of the following conditions are true”
- 11) In line 93 change “Having equipment used” to “It uses equipment”
- 12) In line 97 change “Producing” to “It produces either of the following”
- 13) In line 97 change “starting” to “beginning”
- 14) In line 98 add “subsequent” after “any”
- 15) In line 98 add a comma after “electricity”
- 16) In line 98 change “after the calendar year in which” to “after that”
- 17) In line 101 add “, both of the following” after “unit”
- 18) In line 103 change “5” to “five”
- 19) In line 111 change the period after “output” to “; or”
- 20) In lines 126, 133, 159, 163, 185 change “with regards to” to “for the purposes of”
- 21) In lines 127, 130, 139, 141, 146, and 161 change “Electrical Generating Unit” to “EGU”
- 22) In line 204 change “60.49a(k)(1), 60.49a(p)” to “60.49a(k)(1) and (p)”
- 23) In line 209 after “ASTM.” Add “The following methods from the”
- 24) Change lines 212 through 213 to read:
“ASTM D388-77 (approved February 25, 1977), D388-90 (approved March 30, 1990), D388-91a (approved April 15, 1991), D388-95 (approved January 15, 1995), D388-98a (approved September 10, 1998), or D388-99 (approved September 10, 1999, reapproved in 2004), Classification of Coals by Rank”
- 25) In lines 238, 268, 290, 291, 297, 302, 305, 307, 321, 324, 329, 331, 335, 338, 348, 349, 364, 378, 381, 386, 388, 392, 400, 411, 417 (twice), 422, 428 (twice), 434, 439, 454, 462, 468, 475, 493, 498, 499, 544, 547, 549, 558, 665, 672, 797, 803, 838, 887, 907, 1046, 1053, 1115, 1139, 1204, 1236, 1247, 1261, 1277, 1288, 1299 add “B” after “Subpart”
- 26) In line 239 add “operating” after “units”

- 27) In lines 248, 252, 255, 259, and 263 after the closing parenthesis add “, incorporated by reference in Section 225.140”
- 28) In line 299 change “under” to “of”
- 29) In lines 313 and 314, change “This period may be extended for cause, at any time prior to the end of five years, in writing by the Agency” to “This period may be extended, in writing by the Agency, for cause, at any time prior to the end of five years.”
- 30) In line 316 change “information,” to “information gathered”
- 31) In line 317 delete “of this Subpart”
- 32) In line 339 change “and” to “or”
- 33) In line 357 change “by” to “on or before”
- 34) In line 372 add “U.S. Department of Energy” before “Energy Information”
- 35) In line 428 in the definition of “I_i” change “pounds” to “lbs”
- 36) In line 432 change “with one of the above” to “with the”
- 37) In line 438 change “For this purpose” to “For the purpose of demonstrating compliance with the alternative emission standards of this subsection (b)”
- 38) In line 467 change “an EGU” to “multiple EGUs”
- 39) In line 473 change “For this purpose” to “For the purposes of the alternative emission standard of subsection (d)(1) of this Section”
- 40) In line 500 change “that shows” to “that demonstrates”
- 41) In line 514 change “be determined” to “be demonstrated”
- 42) In line 515 delete “of this Subpart” after “(d)(2)”
- 43) In lines 516 and 517 change “rather than only” to “rather than by using only”
- 44) In line 529 delete “Electric Energy, Inc., ID 127855AAC;”
- 45) After line 560 add,

Section 225.233 Multi-Pollutant Standards (MPS)

- a) General.

- 1) As an alternative to compliance with the emissions standards of Section 225.230(a), the owner of eligible EGUs may elect for those EGUs to demonstrate compliance pursuant to this Section, which establishes control requirements and standards for emissions of NO_x and SO₂, as well as for emissions of mercury.
- 2) For the purpose of this Section, the following requirements apply:
 - A) An eligible EGU is an EGU that is located in Illinois and which commenced commercial operation on or before December 31, 2004; and
 - B) Ownership of an eligible EGU is determined based on direct ownership, by the holding a majority interest in a company that owns the EGU or EGUs, or by the common ownership of the company that owns the EGU, whether through a parent-subsidiary relationship, as a sister corporation, or as an affiliated corporation with the same parent corporation, provided that the owner has the right or authority to submit a CAAPP application on behalf of the EGU.
- 3) The owner of one or more EGUs electing to demonstrate compliance with this Subpart B pursuant to this Section must submit an application for a CAAPP permit modification to the Agency, as provided in Section 225., that includes the information specified in subsection (b) of this Section and which clearly states the owner's election to demonstrate compliance pursuant to this Section 225.233.
 - A) If the owner of one or more EGUs elects to demonstrate compliance with this Subpart pursuant to this Section, then all EGUs it owns in Illinois as of July 1, 2006, as defined in subsection (a)(2)(B) of this Section, must be thereafter subject to the standards and control requirements of this Section, except as provided in subsection (a)(3)(B) below. Such EGUs must be referred to as a Multi-Pollutant Standard (MPS) Group.
 - B) Notwithstanding the foregoing, the owner may exclude from the an MPS Group any EGU scheduled for permanent shutdown that the owner so designates in its CAAPP application required to be submitted pursuant to subsection (a)(3) of this Section, with compliance for such units to be achieved by means of Section 225.235.

- 4) When an EGU is subject to the requirements of this Section, the requirements apply to all owners and operators of the EGU, and to the designated representative for the EGU.
- b) Notice of Intent.
- The owner of one or more EGUs that intends to comply with this Subpart B by means of this Section must notify the Agency of its intention by December 31, 2007. The following information must accompany the notification:
- 1) The identification of each EGU that will be complying with this Subpart B by means of the multi-pollutant standards contained in this Section, with evidence that the owner has identified all EGUs that it owned in Illinois as of July 1, 2006 and which commenced commercial operation on or before December 31, 2004;
 - 2) If an EGU identified in subsection (b)(1) of this Section is also owned or operated by a person different than the owner submitting the notice of intent, a demonstration that the submitter has the right to commit the EGU or authorization from the responsible official for the EGU accepting the application;;
 - 3) The Base Emission Rates for the EGUs, with copies of supporting data and calculations;;
 - 4) A summary of the current control devices installed and operating on each EGU and identification of the additional control devices that will likely be needed for the each EGU to comply with emission control requirements of this Section, including identification of each EGU in the MPS group that will be addressed by subsection (c)(1)(B) of this Section, with information showing that the eligibility criteria for this subsection (b) are satisfied; and
 - 5) Identification of each EGU that is scheduled for permanent shut down, as provided by Section 225.235, which will not be part of the MPS Group and which will not be demonstrating compliance with this Subpart B pursuant to this Section.

c) Control Technology Requirements for Emissions of Mercury:.

- 1) Requirements for EGUs in an MPS Group.
 - A) For each EGU in an MPS Group other than an EGU that is addressed by subsection (c)(1)(B) of this Section for the period beginning July 1, 2009 (or December 31, 2009 for an EGU for which an SO₂ scrubber or fabric filter is being installed to be in operation by December 31, 2009), and ending on December 31,

2014 (or such earlier date that the EGU is subject to the mercury emission standard in subsection (d)(1) of this Section), the owner or operator of the EGU must ~~shall~~ install, to the extent not already installed, and properly operate and maintain one of the following emissions control devices:

- i) A Halogenated Activated Carbon Injection System, complying with the sorbent injection requirements of subsection (c)(2) of this Section, except as may be otherwise provided by subsection (c)(4) of this Section, and followed by a Cold-Side Electrostatic Precipitator or Fabric Filter; or
 - ii) If the boiler fires bituminous coal, a Selective Catalytic Reduction (SCR) System and an SO₂ Scrubber.
- B) An owner of an EGU in an MPS Group has two options under this subsection (c). For an MPS Group that contains EGUs smaller than 90 gross MW in capacity, the owner may designate any such EGUs to be not subject to subsection (c)(1)(A) of this Section. Or, for an MPS Group that contains EGUs with gross MW capacity of less than 115 MW, the owner may designate any such EGUs to be not subject to subsection (c)(1)(A) of this Section, provided that the aggregate gross MW capacity of the designated EGUs does not exceed 4% of the total gross MW capacity of the MPS Group. For any EGU subject to one of these two options, unless the EGU is subject to the emission standards in subsection (d)(2) of this Section, beginning on January 1, 2013, and continuing until such date that the owner or operator of the EGU commits to comply with the mercury emission standard in subsection (d)(2) of this Section, the owner or operator of the EGU must install and properly operate and maintain a Halogenated Activated Carbon Injection System that complies with the sorbent injection requirements of subsection (c)(2) of this Section, except as may be otherwise provided by subsection (c)(4) of this Section, and followed by either a Cold-Side Electrostatic Precipitator or Fabric Filter. The use of a properly installed, operated, and maintained Halogenated Activated Carbon Injection System that meets the sorbent injection requirements of subsection (c)(2) of this Section is defined as the “principal control technique.”
- 2) For each EGU for which injection of halogenated activated carbon is required by subsection (c)(1) of this Section, the owner or operator of the EGU must inject halogenated activated carbon in an optimum manner, which, except as provided in subsection (c)(4) of this Section, is defined as all of the following:

- A) The use of an injection system designed for effective absorption of mercury, considering the configuration of the EGU and its ductwork;
- B) The injection of halogenated activated carbon manufactured by Alstom, Norit, or Sorbent Technologies, or the injection of any other halogenated activated carbon or sorbent that the owner or operator of the EGU has demonstrated to have similar or better effectiveness for control of mercury emissions; and
- C) The injection of sorbent at the following minimum rates, as applicable:
 - i) For an EGU firing subbituminous coal, 5.0 lbs per million actual cubic feet or, for any cyclone-fired EGU that will install a scrubber and baghouse by December 31, 2012, and which already meets an emission rate of 0.020 lb mercury/GWh gross electrical output or at least 75 percent reduction of input mercury, 2.5 lbs per million actual cubic feet;
 - ii) For an EGU firing bituminous coal, 10.0 lbs per million actual cubic feet or for any cyclone-fired EGU that will install a scrubber and baghouse by December 31, 2012, and which already meets an emission rate of 0.020 lb mercury/GWh gross electrical output or at least 75 percent reduction of input mercury, 5.0 lbs per million actual cubic feet;
 - iii) For an EGU firing a blend of subbituminous and bituminous coal, a rate that is the weighted average of the above rates, based on the blend of coal being fired.; or
 - iv) A rate or rates set lower by the Agency, in writing, than the rate specified in any of subsections (c)(2)(C)(i), (c)(2)(C)(ii), or (c)(2)(C)(iii) of this Section on a unit-specific basis, provided that the owner or operator of the EGU has demonstrated that such rate or rates are needed so that carbon injection will not increase particulate matter emissions or opacity so as to threaten noncompliance with applicable requirements for particulate matter or opacity.
- D) For the purposes of subsection (c)(2)(C) of this Section, the flue gas flow rate must be determined for the point of sorbent injection; provided that this flow rate may be assumed to be identical to the

stack flow rate if the gas temperatures at the point of injection and the stack are normally within 100° F, or the flue gas flow rate may otherwise be calculated from the stack flow rate, corrected for the difference in gas temperatures.

- 3) The owner or operator of an EGU that seeks to operate an EGU with an activated carbon injection rate or rates that are set on a unit-specific basis pursuant to subsection (c)(2)(C)(iv) of this Section must submit an application to the Agency proposing such rate or rates, and must meet the requirements of subsections (c)(3)(A) and (c)(3)(B) of this Section, subject to the limitations of subsections (c)(3)(C) and (c)(3)(D) of this Section:
 - A) The application must be submitted as an application for a new or revised federally enforceable operating permit for the EGU, and it must include a summary of relevant mercury emission data for the EGU, the unit-specific injection rate or rates that are proposed, and detailed information to support the proposed injection rate or rates; and
 - B) This application must be submitted no later than the date that activated carbon must first be injected. For example, the owner or operator of an EGU that must inject activated carbon pursuant to subsection (c)(1)(A) of this subsection must apply for unit-specific injection rate or rates by July 1, 2009. Thereafter, the owner or operator of the EGU may supplement its application.
 - C) Any decision of the Agency denying a permit or granting a permit with conditions that set a lower injection rate or rates may be appealed to the Board pursuant to Section 39 of the Act; and
 - D) The owner or operator of an EGU may operate at the injection rate or rates proposed in its application until a final decision is made on the application, including a final decision on any appeal to the Board.
- 4) During any evaluation of the effectiveness of a listed sorbent, an alternative sorbent, or other technique to control mercury emissions, the owner or operator of an EGU need not comply with the requirements of subsection (c)(2) of this Section for any system needed to carry out the evaluation, as further provided below:
 - A) The owner or operator of the EGU must conduct the evaluation in accordance with a formal evaluation program submitted to the Agency at least 30 days prior to commencement of the evaluation;
 - B) The duration and scope of the evaluation may not exceed the duration and scope reasonably needed to complete the desired

- evaluation of the alternative control technique, as initially addressed by the owner or operator in a support document submitted with the evaluation program;;
- C) The owner or operator of the EGU must submit a report to the Agency no later than 30 days after the conclusion of the evaluation that describes the evaluation conducted and which provides the results of the evaluation; and
- D) If the evaluation of the alternative control technique shows less effective control of mercury emissions from the EGU than was achieved with the principal control technique, the owner or operator of the EGU must resume use of the principal control technique. If the evaluation of the alternative control technique shows comparable effectiveness to the principal control technique, the owner or operator of the EGU may either continue to use the alternative control technique in a manner that is at least as effective as the principal control technique, or it may resume use of the principal control technique. If the evaluation of the alternative control technique shows more effective control of mercury emissions than the control technique, the owner or operator of the EGU must continue to use the alternative control technique in a manner that is more effective than the principal control technique, so long as it continues to be subject to this subsection (c) of this Section.
- 5) In addition to complying with the applicable recordkeeping and monitoring requirements in Sections 225.240 through 225.290, the owner or operator of an EGU that elects to comply with this Subpart B by means of this Section must also comply with the following additional requirements:
- A) For the first 36 months that injection of sorbent is required, it must maintain records of the usage of sorbent, the exhaust gas flow rate from the EGU, and the sorbent feed rate, in pounds per million actual cubic feet of exhaust gas at the injection point, on a weekly average;
- B) After the first 36 months that injection of sorbent is required, it must monitor activated sorbent feed rate to the EGU, flue gas temperature at the point of sorbent injection, and exhaust gas flow rate from the EGU, automatically recording this data and the sorbent carbon feed rate, in pounds per million actual cubic feet of exhaust gas at the injection point, on an hourly average; and

- C) If a blend of bituminous and sub-bituminous coal is fired in the EGU, it must keep records of the amount of each type of coal burned and the required injection rate for injection of activated carbon, on a weekly basis.
 - 6) In addition to complying with the applicable reporting requirements in Sections 225.240 through 225.290, the owner or operator of an EGU that elects to comply with this Subpart B by means of this Section must also submit quarterly reports for the recordkeeping and monitoring conducted pursuant to subsection (c)(5) of this Section.
- d) Emission Standards for Mercury.
- 1) For each EGU in an MPS Group that is not addressed by subsection (c)(1)(B) of this Section, beginning January 1, 2015 (or such earlier date when the owner or operator of the EGU notifies the Agency that it will comply with these standards) and continuing thereafter, the owner or operator of the EGU must comply with one of the following standards on a rolling 12-month basis:
 - A) An emission standard of 0.0080 lb mercury/GWh gross electrical output; or
 - B) A minimum 90-percent reduction of input mercury.
 - 2) For each EGU in an MPS Group that has been addressed under subsection (c)(1)(B) of this Section, beginning on the date when the owner or operator of the EGU notifies the Agency that it will comply with these standards and continuing thereafter, the owner or operator of the EGU must comply with one of the following standards on a rolling 12-month basis:
 - A) An emission standard of 0.0080 lb mercury/GWh gross electrical output; or
 - B) A minimum 90-percent reduction of input mercury.
 - 3) Compliance with the mercury emission standard or reduction requirement of this subsection (d) must be calculated in accordance with Section 225.230(a) or (d).
- e) Emission Standards for NO_x and SO₂.
- 1) NO_x Emission Standards.

- A) Beginning in calendar year 2012, and continuing in each calendar thereafter, for the EGUs in each MPS Group, the owner and operator of the EGUs must comply with an overall NO_x annual emission rate of no more than 0.11 lbs/million Btu or an emission rate equivalent to 52 percent of the Base Annual Rate of NO_x emissions, whichever is more stringent.
- B) Beginning in the 2012 ozone season and continuing in each ozone season thereafter, for the EGUs in each MPS Group, the owner and operator of the EGUs must comply with an overall NO_x seasonal emission rate of no more than 0.11 lbs/million Btu or an emission rate equivalent to 80 percent of the Base Seasonal Rate of NO_x emissions, whichever is more stringent.

2) SO₂ Emissions Standards.

- A) Beginning in calendar year 2013 and continuing in calendar year 2014, for the EGUs in each MPS Group, the owner and operator of the EGUs must comply with an overall SO₂ annual emission rate of 0.33 lbs/million Btu or a rate equivalent to 44 percent of the Base Rate of SO₂ emissions, whichever is more stringent.
- B) Beginning in calendar year 2015, and continuing in each calendar year thereafter, for the EGUs in each MPS Grouping, the owner and operator of the EGUs must comply with an overall annual emission rate for SO₂ of 0.25 lbs/million Btu or a rate equivalent to 35 percent of the Base Rate of SO₂ emissions, whichever is more stringent.

3) Compliance with the NO_x and SO₂ emission standards must be demonstrated in accordance with Sections 225.310, 225.410, and 225.510. The owner or operator of EGUs must complete the demonstration of compliance before March 1 of the following year for annual standards and before November 1 for seasonal standards, by which date a compliance report must be submitted to the Agency.

f) Requirements for NO_x and SO₂ Allowances.

- 1) The owner or operator of EGUs in an MPS Group must not sell or trade to any person or otherwise exchange with or give to any person NO_x allowances allocated to the EGUs in the MPS Group for vintage years 2012 and beyond that would otherwise be available for sale, trade, or exchange as a result of actions taken to comply with the standards in subsection (e) of this Section. Such allowances that are not retired for compliance must be surrendered to the Agency on an annual basis, beginning in calendar year 2013. This provision does not apply to the use,

sale, exchange, gift, or trade of allowances among the EGUs in an MPS Group.

- 2) The owners or operators of EGUs in an MPS Group must not sell or trade to any person or otherwise exchange with or give to any person SO₂ allowances allocated to the EGUs in the MPS Group for vintage years 2013 and beyond that would otherwise be available for sale or trade as a result of actions taken to comply with the standards in subsection (e) of this Section. Such allowances that are not retired for compliance or otherwise surrendered pursuant to a consent decree to which the State of Illinois is a party, must be surrendered to the Agency on an annual basis, beginning in calendar year 2014. This provision does not apply to the use, sale, exchange, gift, or trade of allowances among the EGUs in an MPS Group.
- 3) The provisions of this subsection (f) do not restrict or inhibit the sale or trading of allowances that become available from one or more EGUs in a MPS Group as a result of holding allowances that represent over-compliance with the NO_x or SO₂ standard in subsection (e) of this Section, once such a standard becomes effective, whether such over-compliance results from control equipment, fuel changes, changes in the method of operation, unit shut downs, or other reasons.
- 4) For purposes of this subsection (f), NO_x and SO₂ allowances mean allowances necessary for compliance with Sections 225.310, 225.410, or 225.510 40 CFR 72, or Subparts AA and AAAA of 40 CFR 96. This Section does not prohibit the owner or operator of EGUs in an MPS Group from purchasing or otherwise obtaining allowances from other sources as allowed by law for purposes of complying with federal or state requirements, except as specifically set forth in this Section.
- 5) Before March 1, 2010, and continuing each year thereafter, the owner or operator of EGUs in an MPS Group must submit a report to the Agency that demonstrates compliance with the requirements of this subsection (f) for the previous calendar year, and which includes identification of any allowances that have been surrendered to the USEPA or to the Agency; and any allowances that were sold, gifted, used, exchanged, or traded because they became available due to over-compliance. All allowances that are required to be surrendered must be surrendered by August 31, unless USEPA has not yet deducted the allowances from the previous year. A final report must be submitted to the Agency by August 31 of each year, verifying that the actions described in the initial report have taken place or, if such actions have not taken place, an explanation of all changes that have occurred and the reasons for such changes. If USEPA has not deducted the allowances from the previous year by August 31, the

final report must be due, and all allowances required to be surrendered must be surrendered, within 30 days after such deduction occurs.

- g) Notwithstanding 35 Ill. Adm. Code 201.146(hhh), until an EGU has complied with the applicable emission standards of subsections (d) and (e) of this Section for 12 months, the owner or operator of the EGU must obtain a construction permit for any new or modified air pollution control equipment that it proposes to construct for control of emissions of mercury, NO_x, or SO₂."

46) In line 563 delete "of this Subpart" after "225.230(a)"

47) In line 564 change "as follows" to "as described in this Section"

48) In lines 566 and 567 change "The owner or operator of an EGU for which this Section is being relied upon shall by no later than" to "The owner or operator of an EGU that relies on this Section must complete the following actions before"

49) In line 569 change "Illinois EPA" to "Agency"

50) In lines 571 and 572 change "shall be accompanied by" to "must include"

51) In line 582 change "permit(s)" to "permits"

52) In lines 586 and 587, change "for which this Section is being relied upon shall by no later than June 30, 2010" to "that relies on this Section must, before June 30, 2010, complete the following actions"

53) In line 590 change "addressed by" to "described in"

54) In line 593 change "permit(s)" to "permits"

55) In lines 601 and 605 change "units" to "unit"

56) In line 610 change "Illinois EPA" to "Agency"

57) In line 610 change "such" to "the specified"

58) In lines 614 and 615 change "in which case the date for shut down of the EGU may be extended" to "in which case the Agency may accept the demonstration as substantiated and extend the date for shut down of the EGU"

59) In line 618 change "units" to "unit"

60) In line 620 change the period to ";" or"

61) In line 623 change "units" to "unit"

- 62) In lines 630, 631, 633, 636, 638, 658, 684, 692, 775, 783, 792, 811, 833, 836, 847, 868, 877, 946, 1023, 1035, 1048, 1055, 1190 delete “of this Subpart”
- 63) In line 662 change “shall” to “will”
- 64) In lines 664 and 665 change “continuous emission monitoring systems” to “CEMs”
- 65) In line 666 change “in terms of calendar months” to “based on calendar months”
- 66) In line 672 after “CFR 75” add “(sections 75.80 through 75.84), incorporated by reference in Section 225.140”
- 67) In lines 683, 690, 705, 716, 740, 752, 761, 767, 797, 825, 828, 835, 846, 857, 887, 889, 907, 922, 931, 938, 949, 951, 957, 958, 971, 1002, 1009, 1010, 1023, 1079, 1097, 1119, 1149, 1152, 1156, 1218, 1348 change “under” to “pursuant to”
- 68) In line 695 change “quality-assure” to “assure the quality of”
- 69) In line 700 change “also” to “it must”
- 70) In line 704 change “(f), and submit” to “(f). Also the owner or operator must submit”
- 71) In line 706 change “Illinois EPA” to “Agency”
- 72) In line 708 change “conducted by the” to “conducted by the applicable of the”
- 73) In lines 723, 726 change “the following” to “the applicable of the following”
- 74) In line 740 change “(2)” to “(b)(2)”
- 75) In line 747 add a period after “Data”
- 75) In line 754 add “the” after “report”
- 76) In line 754 add “the” after “as appropriate”
- 77) In line 755 add “the” before “stack gas flow”
- 78) In line 755 add “the” before “stack gas moisture”
- 79) In line 763 add “as set forth” after “procedures”
- 80) In line 770 add a period after “Prohibitions”
- 81) In lines 772, 780, 786, 795 change “shall” to “may”

- 82) In line 774 delete “any”
- 83) Inline 780 change “the” to “its”
- 84) In lines 786-787, 796, 823, 824, 832, 845, 856, 859, 861, 867 change “continuous emission monitoring system” to “CEMS”
- 85) In line 816 change “applicable provisions of 40 CFR 75” to “provisions of 40 CFR 75.4 and 75.64 relating to”
- 86) In line 825 add “, incorporated by reference in Section 225.140” after “40 CFR 75.15”
- 87) In line 827 change “low mass emissions” to “low-mass-emissions”
- 88) In line 828 add “, incorporated by reference in Section 225.140” after “40 CFR 75.81(b)”
- 89) In line 828 add “set forth” after “procedures”
- 90) In lines 835 and 836 add “, incorporated by reference in Section 225.140” after “40 CFR 75.80(d)”
- 91) In line 850 add “, each incorporated by reference in Section 225.140” after “40 CFR 75”
- 92) In line 852 add “, incorporated by reference in Section 225.140” after “40 CFR 75.20(b)”
- 93) In line 860 after “include” add “, but are not limited to,”
- 94) In line 866 after “through” add “(a)(3)”
- 95) In lines 868 through 872 change “For recertifications, replace the words “certification” and “initial certification” with the word “recertification”, replace the word “certified” with the word “recertified”, and follow the procedures in 40 CFR 75.20(b)(5) in lieu of the procedures in subsection (a)(3)(E) of this Section.” To read “For recertifications, ~~replace~~ the words “certification” and “initial certification” ~~with~~are to be read as the word “recertification”, ~~replace~~ the word “certified” ~~with~~is to be read as the word “recertified”, and ~~follow~~ the procedures set forth in 40 CFR 75.20(b)(5) ~~are to be followed~~ in lieu of the procedures set forth in subsection (a)(3)(E) of this Section.”
- 96) In line 882 add “, incorporated by reference in Section 225.140” after “40 CFR 75.63”
- 97) In line 886 add “, incorporated by reference in Section 225.140” after “40 CFR 75.20(a)(3)”
- 98) In lines 899, 912, 916, 932 change “will” to “must”
- 99) In line 903 change “such a notice” to “a written notice of approval or disapproval”

- 100) In line 906 add “which” after “and”
- 101) In line 924, 936, 993 change “shall” to “will”
- 102) In line 929 add a comma after “40 CFR 75”
- 103) In line 940 change “certification in” to “certification set forth in”
- 104) In line 952 change “then” to “the owner or operator must fulfill the following requirements”
- 105) In lines 954 and 955 delete the commas after “values” and “system” and add “and” after system
- 106) In line 957 change “75.21(e) and” to “75.21(e), “
- 107) In line 959 add “, each incorporated by reference in Section 225.140” after “75.20(a)(5)(i)”
- 108) In lines 963, 970, and 975 add “, incorporated by reference in Section 225.140” after “40 CFR 75”
- 109) In lines 1002 through 1005 change “The owner or operator of an EGU qualified to use the mercury low mass emissions excepted methodology under 40 CFR 75.81(b) shall meet the applicable certification and recertification requirements in 40 CFR 75.81(c) through (f).” to read “The owner or operator that has elected to use the mercury-low-mass-emissions-excepted methodology for a qualified EGU pursuant to 40 CFR 75.81(b) must meet the applicable certification and recertification requirements in 40 CFR 75.81(c) through (f), incorporated by reference in Section 225.140.”
- 110) In line 1015 add “, incorporated by reference in Section 225.140” after “40 CFR 75”
- 111) In line 1017 add “, each incorporated by reference in Section 225.140” after “40 CFR 75”
- 112) In line 1025 change “will” to “must”
- 113) In line 1027 add “(b)” after “subsection”
- 114) In line 1042 change “report heat” to “report the heat”
- 115) In line 1042 add “, incorporated by reference in Section 225.140” after “40 CFR 75”
- 116) In line 1055 change “shall:” to “must fulfill the following requirements”
- 117) In line 1061 change “such a manner so as to provide” to “a manner that provides”
- 118) In lines 1066, 1069, and 1073 change “or equivalent” to “or an equivalent method”

119) In line 1096 add “, incorporated by reference in Section 225.140 (as a segment of 40 CFR 75)” after “40 CFR 75.61”

120) In line 1097 add “, incorporated by reference in Section 225.140” after “40 CFR 75.82(b)(2)(ii)”

121) In line 1106 add “, incorporated by reference in Section 225.140” after “40 CFR 75.84”

122) In line 1150 add “, incorporated by reference in Section 225.140” after “40 CFR 75”

123) In line 1153 add “, incorporated by reference in Section 225.140” after “40 CFR 75”

124) In line 1156 add “, incorporated by reference in Section 225.140” after “40 CFR 75.84(f)”

125) In line 1170 add “, incorporated by reference in Section 225.140” after “40 CFR 75”

126) In line 1187 change “Relative Accuracy Test Audit(s)” to “RATAs”

127) In line 1244 change “certification” to “it must certify”

128) In line 1245 add “appropriate data as set forth in subsections (d)(2)(A) through (d)(2)(E) of this Section, together with the data set forth in subsection (d)(2)(F) of this Section” after “following”

129) In line 1348 add “,incorporated by reference in Section 225.140” after “40 CFR 75.82(b)(2)(ii)”

SECOND NOTICE

- 1) Agency: Pollution Control Board
- 2) Title and Administrative Code Citation: "Control of Emissions from Large Combustion Sources", 35 Ill. Adm. Code 225
- 3) Date and Citation to Illinois Register: July 28, 2006 (30 Ill. Reg. 12706)
- 4) Text and Location of any Changes from First Notice: See Attachment A
- 5) Response to Codification Recommendations: No changes were requested by the Secretary of State.
- 6) Incorporations by Reference: This rulemaking does not include any materials incorporated by reference.
- 7) Final Regulatory Flexibility Analysis:
 - A) Summary of Issues Raised By Small Business:

The Board did not receive any comments from any self-described small businesses.
 - B) Description of Actions and Alternatives Proposed by Small Business during First Notice:

None
- 8) Compliance with Section 5-30 of the APA and 1 Ill. Adm. Code 220.285:

The Board placed the proposal on the Board's Web site. The Board also notified the public through the Board's Environmental Register. The Board did not receive a comment from the Small Business Office.
- 9) A) List of Commenters:

This second notice package is intended to be read in conjunction with the Board's submission for the remainder of the mercury emission control regulations in proposed new Part 225. The following list of commenters comes from the general list of comments that were received in the Board's rulemaking docket Proposed New 35 Ill. Adm. Code 225 Control of Emissions from Large Combustion Sources (Mercury) (R06-25). A specific summary of the comments that were directly related to the temporary technology based standards (TTBS) Sections follows the general summary of commenters.

The Board received 7,286 public comments in this rulemaking. Due to the volume of comments received in this rulemaking, the Board is attaching a listing

of the comments, as they were docketed by the Clerk's office, to this second notice submission as Attachment B.

Those comments range from lengthy post-hearing comments from the participants to postcards and notes from citizens of the State. The overwhelming majority of the comments support the adoption of the Agency's proposal.

B) Issues Raised

The Board added the TTBS provisions in response to the Agency's May 18, 2006 request for the Board to supplement the original Part 225 rule (proposed to the Board on March 14, 2006).

The Board has received comments from throughout the State and specifically from the following organizations or public officials in support of the proposed rule:

Sinai Health System (PC 6322)
Ounce of Prevention Fund (PC 6321)
Northern Illinois Public Health Consortium, Inc. (PC 6320)
Metropolitan Chicago Healthcare Council (PC 6319)
Illinois Public Health Association (PC 6318)
Illinois Maternal and Child Health Coalition (PC 6317)
Illinois Environmental Council and Alliance for the Great Lakes (PC 6316)
Illinois Division of the Izaak Walton League, Illinois Council of Trout Unlimited,
National Wildlife Federation, Natural Resource Defense Council,
Prairie Rivers Network (PC 6315)
Illinois Academy of Family Physicians (PC 6314)
Citizen Action Illinois (PC 6313)
Children's Hospital of Illinois (PC 6312)
Child Care Coalition of Lake County (PC 6311)
American Lung Association of Metropolitan Chicago (PC 6310)
American Bottom Conservancy (PC 6309)
American Academy of Pediatrics, Illinois Chapter (PC 6308)
Access Living (PC 6307)
Advocate Health Care (PC 6306)
Sierra Club, Illinois Chapter (PC 6305)
Citizens Against Ruining the Environment (PC 6304)
Kathryn Tholih of Center for Neighborhood Technology (PC 6303)
Susan Spengler, President, League of Women Voters, Palatine Area (PC 6285)
April K. Holden, Village Clerk, Village of Downers Grove (PC 6276)
Sadhu A. Johnston, Commissioner, Chicago Department of Environment (PC 6232)
Illinois Public Interest Research Group (numerous comments)
Chicago Clean Power Coalition (numerous comments)
Representative Barbara Flynn Currie (PC 44)
Michael D. Belsky, Mayor, City of Highland Park (PC 3)
Mayor Richard H. Hyde, City of Waukegan (PC 2)

Governor Rod R. Blagojevich (PC 1)

The supporters of the rule discuss the issues concerning health effects from ingestion of methylmercury. Many note that coal-fired plants are the main stationary source of mercury in the State. The supporters urge the Board to adopt the proposal submitted by the Agency. Among the public comments are a substantial number of post cards, which echo the concerns about the health effects of mercury ingestion.

The Board has also received the following comments in opposition to the proposal:

Phillip M. Gonet, President, Illinois Coal Association (PC 6295)

Eugene M. Trisko, General Counsel, Unions for Jobs and the Environment (PC 6286)

Scott Wiseman, Vice President, Center for Energy and Economic Development, Inc. Midwest Region (PC 6286)

The opponents rely on economic reasons for their opposition to the proposal. They express concerns about the increased costs of generating electricity in Illinois and the impact on consumers and businesses as a result. The opponents urge the Board to adopt the federal CAMR rule instead of the Agency's proposal.

Comments specific to the Temporary Technology Based Standards

Both Midwest Generation and Kincaid feel that the TTBS does not offer genuine flexibility. Kincaid notes that the Kincaid facility is not eligible for the TTBS. Midwest Generation maintains that to be eligible for a TTBS, a unit must install the same control equipment as necessary to achieve 90% reduction. Further, according to Midwest Generation the inclusion of the TTBS demonstrates the Agency does not believe that the general rule is technically feasible.

The Board disagrees with Midwest Generation. Simply because a general rule offers flexibility and alternative ways to achieve compliance does not mean the rule is not technologically feasible. The Board has reviewed the record and as discussed above, the Board finds the evidence supports the proposed standard of 90% reduction or 0.0080 lb/GWh emissions standard. As pointed out by the Environmental Advocates, the inclusion of multiple avenues for compliance, including the TTBS, is additional evidence to support the Board's determination that the rule is technically feasible.

Prairie State argues that because of the lack of long-term data, a technology based standard must be included in the rule. Prairie State believes that such a standard is necessary to bridge the gap between what technologies are capable of in 2009 versus 2018. Prairie State concedes that the short-term tests may be promising; however, Prairie State believes that the tests are insufficient to conclude that the standards proposed can be sustained on a daily basis. Prairie State asserts that

USEPA took into account timing in adopting its Clean Air Mercury Rule (CAMR), while the Agency did not. Prairie State argues that a rule requiring compliance in 2009 will have to be based on technology available today given permitting, procurement and installation issues. Prairie State opines that if the Agency is correct and the technology will be capable of 90% reduction, a technology based standard may never need to be used. However, Prairie State believes that without a technology based standard, facilities will be “required to shut down, greatly curtail operations, or face enforcement actions” because the facilities cannot comply with the standards.

Prairie State believes that the TTBS needs improvement and delineates five different areas of concern. First, Prairie State argues that eligibility should not be tied to the use of a particular sorbent as such language is too restrictive and ignores new technologies and reagents. Prairie State argues that the preliminary data on high sulfur coal indicated that halogenated activated carbon may be less effective than other activated carbons and the rule should not require an EGU to go through an alternative process to use other sorbents. Prairie State opines that the rule should allow the Agency to approve various sorbents and allow an EGU to use such approved sorbents. Prairie State suggests language to reflect this idea.

Second, Prairie State asserts that the TTBS should allow an optimization study to determine the optimum injection such as the one Prairie State performed in its construction permit. An optimization study would allow for consideration of variables that affect mercury removal and Prairie State argues that it is unclear if variables were considered in the proposed TTBS. Further, Prairie State asserts that the provisions of Prairie State’s construction permit should be an acceptable alternative to the default rates in the TTBS. New facilities, whose construction permits already include a provision regarding mercury control and the use of sorbent, should not be required to repeat the permitting process under a TTBS.

Third, Prairie State believes that the TTBS should allow for a lower injection rate if particulate matter emissions are adversely impacted. Prairie State acknowledges that new units should not have the same particulate control device size concerns as existing units; new units may still experience problems given the lack of long-term data. Prairie State also recommends that “safety issues” be added as a basis for lowering injection rates, given the testimony concerning a fire at a TOXECON baghouse.

Fourth, Prairie State has some confusion regarding the requirement to record the activated carbon feed on an hourly average basis. Prairie State asserts that there does not seem to be a rationale for requiring a facility to average the activated carbon feed on an hourly basis. Further, Prairie State maintains that as the mercury content of coal cannot be feasibly monitored and recorded on an hourly basis, knowing the injection rate will provide no useful information.

Fifth, Prairie State is concerned about potential timing issues with the TTBS. Specifically, Prairie State notes that under Section 225.237 compliance with the proposed standard commences on the date of the initial performance test. Prairie State further notes that application for the TTBS must be made at least three months prior to compliance with Section 225.237 has to be demonstrated and must be included in a Title V air permit. Prairie State maintains that theoretically a facility would need to submit the Title V application to comply with the TTBS three months after initial start-up and before the compliance period is complete. Prairie State recommends that the rule be clarified.

The Board finds that the rule offers flexibility allowing the regulated community to choose alternative methods for compliance with the rule. Including alternative compliance methods does not somehow render the underlying rule technically infeasible. Rather, the inclusion of such flexibility solidifies the technical feasibility of the rule proposal. Therefore, the Board finds that the proposed inclusion of alternative options for compliance is appropriate.

C) Change in the Rule:

As discussed above, Prairie State lists five particular concerns with the TTBS and suggests language to address these concerns. The Board has reviewed the language changes suggested and examined the language proposed. The Board is convinced that the changes suggested by Prairie State will clarify the intent of the TTBS. Therefore, the Board will make the suggested changes.

D) Public Hearing Requests:

The Board held 10 days of hearings in Springfield (from June 12 through 23, 2006), and eight days of hearings in Chicago (from August 14 through 23, 2006). On August 24, 2006, Midwest Generation filed a motion for additional hearings, primarily to discuss the MPS proposal. On August 31, 2006, the Agency and Ameren responded in opposition to the motion for additional hearings. Also on August 31, 2006, Kincaid Generation, L.L.C. (Kincaid) filed a response supporting Midwest Generation's motion.

The Board found that Midwest Generation had sufficient time to prepare extensive questions on the MPS proposal for the Board's second hearing in the rulemaking and that holding another hearing would not aid the Board in developing a full record. The Board denied the motion for an additional hearing.

10) Justification and Rationale:

A) Changes in Statutory Language: None

B) Changes in Board Policy, Procedures or Structure: None

C) Citations to Federal Laws, Rule or Regulations, or Finding Requirements: This rulemaking is proposed to meet certain obligations of the State of Illinois under

the Clean Air Act, 42 U.S.C. § 7401 *et seq.*; specifically, to satisfy Illinois' obligation to submit a State Implementation Plan to address the requirements of the Clean Air Mercury Rule (CAMR), 70 Fed. Reg. 28606.

- D) Court Decisions: None
- E) Other Reasons: While this proposal is intended to satisfy the federal requirements under the CAMR, the proposed rule has emission limits and timelines that are more stringent than those found in the federal CAMR. The Agency explained that while the proposed rule is consistent with CAMR, the proposal addresses serious deficiencies present in the CAMR including the unnecessary delay in achieving mercury emissions reductions, the inherent concerns associated with a cap and trade program to control a persistent, bioaccumulative toxin, the inadequate mercury reductions contained in the CAMR, and the legal basis upon which CAMR was adopted. The alternatives proposed in the Temporary Technology Based Standard (TTBS) Sections are intended to provide additional flexibility to the regulated community.

The TTBS must be read in conjunction with the Board's proposed new Part 225 (published in the *Illinois Register* on May 19, 2006 at 30 Ill. Reg. 9281), which the Board is sending to second notice in a separate package. The Agency presented the TTBS language to stakeholders at the outreach session held prior to the Agency submitting a rulemaking proposal to the Board for first notice. The TTBS is intended to provide additional regulatory flexibility for compliance with the proposed rule. A limited number of comments were received on the proposal at the outreach sessions; however, no stakeholders stated that they would utilize such a standard.

However, after the Board filed first notice in this rulemaking proposal, a number of stakeholders requested the provisions of the TTBS. In addition, further review by Agency staff and an expert retained by the Agency identified additional circumstances related to practices and configurations of sources in the State that warrant the inclusion of the TTBS.

The TTBS, as proposed, addresses both new and existing sources with EGUs. In order to provide additional, appropriate flexibility for compliance by both new and existing sources with EGUs, separate provisions encompassing the TTBS are warranted. Those EGUs that satisfy relevant eligibility requirements may demonstrate compliance with control requirements for mercury emissions via the TTBS provisions for a specified and limited time frame.

- 11) Name of Agency Representative:

Marie Tipsord
Illinois Pollution Control Board
100 W. Randolph, Suite 11-500.

Chicago, IL 60601
(312) 814-4925

AGENCY ANALYSIS OF ECONOMIC AND BUDGETARY EFFECTS OF PROPOSED RULEMAKING

Agency: Illinois Pollution Control Board

Part/Title: "Control of Emissions from Large Combustion Sources", 35 Ill. Adm. Code 225

Illinois Register Citation: July 28, 2006 (30 Ill. Reg. 12706)

Please attempt to provide as dollar-specific responses as possible and feel free to add any relevant narrative explanation.

The Mercury Rule temporary technology based standard (TTBS) in brief

The proposed mercury rule would be effective upon filing. The rule as proposed requires compliance beginning July 1, 2009 with a mercury emissions standard of 0.00801 lb/GWh or a 90% reduction from input mercury. The rule also includes a temporary technology based standard (TTBS) and a multi-pollutant control system (MPS).

The original IEPA proposal did not include the TTBS—the Agency amended the proposal to add it in response to input it received from industry prior to the Board's hearings on the proposal in June and August 2006. The TTBS is intended to provide additional flexibility to owners and operators of large electrical generating units (EGUs).

There is already a federal rule requiring mercury control, the Clean Air Mercury rule (CAMR) that takes effect if Illinois does not adopt its own mercury rules. So, there would be costs to industry to comply with federal mercury rules even if Illinois does not adopt its own mercury rules.

In letters of June 26 and 29, 2006 responding to the Board's request for an economic impact study, the Department of Commerce and Economic Opportunity stated it did not have the resources to perform economic impact studies on this rulemaking.

The record created at hearing and in public comments indicates that, for some electrical generating units (EGUs), installation of the control technology to reach compliance with another existing federal rule will have the "co-benefit" of achieving compliance with the mercury rule. That other federal rule (that also takes effect if Illinois does not adopt its own rule) is the Clean Air Interstate Rule (CAIR) requiring additional controls on emissions of nitrous oxide and sulfur dioxide.

The testimony from 18 days of hearing and over 7,200 public comments led the Board to conclude that the proposed rules is economically reasonable and technically feasible.

The Board has included a detailed economic analysis of this proposed rule in its November 2, 2006 opinion and order in R06-25. The entire opinion and order is included with this second notice package. The following responses are briefly summarized from the extensive discussion in the Board's opinion.

1. Anticipated effect on State expenditures and revenues.
 - (a) Current cost to the agency for this program/activity.

\$ Unknown, The Board does not break its costs down by case type or program, and so cannot determine how many enforcement cases, permit appeals, or variance requests may be attributable to this new rule.
 - (b) If this rulemaking will result in an increase or decrease in cost, specify the fiscal year in which this change will first occur and the dollar amount of the effect.

As early as FY 07, the Board could see additional requests for variances and adjusted standards, as the rule is stayed as to sources that file such requests within 20 days of a rule's effective date. See 415 ILCS 5/28.1, 38(b). Beginning in FY 09 and 10, the Board could see additional mercury enforcement actions or permit appeals, as well as additional requests for variances or adjusted standards.

- (c) Indicate the funding source, including Fund and appropriation lines, for this program/activity.

N/A

- (d) If an increase or decrease in the costs of another State agency is anticipated, specify the fiscal year in which this change will first occur and the estimated dollar amount of the effect.

While the Illinois Environmental Protection Agency did not present testimony to quantify any changes to its costs as a result of the proposed rule, the Board anticipates that the Agency will likely see an increase in its permit review and enforcement expenses regarding electrical generating units.

- (e) Will this rulemaking have any effect on State revenues or expenditures not already indicated above? Specify effects and amounts.

N/A

2. Economic effect on persons affected by the rulemaking.

- (a) Indicate the economic effect and specify the persons affected:

Generally, the mercury reduction rule will impose new expenses on owners and operators of large electrical generating units (EGUs), but will also have an economic benefit to the citizens of Illinois by reduction of adverse health effects from ingestion of mercury in fish.

The TTBS Sections are a compliance option, intended to provide additional flexibility to owner and operators of large EGUs. These rules were proposed in order to help offset some of the initial costs associated with upgrades that may be

necessary to comply with the new mercury emission standards in Part 225. Industry spoke in favor of the rules, but did not quantify the cost savings from use of the TTBS option.

Dollar amount per person: See below.

Total Statewide cost: See below.

The TTBS regulations are intended to provide flexibility to the regulated community in complying with the new general mercury standards. TTBS is a compliance option.

To comply with the new general mercury standards, industry-wide, owners and operators of large EGUs are estimated to result in yearly additional control costs of \$33 million. The testimony translated that cost into an average cost increase for the Illinois coal plants of \$0.375/MWh but, each power plant will incur greater or lesser costs to their site-specific configuration. The Board recognizes that the cost for some units such as those opting into MPS may be higher, but those costs also represent the “co-benefit” cost of controlling SO₂ and NOx.

- (b) If an economic effect is predicted, please briefly describe how the effect will occur.
The proposed rule will require many EGUs to use different emission control technologies, which will result in new costs that the Board assumes will be passed on to consumers.

The positive effects are estimated to result from the decreased levels of mercury in the waters of Illinois, with a resulting drop in the mercury levels in the fish. This is anticipated to result in fewer fish advisories for the waters of Illinois, benefiting sports and subsistence fisherman alike.

- (c) Will the rulemaking have an indirect effect that may result in increased administrative costs? Will there be any change in requirements such as filing, documentation, reporting or completion of forms? Compare to current requirements.

The mercury rule is a proposed new rule; therefore all of the reporting and recordkeeping requirements are new requirements. The TTBS rules are a compliance option, and chosen alternatives must be documented for review by the Illinois Environmental Protection Agency. But, EGU's are already required to have air permits that subject them to various other reporting and recordkeeping requirements. The mercury requirements are, however, in line with the federally mandated (CAMR) reporting requirements for control of mercury emissions.

ATTACHMENT A
FIRST NOTICE CHANGES

AGENCY: Pollution Control Board

RULEMAKING: "Control of Emissions from Large Combustion Sources" 35 Ill. Adm. Code 225; July 28, 2006 (30 Ill. Reg. 12706)

- 1) In line 53, add a period after "General"
- 2) In lines 57-58 delete "as an alternative to compliance with the mercury emission standards in Section 225.230 of this Subpart,"
- 3) In line 60, after "2015" add "as an alternative to compliance with the mercury emission standards in Section 225.230"
- 4) In line 60 delete "further"
- 5) In lines 64, 68, 120, 191, 308, 312, add "B" after "Subpart"
- 6) In lines 64, 66, 74, 114, 136, 189, 199 (twice), 202, 257, 258, 292, 308, 318, 411, 417, 420, 450, 466, 467, 501 change "under" to "pursuant to"
- 7) In lines 69-70 change "by means of this Section is not excused from applicable monitoring, recordkeeping, and reporting requirements in Sections 225.240 through 225.290" to "by means of the temporary alternative emission standards of this Section is not excused from any of the applicable monitoring, recordkeeping, and reporting requirements set forth in Sections 225.240 through 225.290"
- 8) In lines 71, 129, 142, 164, 302, 315, 370, 386, 413 delete "of this Subpart"
- 9) In line 73 add a period after "Eligibility"
- 10) In lines 74, 83, 91, 135, 143, 189, 195, 219, 240, 246, 262, 273, 277, 284, 290, 318, 335, 342, 363, 371, 387, 411, 431, 451, 456, 471, 475, 482, 486, 493, 499 change "shall" to "must"
- 11) In line 84 change "shows" to "has demonstrated"
- 12) In line 86 after "rates" add "set forth in subsections (b)(2)(A) through (b)(2)(D) of this Section"
- 13) In line 88 change "with" to "using"
- 14) Change the proposed language in lines 90-91 from "For this purpose, flue gas flow rate" to "For this the purpose purposes of this subsection (b)(2), the flue gas flow rate"

- 15) In lines 97 and 100 change “pounds” to “lbs”
- 16) In line 155 change “value below” to “of the following values”
- 17) In line 119 change “such” to “the”
- 18) In line 124 delete “Electric Energy, Inc., ID 127855AAC;”
- 19) In line 128 change “such” to “the”
- 20) In line 131 and 133 add a period after “Requirements”
- 21) In line 145 add “it must” before “maintain”
- 22) In line 150 add “it must” before “monitor”
- 23) In line 158 add “it must maintain” before “records”
- 24) Change lines 168 through 174 to read:
 - “A) Written notification prior to the month in which any of the following events will occur:
 - i) ~~the~~The EGU will no longer be eligible to operate under this Section due to a change in operation;
 - ii) ~~the~~The type of coal fired in the EGU will change; the mercury emission standard with which the owner or operator is attempting to comply for the EGU will change; or
 - iii) ~~operation~~Operation under this Section will be terminated.”
- 25) In line 190 change “that” to “on which”
- 26) In line 208 add “the EGU” after “operated”
- 27) In line 210 add “225.234” after “Section”
- 28) In line 218 add a period after “Application”
- 29) In line 219 change “operate pursuant to this Section” to “operate an EGU pursuant to this Section 225.234”
- 30) In line 221 change “EGU and include the following” to “EGU, and it must include the followingdocuments and information”
- 31) In line 250 add “together” after “measure,”

- 32) In line 260 change “as further provided as follows” to “subject to the following limitations”
- 33) In line 263 add “that it” after “program”
- 34) In lines 264, 278 change “Illinois EPA” to “Agency”
- 35) In line 264 change “in advance” to “prior to beginning the evaluation”
- 36) In line 266 change “evaluation shall” to “formal evaluation program must”
- 37) In line 269 add “that it has” after “document”
- 38) In line 270 change “evaluation program” to “formal evaluation program pursuant to subsection (e)(1)(A) of this Section”
- 39) In lines 279, 280, change “evaluation” to “formal evaluation program”
- 40) In line 286 add “control” after “comparable”
- 41) In line 296 add a period after “General”
- 42) In line 310 change “such” to “the temporary technology based”
- 43) In lines 32-313 change “means of” to “pursuant to”
- 44) In line 314 change “in” to “of”
- 45) In line 317 add a period after “Eligibility”
- 46) In line 322 change “oxides and particulate matter and” to “oxides, and particulate matter, and the EGU”
- 47) In line 326 change “of halogenated activated carbon” to “sorbent or other mercury control technique (e.g. reagent) approved by the Agency”
- 48) In line 330 change “activated carbon” to “a sorbent or other mercury control technique approved by the Agency”
- 49) In line 332 change “halogenated activated carbon” to “a sorbent or other mercury control technique”
- 50) In line 333 change “by” to “pursuant to”
- 51) In lines 334, 336, 339, change “halogenated activated carbon” to “sorbent or other mercury control technique”

- 52) In line 337 change “shows” to “demonstrates”
- 53) In line 338 change “following rates” to “rate set forth in the appropriate of subsections (b)(2)(A) through (b)(2)(C) of this Section”
- 54) In line 342 change “this purpose” to “the purposes of this subsection (b)(2)”
- 55) In line 342 add “the” before “flue”
- 56) In lines 343, 374, add “or other mercury control technique” after “injection”
- 57) In line 345 change “or may” to “, or the flow rate may”
- 58) After line 357 add:
- D) A rate or rates set on a unit-specific basis that are lower than the rate specified in subsections (b)(2)(A), (B), and (C) of this Section, to the extent that the owner or operator of the EGU demonstrates that such rate or rates are needed so that sorbent injection or other mercury control technique would not increase particulate matter emissions or opacity so as to threaten compliance with applicable regulatory requirements for particulate matter or opacity or cause a safety issue.
- 59) In lines 359, 361, 368, 384 add a period after “Requirements”
- 60) In lines 373, 376 change “activated carbon” to “sorbent”
- 61) In line 380 add “maintain” after “EGU,”
- 62) In lines 381-382 change “halogenated activated carbon” to “sorbent”
- 63) After line 382 add:
- C) If a mercury control technique other than sorbent injection is approved by the Agency, monitor appropriate parameter for that control technique as specified by the Agency”
- 64) In line 385 change “in” to “of”
- 65) In line 408 add a period after “Deadlines”
- 66) In line 427 change “activated carbon” to “sorbent or other mercury control technique”
- 67) In line 430 add a period after “Application”
- 68) In line 433 change “EGU and the following” to “EGU, and it must include the following information”
- 69) In line 445 change “carbon” to “sorbent or other mercury control technique”

- 70) In line 452 change “activated carbon” to “sorbent or other mercury control technique”
- 71) In line 466 change “need not comply” to “does not need to comply”
- 72) In line 469 change “as further provided as follows” to “further subject to the following limitations”
- 73) In line 472 add “that it has” after “program”
- 74) In line 473 change “Illinois EPA at least 30 days in advance” to “Agency at least 30 days prior to beginning the evaluation”
- 75) In line 478 add “that it has” after “document”
- 76) In line 479 change “evaluation program” to “formal evaluation program pursuant to subsection (e)(1)(A) of this Section”
- 77) In line 487 change “Illinois EPA” to “Agency”
- 78) In lines 488, 489 change “evaluation” to “formal evaluation program”
- 79) In line 492 add “was” after “than”

ATTACHMENT B Listing of public comments received in Board rulemaking docket R06-25

11/1/2006	Comments of Tess Rogers of Carbondale, IL (PC #7092)
10/30/2006	*Comments of Susan Frazier of Park Ridge, IL 60068 (PC# 7091)
9/22/2006	*Comments of Little Village Environmental Justice Organization - Maria Delgado (PC 7045); Jeticia Chacop (PC 7046); Undecipherable Signature (PC 7047); Nartina Davila (PC 7048); Victoria Ocoste (PC 7049); Jovita Flora (PC 7050); Elena Balcazas (PC 7051); Sofia Gonzales (PC 7052); Joselina Cavillo (PC 7053); Consuelo Diaz (PC 7054); Rosario Martinez (PC 7055); Rosalia Contraras (PC 7056); Esperanza Duran (PC 7057); Juana E. Gonzalaz (PC 7058); Lucila Ochoa (PC 7059); Mara Orizuela (PC 7060); Benjamin Royas (PC 7061); Undecipherable Signature (PC 7062)
9/22/2006	*Comments of Chicago Clean Power Coaliton - Guadalupe Garcia (PC 7063); L. Ochoa (PC 7064); Lourdes Padilla (PC 7065); Alejandro Bonilla (PC 7066); Indecipherable signature (PC 7067); Elizabeth Luna (PC 7068); Martha Alonzo (PC 7069); Guadalupe Espanza (PC 7070); Concepcion Cervantes (PC 7071); Francisca de Hecto (PC 7072); Rosario Loza (PC 7073); Luz Macedo (PC 7074); Serjio Ochoa (PC 7075); Adriana Reyes (PC 7076); Donald Rojas (PC 7077); Jovita Flores (PC 7078); Juana Rodriguez (PC 7079); Guillermrina Diaz (PC 7080); Indecipherable signature (PC 7081); Sandra Barajas (PC 7082); Alberto Ochoa (PC 7083); N. Reyes (PC 7084); Celia Ramirez (PC 7085); Brenda Vasquez (PC 7086); Ruben Zura (PC 7087); Victor Castillo (PC 7088); Benjamin Rojas (PC 7089); Luanna Leghner (PC 7090);
9/22/2006	Comments of Little Village Environmental Justice Organization - Viviana ruiz (PC 7001); Amy L. Maldonado (PC 7002); Griselda Ramirez (PC 7003); Mayra Contreras (PC 7004); Ninfa Reyes (PC 7005); Fernando Barrientos (PC 7006); Samuel DelaRosa (PC 7007); Mauriero D. Roman (PC 7008); Volio Torres (PC 7009); Irmando Medina (PC 7010); David Mauyando (PC 7011); Victor Rosales (PC 7012); John Mayida (PC 7013); Oscar Almania (PC 7014); Robert Welch (PC 7015); Rogelio Rivera (PC 7016); Antonio Jiminez (PC 7017); Jose Monarrez (PC 7018); Eduardo Villegas (PC 7019); Gerardo Pantojas (PC 7020); Julio De La Rosa (PC 7021); Rosa Ramirez (PC 7022); Rosarie Hernandez (PC 7023); Mary H. Santana (PC 7024); Lorena Lopez (PC 7025); Guadalupe Santos (PC 7026); Margarita De La Torre (PC 7027); Ennelises Saia (PC 7028); Maxi Granja (PC 7029); Erika Ortiz (PC 7030); Norma Emererrio (PC 7031); Lisa Shariah Nichols (PC 7032); Maria Elizabeth Salinas (PC 7033); Alejandra Ramirez (PC 7034); Adriana Alvarez (PC 7035); Carmen Alvarez (PC 7036); Deisy Romano (PC 7037); Fanny Garcia (PC 7038); Valeria Pena (PC 7039); Pedro Cervantes (PC 7040); Alma Violeta Pina (PC 7041); Maria Lopez (PC 7042); Daneda Alvares (PC 7043); Maria M. Serrato (PC 7044)
9/20/2006	*Comments of Sierra Club - Dale Von Ohlen (PC 6970); Earl Bley, Jr. (PC 6971); Kate O'Brien (PC 6972); Emily Hodge (PC 6973); Indecipherable signature (PC 6974); Stacey Van de Voort (PC 6975); Indecipherable signature (PC 6976); Nancy Hollmeier (PC 6977); Terry Ward (PC 6978); Mary Ann Gilkerson (PC 6979); Bruce Washer (PC 6980); Matt Czarik (PC 6981); Indecipherable signature (PC 6982); Tim Behland (PC 6983); Indecipherable signature (PC 6984); Vicki Wasthey (PC 6985); Tracey C. Beckley (PC 6986);

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	Donna McDonald (PC 6987); Lois Prindle (PC 6988); Dan Carr (PC 6989); Indecipherable signature (PC 6990); Virginia C. Babcock (PC 6991); Jeff Stoneback (PC 6992); Jeff Potter (PC 6993); Shane Cole (PC 6994); Judith P. Luken (PC 6995); Colleen Riehe (PC 6996); Nancy Weiss (PC 6997); Terri Hoehne (PC 6998); Al Drover (PC 6999); Indecipherable signature (PC 7000)
9/20/2006	*Comments of Illinois PIRG - Reebie Ryan (PC 6966); Galestam (PC 6967); Stacey Rosenfeld (PC 6968); David Kahn (PC 6969)
9/20/2006	*Comments of Sierra Club - Shannon Knight (PC 6917); Lisa Kamp (PC 6918); Annice Tatken (PC 6919); Maureen Geoghegan (PC 6920); Nancy Johnson (PC 6921); Robert Johnson (PC 6922); Mitzi Ulrich (PC 6923); Robert Ulrich (PC 6924); Domnall MacTorcaill (PC 6925); Patrick G. O'Donnell (PC 6926); Tyler Griffin (PC 6927); Herman Franklin (PC 6928); Lena Franklin (PC 6929); Sarah Franklin (PC 6930); Roger Konecke (PC 6931); Karen Rawlins (PC 6932); Loretta Brendel (PC 6933); Richard E. Sparks (PC 6934); Pam Guinn (PC 6935); Nathan Shetley (PC 6936); Debbie Jones (PC 6937); Carl Kamp (PC 6938); Catherine A. Greig (PC 6939); Vicky Hlady (PC 6940); Elaine Sieben (PC 6941); Ernest L. Kimmel (PC 6942); Ashley Rodgerson (PC 6943); Richelle Browning (PC 6944); Elizabeth Heady (PC 6945); Treva Cubbage (PC 6946); Keisa Ealey (PC 6947); Henry Franklin (PC 6948); Erin Kaye Sanders (PC 6949); Susan Kessler (PC 6950); Dick Colman (PC 6951); Charlotte Lipp (PC 6952); Pam Lipp (PC 6953); Zach Kiley (PC 6954); Emily Kiley (PC 6955); Fred Lipp (PC 6956); Amy Taylor (PC 6957); Richard Hlady (PC 6958); Sheila Rhodes (PC 6959); Tonia Manning (PC 6960); Donna Morgan (PC 6961); Christine King (PC 6962); Steve Rhodes (PC 6963); Kristen Pearson (PC 6964); Robert Wehrle (PC 6965)
9/20/2006	*Comments of Sierra Club - Gina Brown (PC 6866); Darlene Vinicky (PC 6867); Derek Davies (PC 6868); Tom Osran (PC 6869); Lisa Conry (PC 6870); Katie Alusic (PC 6871); Dalia Satas (PC 6872); Melinda Gruska (PC 6873); Michael Donnelly (PC 6874); Georgianne Kamberos (PC 6875); Lois Preston (PC 6876); Natasha Oshurkova (PC 6877); Megan Bonner (PC 6878); Jessica Leving (PC 6879); David Hurwitz (PC 6880); Joshua Noehrenberg (PC 6881); Victoria Salkrit (PC 6882); Daniela Olszewska (PC 6883); Jennith Kial (PC 6884); Liz Pendleton (PC 6885); Lisa Hoffer (PC 6886); Rory Malone (PC 6887); Maggie Seratin (PC 6888); Anneliese Tiessen (PC 6889); Naomi Currie (PC 6890); Chris Writz (PC 6891); Cyndy Fike (PC 6892); Jason Kluga (PC 6893); Erica Emme (PC 6894); David Spear (PC 6895); Paul Kyell (PC 6896); Dave O'Keefe (PC 6897); Alan Mather (PC 6898); DeShonda M. Sisco (PC 6899); Cyntoya Campbell (PC 6900); Undecipherable Signature (PC 6902); Mary Jane Boltz (PC 6903); Susan Anderson (PC 6904); Jami Pashtan (PC 6905); Jason Huntress (PC 6906); Chris Hoss (PC 6907); Justin Kreindler (PC 6908); Rob Hick (PC 6909); Sarah Saheb (PC 6910); Tom Conway (PC 6911); Undecipherable Signature (PC 6912); Matt Schwarz (PC 6913); Ellen Sausser (PC 6914); Vanessa Soyenson (PC 6915); Danae' Wirth (PC 6916)
9/20/2006	*Comments of Sierra Club - Scott Goska (PC 6816); Marsha Cabaj (PC 6817); Glen Stucke (PC 6818); DAvid McCarthy (PC 6819); Shayna Rodman (PC

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	<p>6820); John Dorn (PC 6821); Michael Coughlin (PC 6822); Dean Schraufreyel (PC 6823); Lucas Kahun (PC 6824); Aidan Phillips (PC 6825); Michelle J. Elson (PC 6826); Lauren Schrader (PC 6827); Amy Carlson (PC 6828); Mike Andrews(PC 6829); Mark Mateka (PC 6830); Robert Plavtz (PC 6831); Beth Baker (PC 6832); Michelle Hickey-Fonts (PC 6833); Jim Slacia (PC 6834); Tony Bustamante (PC 6835); Roxanne Renicker (PC 6836); Ronald Noon (PC 6837); Dave Newman (PC 6838); Carol Newman (PC 6839); Natalia Bednarck (PC 6840); Mark C. Mazzuca (PC 6841); Paulette Mazzuca (PC 6842); Erin O'Neal (PC 6843); Nancy Miles (PC 6844); Leslie G. Vloedman (PC 6845); Eric Wilcox (PC 6846); Amy Lieberman (PC 6847); Ed Matone (PC 6848); Mike Pocius (PC 6849); Steven L. Leavitt (PC 6850); Michael Meyer (PC 6851); Alex Moschopoulos (PC 6852); Eric Duquene (PC 6853); Magdalena Danko (PC 6854); D. Lamonte (PC 6855); Neal Davies (PC 6856); Amy Lohmolder Davies (PC 6857); Amy Miller (PC 6858); Ed Gruber (PC 6859); Laura Barnes (PC 6860); Roberta Matejka (PC 6861); Paul Holzman (PC 6862); Denise Hollis (PC 6863); Erik Joerns (PC 6864); Melanie Mitchell (PC 6865)</p>
9/20/2006	<p>*Comments of Sierra Club - Rachel Shah (PC 6766); JennySlatlery (PC 6767); Zaina Jalaid (PC 6768); Jeff Schutt (PC 6769); Tobias Cortese (PC 6770); Joe Sullivan (PC 6771); Dylan Sturkey (PC 6772); Quinn Root (PC 6773); Indecipherable signature (PC 6774); Rick Harpin (PC 6775); Natalia Tranjowski (PC 6776); Monica Goze (PC 6777); Janine Tanner (PC 6778); Roberta Dahmer (PC 6779); Cathy Torres (PC 6780); Paul Masonick (PC 6781); Mary Alice Masonick (6782); William H. Vincent Jr. (PC 6783); Raymond Vincent (PC 6784); Buckley Hamman (PC 6785); Gayle Kamberos (PC 6786); Graham Rosby (PC 6787); Erin Satarraho (PC 6788); Colleen O'Grady (PC 6789); Jules Tucker (PC 6790); C. Severinsey (PC 6791); Steve Marshall (PC 6792); Lily Beurs (PC 6793); Peter Blomgren (PC 6794); Justin Vick (PC 6795); Jordan Zeichner (PC 6796); Edward Tsiknetsis (PC 6797); Ashley Arnone (PC 6798); Tony Adams (PC 6799); Laura Pearson (PC 6800); Brion Fisher (PC 6801); Indecipherable signature (PC 6802); David Cory (PC 6803); Steph Tai (PC 6804); David Dudley (PC 6805); Sophie Nicholas (PC 6806); Stephan Branne (PC 6807); Eric Masi (PC 6808); Vanessa Wishart (PC 6809); Robert Guzman (PC 6810); Jennifer Garcia (PC 6811); Alex Moore (PC 6812); Michael Sumrall (PC 6813); Marcus Talley (PC 6814); Jeremy Shulkin (PC 6815)</p>
9/20/2006	<p>*Comments of Sierra Club - Kathy Kramer (PC 6716); Lara Tochor (PC 6717); Emily Trinks (PC 6718); Melissa Stewart (PC 6719); Robert Zolna (PC 6720); Enrique Cataldo (PC 6721); Erin Frumet (PC 6722); Christina Alexis (PC 6723); Bill Holubeck (PC 6724); Michael Pitulla (PC 6725); Adam Wolak (PC 6726); Jesse Manwis (PC 6727); Ben Viirre (PC 6728); Erica Foster (PC 6729); Colin Stanley (PC 6730); Undecipherable Signature (PC 6731); Dan Roen (PC 6732); Erik Breitenfeldt (PC 6733); Carly Vendegna (PC 6734); Jeff Savage (PC 6735); Mike Seadwa (PC 6736); J. Burke (PC 6737); Debbie Stopper (PC 6738); Michael Denslow (PC 6739); Jeff Takaki (PC 6740); Undecipherable Signature (PC 6741); Kendra Pickard (PC 6742); Toner Gal (PC 6743); Matt Williams (PC 6744); Eric Dawe (PC 6745); Annika Seitz (PC 6746); Noah Armstrong (PC 6747); Bailey Spaulding (PC 6748); Holly Meyer (PC 6749); Brian Rubinstein</p>

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	(PC 6750); Eric Jensen (PC 6751); Imran Khn (PC 6752); Emily Dennison (PC 6753); Laura Lassiter (PC 6754); Bobby Ziegler (PC 6755); Undecipherable Signature (PC 6756); Becky Lipson (PC 6757); Randi Stella (PC 6758); Jordyn Pfalzgraf (PC 6759); Mike Musinski (PC 6760); Julie C. Miller (PC 6761); Morgan Leiby (CP 6762); Steve Lipson (PC 6763); Ed Perkins (PC 6764); Jessica Perkins (PC 6765)
9/20/2006	*Comments of Sierra Club - Dana Karraker(PC 6666); Suzy Dees (PC 6667); Clarissa Marks (PC 6668); Molly Nelson (PC 6669); Ted Vickers (PC 6670); Lisa Humphrey (PC 6671); Matt Carlson (PC 6672); Moira McNellis (PC 6673); Jason Chochola (PC 6674); Mike Phillips (PC 6675); Alexandra Thebert (PC 6676); David Shuey (PC 6677); Mitch Kessles (PC 6678); Khanuengnit Tawitsri (PC 6679); Kevin Prochot (PC 6680); Ron Crouch (PC 6681); Cristy Borjon (PC 6682); John White (PC 6683); Joseph Langab (PC 6684); Josh Iselin (PC 6685); Mark Hong (PC 6686); Scott Hillkirk (PC 6687); Kiersten Hillkirk (PC 6688); Chris Cutlie (PC 6689); Madeline Nusser (PC 6690); Lindsey L. Delahanty (PC 6691); Faik Morreau (PC 6692); M. Horn (PC 6693); Fran Langner (PC 6694); David Miller (PC 6695); Jared Sherman (PC 6696); Julie Clement (PC 6697); Kathy Bayer (PC 6698); Diane Laud (PC 6699); Kathleen Hill (PC 6700); Tim Laud (PC 6701); Padlek (PC 6702); T. Strohm (PC 6703); Dave Mongin (PC 6704); Marianne Majens (PC 6705); John Benediel (PC 6706); Paul Wilke (PC 6707); Lauretha Scott (PC 6708); Johnathan Hand (PC 6709); Barnabus Davis (PC 6710); Jeannie Tanner (PC 6711); Val Seilheimer (PC 6712); Helen Boley (PC 6713); Jessica Gardner (PC 6714); Ann Jolicoeur (PC 6715)
9/20/2006	*Comments of Sierra Club - Diana Roysdon (PC 6616); William Roysdon (PC 6617); Richard Gibbons (PC 6618); Romayne and Dave Culp (PC 6619); Gary Swick (PC 6620); Cindy Skrukrud (PC 6621); Mary Herman (PC 6622); Tim McCoutly (PC 6623); Tony Chabi (PC 6624); Lorena Loni (PC 6625); Deb Chabi (PC 6626); Sally Seiller (PC 6627); Michael Holand (PC 6628); Todd Underwood (PC 6629); Jan Underwood (PC 6630); Johanna Vincent (PC 6631); Cheryl Gills (PC 6632); Candis Purcell (PC 6633); Teresa Clark (PC 6634); Corenna Vanderweele (PC 6635); Monique M. d'Avis (PC 6636); Jack Krupi (PC 6637); James Elmore (PC 6638); Steph Niemeyer (PC 6639); Eric Schumacher (PC 6640); Terri Grams (PC 6641); Maureen Kennelly (PC 6642); Cora Adams (PC 6643); Jim Korakis (PC 6644); Matt Zito (PC 6645); Faith Bowman (PC 6646); Setarreh Massihzadegan (PC 6647); Ric Almeda (PC 6648); Jaclyn Pruitt (PC 6649); Jim Mosley (PC 6650); Sara Heiderich (PC 6651); Jenny Grobeski (PC 6652); Allen Ansay (PC 6653); Stephanie Anderson (PC 6654); Deanne Vega-Brynes (PC 6655); Armando Alamicu (PC 6656); Mark Spurgis (PC 6657); Anna Liljas (PC 6658); Melissa Marquez (PC 6659); Rachel McCamey (PC 6660); Katie Helt (PC 6661); Tammy Proctor (PC 6662); Brian Lanigan (PC 6663); Oriaitn Ryan (PC 6664); Derek Sepeda (PC 6665)
9/20/2006	*Comments of Sierra Club - Indecipherable signature (PC 6566); Heather McCarty (PC 6567); Matt Danzman (PC 6568); Liz Kitzerow (PC 6569); Brian Slattery (PC 6570); Susan Hayden (PC 6571); Gena Wing (PC 6572); Kim Ashcraft (PC 6573); Paula M. Neal (PC 6574); Mary A. Ashcraft (PC 6575);

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	Rachel Newman (PC 6576); Tiffany Wells (PC 6577); Mickey Bass (PC 6578); Rose Granfontz (PC 6579); Micahel Sinner (PC 6580); Sam Newman (PC 6581); Kathleen Scanlan (PC 6582); Amy Ornee (PC 6583); D. Rossi (PC 6584); Douglas Chien (PC 6585); Michele Gurgas (PC 6586); Alyssa Eisenstein (PC 6587); Omhar Bhatt (PC 6588); Ben Slivnick (PC 6589); James Matwien (PC 6590); Karleen Katena (PC 6591); Mike Alfano (PC 6592); Charlotte A. Goodwin (PC 6593); Stefanie Rogers (PC 6594); Matt Hay (PC 6595); Karl Adam (PC 6596); Sandra Saberman (PC 6597); Dominic Vignolo (PC 6598); Heather Laverty (PC 6599); Brenden Barnett (PC 6600); Samantha Kurek (PC 6601); Anna Sromek (PC 6602); Jose Napoles (PC 6603); Duane Freeman (PC 6604); Taya Cromley (PC 6605); Tim Thomas (PC 6606); Rebecca Farber (PC 6607); Ben Seligman (PC 6608); Suhail Khokhar (PC 6609); Dna Weiner (PC 6610); Stephen Scott (PC 6611); Elizabeth Morlock (PC 6612); Rebecca Geitner (PC 6613); Paul Dees (PC 6614); Kyle D. Karraker (PC 6615)
9/20/2006	*Comments of Sierra Club - Bozena Zabana (PC 6516); Beverly Mruch (PC 6517); Shari Dudych (PC 6518); Jeff Beck (PC 6519); Jon Beck (PC 6520); David Baker (PC 6521); Terry Baker (PC 6522); James P. Wyslak (PC 6523); Dan Stevens (PC 6524); Cathy Hogle (PC 6525); Brandon Knox (PC 6526); Larry Bealmstar (PC 6527); Randy Schietzelt (PC 6528); Brian Dianis (PC 6529); Sheera Carthaus (PC 6530); James Tucker (PC 6531); Ranee Wu (PC 6532); Raoul Clements (PC 6533); Brad Bullock (PC 6534); Sara Haack (PC 6535); Noah Lewis (PC 6536); Lori Simmons (PC 6537); Brian Mateas (PC 6538); Jamie Bender (PC 6539); Andrea Kessler (PC 6540); Francis Mangayao (PC 6541); John Barry (PC 6542); Charles Hagman (PC 6543); Bill Dawson (PC 6544); Jon Weber (PC 6545); Shelby Cieslinski (PC 6546); Josh Cieslinski (PC 6547); Fran Marschke (PC 6548); Peggy Sutton (PC 6549); Beverly Alderfer (PC 6550); Nancy Lanyon (PC 6551); Gary Mitchiner (PC 6552); Ellen Winick (PC 6553); James Binney (PC 6554); Ed Kugler (PC 6555); Vera Leopold (PC 6556); C. Barry (PC 6557); Steve Pincuspy (PC 6558); Matt McCarty (PC 6559); Lesley McCain (PC 6560); Harold London (PC 6561); Rhonda Winn (PC 6562); Penne Huxtable (PC 6563); Barbara Stevenson (PC 6564); Dan Durbin (PC 6565)
9/20/2006	*Comments of Sierra Club - Dorie Smith (PC 6466); Azeem Pasha (PC 6467); Fasian Balcazar (PC 6468); Chevy Guido (PC 6469); Natalie Graketzer (PC 6470); Amy E. Wolf (PC 6471); Jennifer O'Brien (PC 6472); Thomas Geneza (PC 6473); Anthony Mckes (PC 6474); Katherine Shropshire (PC 6475); Chris Copinio (PC 6476); Brett Burwell (PC 6477); Undecipherable Signature (PC 6478); Emily K. Smith (PC 6479); Katie Tuter (PC 6480); Caroline Fickett (PC 6481); Caroline Bank (PC 6482); Max Miller (PC 6483); Claire Sandahl (PC 6484); Undecipherable Signature (PC 6485); Nora Duran (PC 6486); Carolyn Groeneword (PC 6487); Maribeth Groenewald (PC 6488); Joseph Crawford (PC 6489); Katherine Boyle (PC 6490); Luke R. Bergkoetten (PC 6491); Kyle Scott (PC 6492); Kennon Brown (PC 6493); Kyle Gagliardi (PC 6494); Greg Herschling (PC 6495); Jimmy Zimmerman (PC 6496); Joseph McNulty III (PC 6497); Jennifer Noinaj (PC 6498); Carolynn Travis (PC 6499); Mike Brunner (PC 6500); Alice Butnck (PC 6501); Clayton Lewis (PC 6502); Adam Morley (PC 6503); Neal Mahoney (PC 6504); Keith Claxton (PC 6505); Marnja

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	<p>Yoshimura (PC 6506); Paul Balik (PC 6507); Mayce Mansour (PC 6508); Jerek Roller (PC 6509); Daly Stevens (PC 6510); Alejandra Guerrero (PC 6511); Julie Baron (PC 6512); Allison Felus (PC 6513); Ryne Eslwing (PC 6514); Nagisa Kondo-Turner (PC 6515)</p>
9/20/2006	<p>*Comments of Sierra Club - Cathy Seczlevian (PC 6416); Mark P. Erdmann (PC 6417); Frankie Raobsttits (PC 6418); Rose Gonnam (PC 6419); Dan Erickson (PC 6420); Mary Lou Pleet (PC 6421); Dan Wahl (PC 6422); Jimmie T. Jones (PC 6423); Steve Eriksen (PC 6424); Indecipherable signature (PC 6425); Wayne Lyon (PC 6426); Rich Luehler (PC 6427); Indecipherable signature (PC 6428); Michael R. DeSantis (PC 6429); Amber Hansell (PC 6430); Indecipherable signature (PC 6431); Indecipherable signature (PC 6432); John Jastrom (PC 6433); Bob Matusek (PC 6434); Indecipherable signature (PC 6435); George Prattoni (PC 6436); Jennifer Carrier (PC 6437); D. Petrausek (PC 6438); Indecipherable signature (PC 6439); Frank March (PC 6440); Indecipherable signature (PC 6441); Indecipherable signature (PC 6442); Indecipherable signature (PC 6443); Indecipherable signature (PC 6444); Steve Shirley (PC 6445); David Jackinier (PC 6446); Wilbert Thiel (PC 6447); Indecipherable signature (PC 6448); Dale Jackson (PC 6449); Raymond Holland (PC 6450); Robert Brite (PC 6451); Bob Coppoth (PC 6452); Arthur Edlund (PC 6453); Michael A. Popp (PC 6454); Linda Gray Sonner (PC 6455); Indecipherable signature (PC 6456); Barbara Zoha (PC 6457); Karen Kosky (PC 6458); Denny Franzon (PC 6459); Indecipherable signature (PC 6460); Indecipherable signature (PC 6461); Jeanne Harms (PC 6462); Sue Price (PC 6463); Britta McKenna (PC 6464); Charles Briegel (PC 6465)</p>
9/20/2006	<p>*Comments of (indecipherable signature) (PC 6366); Deb Phillips (PC 6367); Mary E. Phillips (PC 6368); Ronald Mildard (PC 6369); Kelli Hubert (PC 6370); Jossi DeMartin (PC 6371); Dorothy Patzer (PC 6372); Tom Wangler (PC 6373); Elaine M. Bouchard (PC 6374); Francis Figreroa (PC 6375); Katt Valle (PC 6376); Ben Hudetz (PC 6377); Robert T. McPeek (PC 6378); Kevin C. Summis (PC 6379); David Konie (PC 6380); Tegan Carr (PC 6381); Tina Robinson (PC 6382); Joan McImes (PC 6383); Carol J. Janus (PC 6384); Alta Hundly (PC 6385); Ed Sconse (PC 6386); (indecipherable signature) (PC 6387); Ken McDermett (PC 6388); Vicki Haigh (PC 6389); Jessica Oruno (PC 6390); Ryan Belgungy (PC 6391); D. Thomas (PC 6392); Roger Ricketts (PC 6393); Ruth Kuestner (PC 6394); Clifford Tebean (PC 6395); Joseph Coleman (PC 6396); Nathaniel Stelton (PC 6397); Terry Murray (PC 6398); Daniel L. Fors (PC 6399); Christine Winscott (PC 6400); R.A Johnson (PC 6401); Luanna B. Blereans (PC 6402); Cathy Watson (PC 6403); Gene Schultz (PC 6404); Anne Roberts (PC 6405); Matthew Roberts (PC 6406); Gene B. Rose (PC 6407); Greg Lakebrink (PC 6408); Jennifer Sublett (PC 6409); Jake Zhao (PC 6410); Wei Luo (PC 6411); Victor Liou (PC 6412); (indecipherable signature) (PC 6413); Todd Mesez (PC 6414); Bob Arndt (PC 6415)</p>
9/20/2006	<p>*Comments of Environment Illinois - A. Glicksberg (PC 6323); Laurel May Daniel (PC 6324); Danny Scollan (PC 6325); Alex Schabel (PC 6326); Barbara Walsh (PC 6327); Aki Kudo (PC 6328); Brigitte Werder (PC 6329); Deb Clark</p>

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	(PC 6330); Maureen Balluff (PC 6331); Elissa Patterson (PC 6332); Gordon P. Grant (PC 6333); Shirley Bayliff (PC 6334); Octavia Bragg (PC 6335); James Mastaler-Gutermuth (PC 6336); Valerie Archambeau (PC 6337); Sarah Novey (PC 6338); Gayle Stripling (PC 6339); Laura Doyle (PC 6340); Nan Warshaw (PC 6341); Danielle Diamond (PC 6342); Mary Hogan (PC 6343); Kristen Holub (PC 6344); Daniel Hebreard (PC 6345); Linda Kruhmin (PC 6346); Eric Murken (PC 6347); Daniel Shaughnessy (PC 6348); Robert Schultz (PC 6349); Andrew Heiberger (PC 6350); Dean Martin (PC 6351); Stephan Donovan (PC 6352); Vladimir Gedgafov (PC 6353); Mark Berggren (PC 6354); Nancy L. Cowger (PC 6355); Lanie Costeas (PC 6356); Maire Catherine Considine (PC 6357); Lana May (PC 6358); D. Meyer (PC 6359); Barbara Cochrane (PC 6360); Susanne Richter (PC 6361); Kelly Grigg (PC 6362); Ray & Patti Chabot (PC 6363); Alan Vuong (PC 6364); Brian Urbaszewski (PC 6365)
9/20/2006	*Comments of Sinai Health System (PC 6322)
9/20/2006	*Comments of Ounce of Prevention Fund (PC 6321)
9/20/2006	*Comments of Northern Illinois Public Health Consortium, Inc. (PC 6320)
9/20/2006	*Comments of Metropolitan Chicago Healthcare Council (PC 6319)
9/20/2006	*Comments of Illinois Public Health Association (PC 6318)
9/20/2006	*Comments of Illinois Maternal and Child Health Coalition (IMCHC) (PC 6317)
9/20/2006	*Comments of Illinois Environmental Council and Alliance for the Great Lakes (PC 6316)
9/20/2006	*Comments of Illinois Division of the Izaak Walton League, Illinois Council of Trout Unlimited, National Wildlife Federation, Natural Resource Defense Council, Prairie Rivers Network (PC 6315)
9/20/2006	*Comments of Illinois Academy of Family Physicians (PC 6314)
9/20/2006	*Comments of Citizen Action Illinois (PC 6313)
9/20/2006	*Comments of Children's Hospital of Illinois (PC 6312)
9/20/2006	*Comments of Child Care Coalition of Lake County (PC 6311)
9/20/2006	*Comments of American Lung Association of Metropolitan Chicago (PC 6310)
9/20/2006	*Comments of American Bottom Conservancy (PC 6309)
9/20/2006	*Comments of American Academy of Pediatrics, Illinois Chapter (PC 6308)
9/20/2006	*Comments of Access Living (PC 6307)
9/20/2006	*Comments of Advocate Health Care (PC 6306)
9/20/2006	*Comments of Sierra Club, Illinois Chapter (PC 6305)
9/20/2006	Comments of Citizens Against Ruining the Environment (CARE) (PC 6304) (electronic filing)
9/20/2006	Comments of Kathryn Tholih of Center for Neighborhood Technology (PC #6303)
9/20/2006	Motion to Correct Transcripts (electronic filing)
9/20/2006	Comments of IERG (PC #6302) (electronic filing)

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9/20/2006	Comments of Ameren (PC #6301) (electronic filing)
9/20/2006	Comments of Midwest Generation (PC #6300) (electronic filing)
9/20/2006	Comments of Kincaid Generation (PC #6299) (electronic filing)
9/20/2006	Comments of Illinois Environmental Protection Agency (PC #6298) (electronic filing)
9/20/2006	Post-Hearing Comments of Environment Illinois and Environmental Law and Policy Center (PC #6297)
9/20/2006	City of Springfield, City Water Light & Power's Post-Hearing Comments (PC #6296) (authorized fax filing)
9/20/2006	Comments of Phillip M. Gonet, President, Illinois Coal Association (PC #6295) (electronic filing)
9/20/2006	*Prairie State PHC Post-Hearing Comments (PC# 6294) (electronic filing)
9/15/2006	Midwest Generation's Post-Hearing Comments: Additional Information (PC #6293) (electronic filing)
9/13/2006	*Comments: Sources of Mercury Wet Deposition in Eastern Ohio, USA (Stubenville Report) PC 6292
9/11/2006	*Comments of Marie Balducci (PC #6291)
9/8/2006	Michael Murray References in Support of Oral Testimony and Changes to Written Testimony References (PC #6290) (electronic filing) (Due to their volume, the references noted in this filing are not included in the viewable file. You may contact the Clerk's Office at 312/814-3629 to view or purchase a copy)
8/29/2006	*Comments of Betty Jane Mydill (PC #6289)
8/28/2006	*Comments of Janel Wager (PC #6288)
8/25/2006	*Corrected Exhibit #88 of Sid Nelson, Jr. President, Sorbent Technologies Corp. (PC #6287)
8/25/2006	*Comments on Proposed Mercury Emission Controls for Electric Generating Units in Illinois by Eugene M. Trisko, General Counsel, Unions for Jobs and the Environment (PC #6286) (electronic filing)
8/25/2006	*Comments of Susan Spengler, President, League of Women Voters, Palatine Area (PC #6285)
8/23/2006	Corrected Joint Statement of the Illinois Environmental Protection Agency and Dynegy Midwest Generation, Inc. (electronic filing) (PC #6284)
8/21/2006	Joint Statement of Illinois Environmental Protection Agency and Dynegy Midwest Generation (a revision of the New Section 225.233 Multi-Pollutant Standards) (PC #6283)
8/18/2006	*Comments of Scott Wiseman, Vice President, Center for energy and Economic Development, Inc., Midwest Region (PC# 6282) (electronic filing)
8/15/2006	*Comments of Beth & Chris Graham (PC #6281)
8/4/2006	*Comments of Anne Waltner (PC 6279) and Michael Zucker (PC 6280)
8/1/2006	*Comments of Chris Parson (PC #6278)

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7/31/2006	Post-Hearing Comments of the Illinois Environmental Protection Agency (with 1 copy of IPM Modeling Data CD) (PC 6277)
7/25/2006	*Comments of April K. Holden, Village Clerk, Village of Downers Grove (PC #6276)
7/24/2006	*Comments of Roy & Lucille Ott (PC #6274) and Tina McNamee (PC #6275)
7/20/2006	*Comments of Joe Miller (PC #6273)
7/19/2006	*Comments of Thomas J. Kluk (PC #6272)
7/18/2006	*Comments of Barbara J. Mitchel (PC 6269); Debby Storms (PC 6270); and Tracey Martin (PC 6271)
7/14/2006	*Comments of Mary Waltner (PC 6266); Philip Eisenbeis (PC 6267); and John Manning (PC 6268)
7/11/2006	*Comments of Walter E. Weiss (PC 6265)
7/10/2006	*Comments of Sarah & Joe Takash (PC #6264)
7/7/2006	Post-Hearing Comments of the Illinois Environmental Protection Agency (PC #6263); Illinois Environmental Protection Agency's First Errata Sheet to its Rulemaking Proposal; Written Answers to Pre-Filed Questions for Sid Nelson, Jr. (electronic filing)
7/6/2006	*Comments of Bonnie Ryszka (PC 6245); Dirk Gillespie (PC 6246); Kathy Roe (PC 6247); Michael A. Monestero (PC 6248); Russ Sahagian (PC 6249); Michael Green. (PC 6250); Peter Santoro (PC 6251); Collin Dezord(PC 6252); Claudia Zelechowski (PC 6253); Tim Dull (PC 6254); Ben Helphand (PC 6255); Anton C. Seda Jr (PC 6256); M. Waite (PC 6257); Rebecca Bailey (PC 6258); Tyler Thompson (PC 6259); John-Henry Scherck (PC 6260); Mark Loewy (PC 6261); Erry Beem (PC 6262)
6/29/2006	*Comments of Jackie Fischer (PC #6244)
6/28/2006	*Comments of Tara M. Dull (PC #6243)
6/26/2006	*Comments of Liz Driscoll (PC #6242)
6/19/2006	*Comments of Marjorie Leonardo (PC# 6241)
6/19/2006	*Comments of Conazd Bedard (PC# 6240)
6/16/2006	*Comments of Mary Koziel (PC #6239)
6/15/2006	*Comments of Susan D. Lannin (PC # 6238)
6/15/2006	*Comments of Ann Gadzikowski (PC # 6237)
6/14/2006	*Comments of Paula F. Cowan, MD (PC #6236)
6/13/2006	*Illinois PIRG - Comments of Ronald Jankowski (PC #6235.151); Zach Yarnoff (PC #6235.152); Dana Odorizzi (PC #6235.153); Rosetta Colbert (PC #6235.154); Lor Merlz (PC #6235.155); Thomas Ward (PC #6235.156); John Skrip (PC #6235.157); Joe Kaltsas (PC #6235.158); Laura Jacobs (PC #6235.159); Kris Massanari (PC #6235.160); Michael Cameron (PC #6235.161); Tenaida Somera (PC #6235.162); Camby Kaltsas (PC #6235.163); Teresa Santiago (PC #6235.164); Al Schactman (PC #6235.165); Carol Schectman (PC #6235.166); Sara Fisher (PC #6235.167); Carolyn Schotz (PC #6235.168); Vicki

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	Kaminsky (PC #6235.169); Larry Kaminsky (PC #6235.170); Jamie Oline (PC #6235.171); Brad Cornelius (PC #6235.172); S. Friedman (PC #6235.173); Paul Gilbert (PC #6235.174); James Brysten (PC #6235.175); Carl W. Schunil (PC #6235.176); Janice M. Schunil (PC #6235.177); M. Jane Burns (PC #6235.178); Barb Turk (PC #6235.179); Clarita Santos (PC #6235.180); John Lucudum (PC #6235.181); Stuart Thompson (PC #6235.182); Jennifer Collins (PC #6235.183); Craig Soule (PC #6235.184); Ted Collins (PC #6235.185); Meredith Dodd (PC #6235.186); Melissa Cornelius (PC #6235.187); Jennifer Evans (PC #6235.188); Gregory Flanders (PC #6235.189); Karl Smith (PC #6235.190); Glenys Craig (PC #6235.191); Patricia Cotter (PC #6235.192); Celia Reyes (PC #6235.193); Gary VanMoffaert (PC #6235.194); Seth Thomas (PC #6235.195); Sandy Rusch (PC #6235.196); Mark Hauser (PC #6235.197); francie Lightfine (PC #6235.198); Judy Johnson (PC #6235.199); Jim Mazzolini (PC #6235.200)
6/13/2006	*Illinois PIRG - Comments of Betsy bouchard (PC #6235.101); Harvey Maden (PC #6235.102); Mike Indecipherable (PC #6235.103); Michael Swanson (PC #6235.104); Sowren Bhatiachanze (PC #6235.105); Paul Babinec (PC #6235.106); Joseph Lee (PC #6235.107); Erica Schwab (PC #6235.108); Michael Scholub (PC #6235.109); Sara Furner (PC #6235.110); G. Schubert (PC #6235.111); Catalina Sanchez (PC #6235.112); Mike Nicholas (PC #6235.113); Lorna Johnson (PC #6235.114); Kay Anderson (PC #6235.115); Caroline Benson (PC #6235.116); Josephine Giancarlo (PC #6235.117); Tim Schell (PC #6235.118); Shari Pergricht (PC #6235.119); Drina Nikola (PC #6235.120); Rita Hall (PC #6235.121); Bob Juenger (PC #6235.122); Mark Nesli (PC #6235.123); Loemor Levin (PC #6235.124); J. T. Atterberry (PC #6235.125); Jan Meyers (PC #6235.126); Stephanie Ficalti (PC #6235.127); Kayla Cohen (PC #6235.128); John Colbert (PC #6235.129); Deborah Haralz (PC #6235.130); Susan Androfp (PC #6235.131); Catherine Schmidt (PC #6235.132); Val McCann (PC #6235.133); Christine Reilly (PC #6235.134); Mel Zucker (PC #6235.135); Connie Kris (PC #6235.136); Ct Lewis (PC #6235.137); Alan Soe (PC #6235.138); Michael Weaver (PC #6235.139); Jennite Haywood (PC #6235.140); Elizabeth Todorovic (PC #6235.141); Milos Todorovic (PC #6235.142); Rose Houston (PC #6235.143); Sheila Parekit (PC #6235.144); Katherine Choi (PC #6235.145); Kerry Galson (PC #6235.146); Polly Knudsen (PC #6235.147); Ron Schuler (PC #6235.148); Michael Kramer (PC #6235.149); Frank Sipos (PC #6235.150)
6/13/2006	*Illinois PIRG - Comments of Carlos Melian (PC #6235.51); Nancy Darling (PC #6235.52); Michael Zucker (PC #6235.53); Chloe McCuhie (PC #6235.54); Eric Patterson (PC #6235.55); Sean McCuhie (PC #6235.56); Jacqueline Boyer (PC #6235.57); Kelly Viti (PC #6235.58); Betty Zucker (PC #6235.59); Julie Zwiebel (PC #6235.60); Abigail McGlothen (PC #6235.61); Tony Young (PC #6235.62); Diane Levy (PC #6235.63); Kelly Marshall (PC #6235.64); Gail Donnelly (PC #6235.65); Linda Kruhmin (PC #6235.66); David Sack (PC #6235.67); Hymen Bayer (PC #6235.68); Tom Reiter (PC #6235.69); Caroline Winkler (PC #6235.70); Gladys N. Bryer (PC #6235.71); Mary Cohen (PC #6235.72); Dolores Hannan (PC #6235.73); Jane Madejczyk (PC #6235.74); Ellen Patterson (PC #6235.75); Victor Palumbo (PC #6235.76); Ann Brigham (PC #6235.77); Tom

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	Williams (PC #6235.78); P. Guinsitze (PC #6235.79); Laura Maloney (PC #6235.80); Rose Thomas (PC #6235.81); Harriet Russell (PC #6235.82); David Jones (PC #6235.83); Reuben Thomas (PC #6235.84); Aislinn Ryan (PC #6235.85); Christa Suk (PC #6235.86); Nick Beem (PC #6235.87); Deb Palmer (PC #6235.88); Ann Haslet (PC #6235.89); Dana Riess (PC #6235.90); James Hamlet (PC #6235.91); Leah Barnum (PC #6235.92); Margarite Indecipherable (PC #6235.93); Kevin Glynn (PC #6235.94); Matt Kleinschmidt (PC #6235.95); Eva Penar (PC #6235.96); Jeanette Ho (PC #6235.97); A. Cerdá (PC #6235.98); Serafina Riegel (PC #6235.99); Martha Szczesnt (PC #6235.100)
6/13/2006	*Illinois PIRG - Comments of Diane Trenbeth (PC #6235.0); Jane Kelley (PC #6235.1); Hal Mead (PC #6235.2); Marcia Bernsten (PC #6235.3); Marvin Bassan (PC #6235.4); Linda Kruhmin (PC #6235.5); Andrew Fisher (PC #6235.6); Debbie Hillman (PC #6235.7); Michael Zucker (PC #6235.8); Marjorie C. L. Fisher (PC #6235.9); Joel Freeman (PC #6235.10); Andrea Orault (PC #6235.11); Peter Laundy (PC #6235.12); Verria Todd (PC #6235.13); Annie Martin (PC #6235.14); Rodney Erickson (PC #6235.15); Walter M. Rozak (PC #6235.16); Terrence Delaney (PC #6235.17); Yvonne Jarrett (PC #6235.18); Mary P. Taylor (PC #6235.19); Bernie Turner (PC #6235.20); Greg Primosch (PC #6235.21; Laurie Davidson (PC #6235.22); Dan Heck (PC #6235.23); Tanya Tuck (PC #6235.24); Gale Dreas (PC #6235.25); Brianna Jones (PC #6235.26); Shelley Banik (PC #6235.27); Trudy Horvath (PC #6235.28); Linda Pratt (PC #6235.29); John Kozenzur (PC #6235.30); Elizabeth C. Galfer (PC #6235.31); John Kim (PC #6235.32); Terry Syor (PC #6235.33); Mary Burke-Peterson (PC #6235.34); Alex Hansen (PC #6235.35); David Victorson (PC #6235.36); Denise Ahlquist (PC #6235.37); Tani Strain (PC #6235.38); Lynne Lasser Marcus Thiser (PC #6235.39); B. Polonus (PC #6235.40); Kyle Kaminsky (PC #6235.41); Liam Palmer (PC #6235.42); Connie Salamone (PC #6235.43); Dan Salamone (PC #6235.44); Amanda Buchbinder (PC #6235.45); Jane Thomas (PC #6235.46); Marit Lidvall (PC #6235.47); Sheldon Cohn (PC #6235.48); Les Stahl (PC #6235.49); George Bond (PC #6235.50)
6/12/2006	*Comments of James Maginel (PC #6234)
6/12/2006	*Comments of Astrid Kosowski (PC #6233)
6/12/2006	*Comments of Sadhu A. Johnston, Commissioner, Chicago Department of Environment (PC #6232)
6/6/2006	*Comments of Carrie Atiyeh of KFx, Inc.(PC #6231)
6/6/2006	*Comments of W. T. Ortlund (PC #6230)
6/5/2006	*Comment of Lynn Lawson (PC #6229)
5/31/2006	*Comments of Barbara McKasson (PC #344)
5/30/2006	*Comments of Marty Jacobson (PC #343)
5/30/2006	*Comments of Joy Ann Kist (PC #342)
5/26/2006	*Comment of Jay Hassert (PC #341)
5/25/2006	Comments of Robert L. Fick (PC #340); Rich Knapik (PC #340.1)
5/24/2006	Comments of Julianna S. Alioto (PC #339); Danny Yara (PC 339.1)

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5/23/2006	*Comments of Linda Fitshugh (PC #338); Ron Ditters (PC #338.1); John Daum (PC #338.2); Lyn Calhoun (PC 338.3); Marlene B. Redard (PC #338.4);Chris Jackson (PC #338.5); Mike Armstrong (PC #338.6); Cody Walker PC #338.7; Indecipherable signature (PC #338.8); Michelle Maher (PC #338.9); Phyllis Mooney (PC #338.10); Lori Williams (PC #338.11)
5/22/2006	Comments of T.P. Dean (PC #337); Donna Hassert (PC #337.1)
5/19/2006	Comment of Kathleen A. deGeirs (PC #336); Barbara C. Hill (PC #336.1)
5/19/2006	*Comments of Elizabeth Sohn-Hirsch (PC #335)
5/19/2006	*Comments of Ray Hollmann (PC #334)
5/18/2006	Comment of Donna Richno (PC #333); Judy Lewis (PC #333.1); Lynn Rymarz (PC #333.2); Jill S. House (PC #333.3)
5/18/2006	*Comments of Joyce Seul (PC #332)
5/18/2006	*Comments of Eileen Wiviott (PC #331)
5/17/2006	Comment of David Kvernes (PC #330); John Achwegman (PC #330.1); Martha Scwegman (PC #330.2); Donna Mann (PC #330.3); T. Tim Werner (PC #330.4); Scott Thorne (PC #330.5); Laura Magnussen (PC #330.6); Kristal Craig (PC #330.7); Mary Dunne (PC #330.8); Anthony Trevino (PC #330.9); Gloria Bowman (PC #330.10); Kristal Craig (PC #330.11)
5/16/2006	Comment of Sharon Collins (PC #329); Donald A. Lawrence (329.1)
5/16/2006	*Postcard of Jannin Retzlöff (PC #328)
5/15/2006	*Postcard of Laura Mudd (PC #327)
5/15/2006	*Sierra Club Comments - Nicky Drennan (PC #326); Vince Naz (PC #326.1); Diana Hayes (PC #326.2); Angie McNeill (PC #326.3); Laurel Tourssant (PC #326.4); Marilyn M. Good (PC #326.5); Rod Tally (PC #326.6);
5/12/2006	Pepi Camerlingo (PC #323.19)
5/12/2006	Public Comments of Indecipherable signature (PC #323); Indecipherable signature (PC 323.1); Bethany Boyer-Pechlin (PC 323.2); Rick Fry (PC #323.3); Indicipherable signature (PC 323.4)Janet Graves (PC #323.5); Mark Oldridge (PC 323.6); Indecipherable signature (PC 323.7); Andrew Fick (PC #323.8); Joyce Fry (PC 323.9); Indecipherable signature (PC #323.10); Jim Wolf (PC 323.11); Sean Keane (PC 323.12); David Brookman (PC #323.13); Walt Robinson (PC 323.14); Michelle Coble (PC #323.15); Indecipherable signature (PC 323.16); Pat Parrish (PC 323.17); Indicipherable signature (PC 323.18);
5/12/2006	*Comments of Susan Talling (PC #324)
5/12/2006	Comments of the Earth Team of Belle Aire School: Patricia Burke, MD (PC #322); Melody (PC #322.1); Harrison (PC #322.2); Justine (PC #322.3); A.J.C. (PC #322.4); Alex (PC #322.5); Sam (PC #322.6); Lauren (PC #322.7); Ericka (PC #322.8); Justin F. (PC #322.9); Jori (PC #322.10); Leo (PC #322.11); Elizabeth (PC #322.12); Veronica (PC #322.13); Allison (PC #322.14); Rose (PC #322.15); Amanda (PC #322.16); Monica (PC #322.17); Ronald (PC #322.18); Carly (PC #322.19); Taylor (PC #322.20)
5/11/2006	Comments of Sierra Club - Rochelle Wyatt (PC #321); Diane Ahrens (PC

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	#321.1); Jennifer Subleh (PC #321.2); L. Ruth Cooper (PC #321.3); Jill Pope (PC #321.4); Zac Gill (PC #321.5); Troy Tucker (PC #321.6); Ellen Robinson (PC #321.7); Martha Tucker (PC #321.8); Richard Rice (PC #321.9); Indecipherable signature (PC #321.10); Loraine Creek (PC #321.11); Bob Gromm (PC #321.12); Indeciperable signature (PC #321.13); Derrick Reed (PC #321.14); Patricia Mees (PC #321.15); Peg Elmore (PC #321.16); Indeciperable signature (PC #321.17); Sherie Smith (PC #321.18); Dawn Heath (PC #321.19); Jean Morgan (PC #321.20); Johm Dickerson (PC #321.21); indiciperable signature (PC #321.22); Geraldine Davis (PC #321.23); Debbie Wyant (PC #321.24); Donna Gambach (PC #321.25); Timothy W. Cooper (PC #321.26); Barb Crew (PC #321.27); Patty White (PC #321.28); Christina Mahert (PC #321.29); W Koch (PC #321.30); Terri Treacy (PC #321.31); Timmy Yara (PC #321.32); Margaret Schroeder (PC #321.33); Amber Gustafson (PC #321.34);Jane Kelley (PC #321.35; Debra J. Downs (PC #321.36); Maureen Cooke (PC #321.37); H. Vanderlinde (PC #321.38); Ryan E. Campbell (PC #321.39); Mickey Stewart (PC #321.40); Robert Dawson (PC #321.41); Kim M. Davis (PC #321.42)
5/10/2006	*Comments of Dr. Harry Miller and Lucie Miler (PC # 320)
5/10/2006	*Comments of Jean Whitmore (PC # 319)
5/10/2006	*Comments of Susanne Schwinn (PC # 318)
5/10/2006	*Comments of Wil Root (PC # 317)
5/10/2006	*Comments of Sarah Beck (PC # 316)
5/10/2006	*Comments of Mighan Nigra (PC # 315)
5/10/2006	*Comments of Chris Clarer (PC # 314)
5/10/2006	*Comments of Kingsten Kordecki (PC # 313)
5/10/2006	*Comments of Rich Whitney (PC # 312)
5/10/2006	*Comments of Indesciferable (PC # 311)
5/10/2006	*Comments of Justin Skord (PC # 310)
5/10/2006	*Comments of Lynne Wycoro, RN (PC # 309)
5/10/2006	*Comments of John Koch (PC # 308)
5/10/2006	*Comments of Cliff Dambrow (PC # 307)
5/10/2006	*Comments of Tom Clark (PC # 306)
5/10/2006	*Comments of Susan Truesdale (PC # 305)
5/10/2006	*Comments of Erin C. Stern (PC # 304)
5/10/2006	*Comments of Josh Stern (PC # 303)
5/10/2006	*Comments of Elissa Johnson (PC # 302)
5/10/2006	*Comments of Michael Wagner (PC # 301)
5/10/2006	*Comments of Megan R. Pulliam (PC # 300)
5/10/2006	*Comments of Paula Bradshaw (PC # 299)
5/10/2006	*Comments of Jeremy Jones (PC # 298)
5/10/2006	*Comments of Shelby Pepper (PC # 297)

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5/10/2006	*Comments of Abigail J. Breeser (PC # 296)
5/10/2006	*Comments of Colleen M. McGaugh (PC # 295)
5/10/2006	*Comments of Jessica Tibbets (PC # 294)
5/10/2006	*Comments of Selena Johnston (PC # 293)
5/10/2006	*Comments of Emily Astor (PC # 292)
5/10/2006	*Comments of Paul & Jennifer Zielinski (PC # 291)
5/10/2006	*Comments of Jessica Brandhaw (PC # 290)
5/10/2006	*Comments of The Rev. Ms. Barbara Pescar (PC # 289)
5/10/2006	*Comments of Sandi Carr (PC # 288)
5/10/2006	*Comments of Linda Kruhmin (PC # 287)
5/9/2006	*Comments of Elizabeth Geaslin (PC # 286)
5/9/2006	*Comments of Barbara Mitchell (PC # 285)
5/9/2006	*Comments of Alison L. Gerlach (PC # 284)
5/9/2006	*Comments of Rachelle L. Brooks (PC # 283)
5/9/2006	*Comments of Dale Griffin (PC # 282)
5/9/2006	*Comments of Adam Lutman (PC # 281)
5/9/2006	*Comments of Bob Morley (PC # 280)
5/9/2006	*Comments of Sharon Colman (PC # 279)
5/9/2006	*Comments of Lia Kaydus (PC # 278)
5/9/2006	*Comments of Rex Poe (PC # 277)
5/9/2006	*Comments of Liz Harrison (PC # 276)
5/8/2006	Comments of Illinois PIRG - Sheila Leadbetter (PC 6200); Steve Adler (PC 6201); Alan Shannon (PC 6202); A Shannon (PC 6203); Alana Macary (PC 6204); Alex A. Bobroff (PC 6205); Andy Lewis (PC 6206); Anthony Schmitt (PC 6207); Alice Guzman (PC 6208); Alice Reich (PC 6209); Alicia Dodd (PC 6210); Andrew Glicksberg (PC 6211); Angeline Heisler (PC 6212); Amy Hijjawi (PC 6213); Andrew Huffer (PC 6214); Aine Rock (PC 6215); Allan Johnston (PC 6216); Alejandra Javiera Caballero (PC 6217); Andrew Schwarz (PC 6218); Anne Kiraly (PC 6219); Alissa Andrew (PC 6220); Bill Abernethy (PC 6221); Amy Lazzeretti (PC 6222); Anthony Bisciglia (PC 6223); April Abon (PC 6224); Amy Converse (PC 6225); Andrew Cuming (PC 6226); Jan Adamczyk (PC 6227); Susan Schlitz (PC 6228)
5/8/2006	Comments of Illinois PIRG - Andrew Hodgman (PC 6150); Leslie Babson (PC 6151); Jason Maratina (PC 6152); Jay Kalawadia (PC 6153); Graeme MacDonald (PC 6154); Jeff Granger (PC 6155); Robert Green (PC 6156); Gregory Jarosz (PC 6157); Gregor Sosnowski (PC 6158); Joanne Blumberg (PC 6159); Geoffrey Guzynski (PC 6160); Sandy Rusch (PC 6161); Garth Lewis (PC 6162); Georgia Gebhardt (PC 6163); Craig Shapiro (PC 6164); George Kocalis (PC 6165); Gloria Lasley (PC 6166); Glenn Hagemann (PC 6167); Drew Barrett (PC 6168); Gloria Linville (PC 6169); Gerald Fleetwood (PC 6170); Jan Kirsch (PC 6171);

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	Jason McAllister (PC 6172); Jay Owens (PC 6173); Jean Macary (PC 6174); John Krapf (PC 6175); JoAnne Bogacz Boyle (PC 6176); Justin Burt (PC 6177); John Armstrong (PC 6178); Jane Drews (PC 6179); Gregory Hardigan (PC 6180); Jerry Wray (PC 6181); Mary Anne Madeira (PC 6182); Kathy Boyens (PC 6183); Sarah Johnson (PC 6184); Brian Shehan (PC 6185); Barbara Zaniolo (PC 6186); Cynthia Fey (PC 6187); Greg Burnet (PC 6188); Jamie Pollack (PC 6189); Jeanette Hernandez (PC 6190); Jan & Don Barshis (PC 6191); Jane Lewis (PC 6192); Jane Driesen (PC 6193); Kurt Ro (PC 6194); Michael Zucker (PC 6195); K Taira (PC 6196); John Zbesko (PC 6197); Caroline Wayne (PC 6198); Sue Eberhardt (PC 6199)
5/8/2006	Comments of Illinois PIRG - Fredrick Holland (PC 6100); Jeanne Klein (PC 6101); Lois Snyder (PC 6102); Kathryn Waecker (PC 6103); Kathi Wotal (PC 6104); Lisa Wand (PC 6105); Lucy Elliott (PC 6106); Laura Lapinskas (PC 6107); Lanlan Hoo (PC 6108); Julia Rosenthal (PC 6109); Elizabeth Scheet (PC 6110); Ellen Simsohn (PC 6111); Everett (PC 6112); Chris Klarer (PC 6113); Julie Barbosa (PC 6114); Alexis Adler (PC 6115); Robert Davis (PC 6116); Tim McKeever (PC 6117); David Feurzeig (PC 6118); Michael Finley (PC 6119); Frederick Simon (PC 6120); Gregory Lapin (PC 6121); Gretchen Gharrett (PC 6122); Gary Weune, Jr. (PC 6123); Gail Merritt (PC 6124); Gale Grossman (PC 6125); Eric Cartier (PC 6126); Erin Roberts (PC 6127); Erin Maiorca (PC 6128); Eric Rogers (PC 6129); Scott Dalebroux (PC 6130); hristine Kamradt (PC 6131); Rena Baldwin (PC 6132); R. Baldwin (PC 6133); Frank Shannon (PC 6134); Frank Paulo (PC 6135); Mark Foisy (PC 6136); Margaret Nagel (PC 6137); Felix Owen (PC 6138); Frank Kalmar (PC 6139); Karen Groom (PC 6140); Paul Hofferkamp (PC 6141); Vladimir Gedgafov (PC 6142); Matt Gebhardt (PC 6143); Lizzeth Montejano (PC 6144); Glen Depke (PC 6145); Nicolas Galindo (PC 6146); Robert L. Hopper (PC 6147); Gabriel Gardner (PC 6148); Andrew Fisher (PC 6149)
5/8/2006	Comments of Illinois PIRG - Elizabeth Stange (PC #6,050); Kathryn Hutchinson (PC 6051); Karen Sandefur (PC 6052); Karl Hjerpe (PC 6053); JoEllen Kames (PC 6054); Karen Berg (PC 6055); Karen Turek (PC 6056); Karie Ellison (PC 6057); Catherine Donlon (PC 6058); Kathy Petrauskas (PC 6059); Juliet Sosnowski (PC 6060); Julia Bathon (PC 6061); Melissa Feorstel (PC 6062); Jacqueline Van Cleave (PC 6063); Joy Phillips Blocki (PC 6064); Sherry Liles (PC 6065); Jason Yee (PC 6066); Carolyn Chapman (PC 6067); Geri Baumblatt (PC 6068); Joan Bradford (PC 6069); George Kruchten (PC 6070); Karen Schenkenfelder (PC 6071); Karen Sewick (PC 6072); Karen Stacey (PC 6073); Catherine Ballew (PC 6074); Mary Jo Kuffner (PC 6075); Kurt Weissenborn (PC 6076); Earl G. Bley Jr. (PC 6077); Kerry Nelson (PC 6078); Juliet Sosnowski (PC 6079); Kathy Mrzlak (PC 6080); James Koszarsky (PC 6081); Michael Kreuser (PC 6082); John Kriegshauser (PC 6083); P. Christine Schmidt (PC 6084); Kris Aune (PC 6085); Kristi Sloniger (PC 6086); Kristine Miller (PC 6087); Kalyn Lambert (PC 6088); Kenneth Schmidt (PC 6089); Leslie Peet (PC 6090); M. Rivera-Rogers (PC 6091); Larry Goldstein (PC 6092); Kjerstine McHugh (PC 6093); Kristofer Kiszynski (PC 6094); Katherine Krasin (PC 6095); Karen Truskowski (PC 6096); Katherine Robandtk (PC 6097); Karin Nelson-

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5/8/2006	Comments of Illinois PIRG - Joyce Morimoto (PC 5900); Jackie Richards (PC 5901); Jaclyn Zawacki (PC 5902); Jeanne Davies (PC 5903); Joy Jaeger (PC 5904); Jean Dust (PC 5905); Sara Kerastas (PC 5906); Jody Martiniak (PC 5907); Jamie Gould (PC 5908); James Spreitler (PC 5909); Lisette Mroz (PC 5910); Isaac Bloom (PC 5911); Ilana Kaplan Shain (PC 5912); Eric Murken (PC 5913); Ingrid Haugen (PC 5914); Julianna Walo (PC 5915); Isiah Dalton (PC 5916); Israel Friedman (PC 5917); Jules Kaplan (PC 5918); Jason Koontz (PC 5919); Lauren Selcke (PC 5920); David Hilkes (PC 5921); Hannah Lissauer (PC 5922); Helen Douglas (PC 5923); Lilija Martinka (PC 5924); Helen Myers (PC

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5/8/2006	<p>Comments of Illinois PIRG - Bonnie Zouras (PC 5850); Yumi Ishihara (PC 5851); Craig Williams (PC 5852); Yvonne Hedeker (PC 5853); Yale Wolk (PC 5854); Gary Adams (PC 5855); Janelle Reach (PC 5856); Dale Medendorp (PC 5857); Daniel Puralewski (PC 5858); Dan Johnson Weinberger (PC 5859); Frank Harrison (PC 5860); Gerald Kaiser (PC 5861); William Kerins (PC 5862); Debra Adelson (PC 5863); Robert Smith (PC 5864); Warren Scaman (PC 5865); Nancy Shook (PC 5866); Wilson Shook (PC 5867); Warren becker (PC 5868); Clement Juris (PC 5869); Mary Hirose (PC 5870); Daniel Tietzer (PC 5871); Robert Sellke (PC 5872); Carolen Welch (PC 5873); Angela West Blank (PC 5874); William Freeto (PC 5875); Jean Brennan (PC 5876); Mark Brown (PC 5877); Cheryl Widman (PC 5878); Eileen Hand (PC 5879); Val Anderson (PC 5880); Vladimir Mikhelson (PC 5881); Vinita Ricks (PC 5882); Suzana Preradovic (PC 5883); Veatrice Grady (PC 5884); Barry Seth (PC 5885); Tauni Reinschmidt (PC 5886); Warren Schoen (PC 5887); Natalia Pavlov (PC 5888); Todd Drefcinski (PC 5889); Mary Brown (PC 5890); Francie Lightfine (PC 5891); Umeeta Sadarangani (PC 5892); Amanda Foster (PC 5893); Valerie Krejcie (PC 5894); Alex Vazquez (PC 5895); Vazquez (PC 5896); Robert Chesrow (PC 5897); Linnzi Hodel (PC 5898); Lori Roberts (PC 5899)</p>
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5/8/2006	Comments of Illinois PIRG - Roberta Nash (PC 5700); Rosemary Armocida (PC 5701); Rob Putnam (PC 5702); Robert Coleman (PC 5703); Rose Kaiser (PC 5704); Christine Schopieray (PC 5705); Robert Berry (PC 5706); Brett Goad (PC 5707); Rebecca Cohan (PC 5708); Faigie & Robert Tanner (PC 5709); Paul Saydak (PC 5710); Stephanie Baker (PC 5711); Sara Belskis (PC 5712); S. Fram (PC 5713); Richard Johannsen (PC 5714); Richard j. Selfridge, Jr. (PC 5715); R Selfridge (PC 5716); Robert Kastigar (PC 5717); Robert Kusel (PC 5718); Robert Lubotsky (PC 5719); Alexandra Schabel (PC 5720); Shelby Childress (PC 5721); John Galdun (PC 5722); Ken Schmidt (PC 5723); Marius Clobanu (PC 5724); Steve Dlugo (PC 5725); Suzanne Carlson (PC 5726); Susan Dziekan (PC 5727); Suzanne Flynn (PC 5728); Sean Lynch (PC 5729); Katherine Moseley (PC 5730); James Senhauser (PC 5731); Sally Parry (PC 5732); Sandra Lehner (PC 5733); Sarah Guernsey (PC 5734); Sharon Buazard (PC 5735); Joyce Rhea (PC 5736); Richard Byrne (PC 5737); Ritchie Trull (PC 5738); Jennifer Shrader (PC 5739); Subir Trivedi (PC 5740); Kimberly Nicosia (PC 5741); Paul Saydak (PC 5742); Susan Rahija (PC 5743); Susan Raffel (PC 5744); Suzanne Bouzo (PC 5745); Beth Rich (PC 5746); Stephanie Yablonsky (PC 5747); Kathy Smith (PC 5748); Thomas A. Culak (PC 5749)
5/8/2006	Comments of Illinois PIRG - Phoebe Bower (PC 5650); Philip Hult (PC 5651); Peter Kuehnel (PC 5652); Philip Kritzman (PC 5653); Pat McHughes (PC 5654); Ed Homeier (PC 5655); Jane Beak (PC 5656); Penny Edwards (PC 5657); Peter Valicenti (PC 5658); Peter Fassett (PC 5659); Pat McHugh (PC 5660); Patricia Caldwell (PC 5661); P. Huelsman (PC 5662); P. Gallardo (PC 5663); Patricia Turrise (PC 5664); Patty Ruback (PC 5665); Paula Ladin (PC 5666); Paul Avers (PC 5667); Paul Ring (PC 5668); Diane Stein (PC 5669); Michael Yannell (PC 5670); Patricia VerStrat (PC 5671); Ellen Moriarty (PC 5672); Nora Liu (PC 5673); Timothy Donaghy (PC 5674); Tim Quirk (PC 5675); Rudolph Gartner (PC 5676); Rachel Strohm (PC 5677); Rachel McClain (PC 5678); Scott Baker (PC 5679); Nancy Pollack (PC 5680); Moira Bateman (PC 5681); Phil Rider (PC

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	5682); Pat Salecki (PC 5683); Margaret Wedoff (PC 5684); RoseMarie Berg (PC 5685); Rose Weidner Lundemo (PC 5686); Rebecca Moschorak (PC 5687); Steven Burkhard (PC 5688); Teresa Hjerpe (PC 5689); Richard May (PC 5690); Rebecca Poteet (PC 5691); David Rechs (PC 5692); Maureen Quaid (PC 5693); Bill Hoglund (PC 5694); Richard Eveleth (PC 5695); Richard Falzone (PC 5696); Reginald Gibbons (PC 5697); Richard Acker (PC 5698); Patricia Berry (PC 5699)
5/8/2006	Comments of Illinois PIRG - Nancy Brandt (PC 5600); Nicholas Bianchi (PC 5601); Nickolas Daniels (PC 5602); Konrad Bis (PC 5603); Nathaniel Macke (PC 5604); Nancy L. Cowger (PC 5605); Nikki Limper (PC 5606); N.M. Bush (PC 5607); Natalie Topinka (PC 5608); Noreen Snead (PC 5609); Nancy Hejna (PC 5610); Bonnie Horzepa (PC 5611); Philip Ceisel (PC 5612); Peter Lock (PC 5613); Natalia Trawkowski (PC 5614); Nicole Baird (PC 5615); Nicole Bosak (PC 5616); Nancy J. Cline (PC 5617); Nathan Hasselhorst (PC 5618); Neva Frank (PC 5619); Richard Turrise (PC 5620); Karen Parker (PC 5621); Rev. Rebecca Gordon (PC 5622); Pat Hanna (PC 5623); Pat McHugh (PC 5624); Nancy Bloom (PC 5625); Nancy Lee (PC 5626); Nancy Strand (PC 5627); Natalia Petraszxuk (PC 5628); Diane Moeller (PC 5629); Shari Gullo (PC 5630); Brent Barrow (PC 5631); Colleen O'Connell (PC 5632); Alexander Tarsi (PC 5633); Orzin Merritt (PC 5634); Christopher Qualiardi (PC 5635); Orchestra (PC 5636); John Hactel (PC 5637); John Cara (PC 5638); Denise Akason (PC 5639); Pamela Lamaster-Millett (PC 5640); Nina Neitzke (PC 5641); Connie Steinhoff (PC 5642); Norbert Honermeier (PC 5643); Ken Brown (PC 5644); N.Schabes (PC 5645); Natalie Schmitt (PC 5646); Noreen Sherwood (PC 5647); Natasha Shpiller (PC 5648); Neil Martin (PC 5649)
5/8/2006	Comments of Illinois PIRG - Jack Benton (PC #5,550); Joy White (PC 5551); Jullie Nold (PC 5552); Joanna Metzger (PC 5553); Joan Ladie (PC 5554); Joanne True (PC 5555); Joan Hickey (PC 5556); Joseph Philip (PC 5557); Alice Schroeder (PC 5558); Joe Nast (PC 5559); Jennifer Hammer (PC 5560); Jen Hanis (PC 5561); G.L. and J.E. Hicks (PC 5562); Jim Hinckley (PC 5563); Joanna Challacombe (PC 5564); Jeffrey Cohen (PC 5565); Julie Montague (PC 5566); Carolyn Tomkinson (PC 5567); Jeanne Doherty (PC 5568); Jeanne Zasadil (PC 5569); Joseph Lenti (PC 5570); John S. Wayne (PC 5571); John Andrews (PC 5572); John Koch (PC 5573); Johnnie Jordan (PC 5574); Griselda Jordan (PC 5575); Jessica Spruyt (PC 5576); Carol Tota (PC 5577); David Gorman (PC 5578); John Horvath (PC 5579); Keith Kusterer (PC 5580); Douglas Bermudez (PC 5581); Jim (PC 5582); Jim Beckwith (PC 5583); Mary Spranze (PC 5584); John Kavalunas (PC 5585); Julie Laffin (PC 5586); Jessica Heiden (PC 5587); Jaime Stringer (PC 5588); Jenifer Lugar (PC 5589); Marie Perkins (PC 5590); Jack and Patsyk Kernan (PC 5591); Victor P. Garbonkus (PC 5592); Richard Heinlein (PC 5593); Rimas Petrauskas (PC 5594); Mary Anne Warnecke (PC 5595); Bary Wagner (PC 5596); Carrie Garcia (PC 5597); David Aaron (PC 5598); Sachin Mahajan (PC 5599)
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5/8/2006	Comments of Illinois PIRG - Angela Berry (PC #5,400); Angela Reeks (PC 5401); Anita Bednarz (PC 5402); Alan Jenks (PC 5403); Audrey Petty (PC 5404); Aaron Rester (PC 5405); Ardith Reed (PC 5406); Ann Leeds (PC 5407); Anna Gentry (PC 5408); Alexandra Sipiora (PC 5409); Andrea Moonsammy (PC 5410); Amanda Slawkowski (PC 5411); Maria Waskin (PC 5412); Rick Ferguson (PC 5413); Amy Riggins (PC 5414); Ryan Anderson (PC 5415); Andrew Turner (PC 5416); Andreya Grozik (PC 5417); Angela Moreno (PC 5418); Angela Berry (PC 5419); Nancy Baranowski (PC 5420); Barbara Singer (PC 5421); Barbara Bochnak (PC 5422); Abe Lapson (PC 5423); Asher Margolis (PC 5424); Adrienne Mazique (PC 5425); Amber McKown (PC 5426); Amber Bond (PC

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	C Cindy Davidson (PC 4560); Melissa Ellis (4561); Gretchen Bellino (PC 4562); Ruth Nitsche (4563); Arthur Sullivan (PC 4564); Indecipherable Signature (PC 4565); Anne Casey (PC 4566); Molly Larkin (PC 4567); Indecipherable Signature (PC 4568); Emily Lane (PC 4569); Tom & Betty Toser (PC 4570); Leif Gamrath (PC 4571); Carol Grossman (PC 4572); Paul Strom (PC 4573); Victor A. Urban (PC 4574); Teresa Veras (PC 4575); Liam Singer (PC 4576); Vern Blackwood (PC 4577); Ryan Winters (PC 4578); Sirena Rebovich (PC 4579); Ian MacMillan (PC 4580); Michael Hay (PC 4581); Indecipherable Signature (PC 4582); Noveen Roberts (PC 4583); Steve Hoff (PC 4584); Alderman Joe Moore (PC 4585); R.E. Bruce (PC 4586); Darin Reid (PC 4587); Jack M. Bertram (PC 4588); Indecipherable Signature (PC 4589); M.A. Lee (PC 4590); Debra Moughamian (PC 4591); Herbert Wichner (PC 4592); Claire Osada (PC 4593); Barbara Moore (PC 4594); Claudia Rinehart (PC 4595); John Manley (PC 4596); Lynn Gaffigan (PC 4597); Katie Eveleigh (PC 4598); Joyce Foster (PC 4599)
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5/8/2006	Comments of Illinois PIRG - Wendy Lehran (PC #4,100); Michael Goode (PC 4101); Fred T. Meyer (PC 4102); Indecipherable Signature (PC 4103); Wenon Rymord-Richmond (PC 4104); Stephen Katz (PC 4105); Amy Frangipane (PC 4106); Indecipherable Signature (PC 4107); Branden Dashiell (PC 4108); Emir Yonzon (PC 4109); Kawada Hodges (PC 4110); Beth Mayla Klein (PC 4111); Stephen Hays (PC 4112); Jay Atkinson (PC 4113); Barbara Wine (PC 4114); Indecipherable Signature (PC 4115); Sharon Hayes (PC 4116); Michael Adams II (PC 4117); Indecipherable Signature (PC 4118); Chaka B. Floyd (PC 4119); Martin Dabrowski (PC 4120); David Leonard (PC 4121); Bette Walker (PC 4122); Zach Koppers (PC 4123); Amanda Smith (PC 4124); Jason Robinson (PC 4125); Shaleka Smith (PC 4126); Robert West (PC 4127); Indecipherable Signature (PC 4128); Kyle Fisher (PC 4129); Leonard Zanders (PC 4130); Steve Corrinus (PC 4131); Indecipherable Signature (PC 4132); Indecipherable Signature (PC 4133); Carmen Castillo (PC 4134); Frederick Young (PC 4135); Indecipherable Signature (PC 4136); Indecipherable Signature (PC 4137); Adam Rohaes (PC 4138); Rebecca Ringquist (PC 4139); Colin Chapman (PC 4140); Randy L. Ramsey (PC 4141); Wendy Nafziger (PC 4142); Melissa Kozarits (PC 4143); Ronald Kozarits (PC 4144); Nicholas Jaruis (PC 4145); Indecipherable

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5/8/2006	<p>Comments of Illinois PIRG - Jose Alfaro (PC #3,900); Indecipherable Signature (PC 3901); Indecipherable Signature (PC 3902); Greg Ouska (PC 3903); Patricia Goldwell (PC 3904); Indecipherable Signature (PC 3905); Jay Sbarboro (PC 3906); Juliette Zielke (PC 3907); Susan Randhava (PC 3908); Kord Staley (PC 3909); Beth McQuie (PC 3910); Karen Linden (PC 3911); Indecipherable Signature (PC 3912); Cathy Olsen (PC 3913); Alex Kamilewicz (PC 3914); Sarah Michaelson (PC 3915); Ian Rogers (PC 3916); Steven W. Albrecht (PC 3917); Velinda Hooranson (PC 3918); Gloria Strom (PC 3919); Nikia Jongbo (PC 3920); Jameel Young (PC 3921); Warren Hanoy (PC 3922); Devan Moran (PC 3923); Long Yang (PC 3924); Indecipherable Signature (PC 3925); Mike Lucia (PC 3926); F. Rosendorn (PC 3927); Lisa Frederick (PC 3928); Patrick Thomas (PC 3929); Indecipherable Signature (PC 3930); C. Boas (PC 3931); Jean Kim (PC 3932); Indecipherable Signature (PC 3933); Jenny Vollen (PC 3934); Indecipherable Signature (PC 3935); Art Schmit (PC 3936); Eleanor Flynn (PC 3937); Greg Britton (PC 3938); Charles J. Hagan (PC 3939); Indecipherable Signature (PC 3940); Leo Schelbert (PC 3941); Caroline Latta (PC 3942); Eileen Zehr Gaod (PC 3943); Tim Verrilli (PC 3944); Jackie Grober (PC 3945); Carol McConnell (PC 3946); Jennifer Linzer (PC 3947); Ann Marie Dorian (PC 3948); Indecipherable Signature (PC 3949)-</p>
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	(PC 3710); Jesus Vicente (PC 3711); Michelle Garch (PC 3712); A. Hearst (PC 3713); Valerie Pleshar (PC 3714); Friend of PIRG (PC 3715); Ginny Mathem (PC 3716); Carey Overstreet (PC 3717); Martin Hajduk (PC 3718); Freddy Coba (PC 3719); Tobby Fried (PC 3720); Eileen Friesen (PC 3721); Dale Fillippo (PC 3722); Ben Hall (PC 3723); Eric Robinson (PC 3724); Chris Vinai (PC 3725); Dylan Jordon (PC 3726); D. McLain (PC 3727); Jen Anderson (PC 3728); Friend of PIRG (PC 3729); Kelly Nieman (PC 3730); Connie Ligon (PC 3731); Kevin Shannon (PC 3732); Lindsay Battle (PC 3733); Indecipherable Signature (PC 3734); Chris Benson (PC 3735); Stephanie Dufford (PC 3736); Indecipherable Signature (PC 3737); Scott Gunn (PC 3738); Sterling M. Rand (PC 3739); Elspeth Revere (PC 3740); Wendy Robie (PC 3741); Jeannie Vonhof (PC 3742); Lance Rantala (PC 3743); Indecipherable Signature (PC 3744); Mark Natanek (PC 3745); G. Tommy Wilson (PC 3746); Martha Barth (PC 3747); Heriberto Costillo (PC 3748); Robert Engel (PC 3749);
5/8/2006	Comments of Illinois PIRG - Joseph K. Hoereth (PC #3,650); V. Kurch (PC 3651); Keith Schalinio (PC 3652); Queda Dye-Bradford (PC 3653); Clarissa Miller (PC 3654); Ruth Kearns (PC 3655); H.Y. Krenzifn (PC 3656); Karen and Michael Grandinetti (PC 3657); Nicole Menacher (PC 3658); Kate Ward (PC 3659); Melissa Gibson (PC 3660); Ana Serrano (PC 3661); Mary Kate Fleming (PC 3662); Mike Mason (PC 3663); Frank Schabold (PC 3664); Kathy McNamara (PC 3665); Julie N. Maranto (PC 3666); Jim Gillen (PC 3667); Laurie Abel (PC 3668); Dottie Fletcher (PC 3669); Steve Baruffi (PC 3670); Jhan Swanson (PC 3671); Catherine Driscoll (PC 3672); Ezra Sandzer-Bell (PC 3673); Will Nowak (PC 3674); David Smith (PC 3675); Mary Coleman (PC 3676); Patricia Lewis (PC 3677); Indecipherable Signature (PC 3678); Indecipherable Signature (PC 3679); Ms. Doyle-Smith (PC 3680); Don McSherry (PC 3681); Megan Wells-Paske (PC 3682); Indecipherable Signature (PC 3683); Chris Grey (PC 3684); Eddie Woods (PC 3685); Brian Gruby (PC 3686); Victor Larkin (PC 3687); Indecipherable Signature (PC 3688); Indecipherable Signature (PC 3689); Bruce Webster (PC 3690); Jeremy Bohne (PC 3691); Steven Hirschberg (PC 3692); Jerry Brown (PC 3693); Casey Hultz (PC 3694); David Kossy (PC 3695); Ms. Annette Caldwell (PC 3696); Michael Tsoulos (PC 3697); Jane Kathein (PC 3698); Mallory Porcelh (PC 3699)
5/8/2006	Comments of Illinois PIRG - Jerry Miceli (PC #3,600); Phyllis Aavang (PC 3601); Lonnie Vann (PC 3602); Carol Alfus (PC 3603); John M. Puzzo (PC 3604); Harold and Jeanette Johnson (PC 3605); Fred Tessles (PC 3606); Cindy Vedda (PC 3607); Kristoe Kieher (PC 3608); Grace Gordon (PC 3609); Ray Russmann (PC 3610); Killis Pugh (PC 3611); Erick Howenstein (PC 3612); Elaine L. Heichman (PC 3613); Sheree Moratto (PC 3614); Noelle Zabadneh (PC 3615); Travis Patterson (PC 3616); Jeanne Y. Nestor (PC 3617); Joe Bannano (PC 3618); Margaret Czubak (PC 3619); Stuart Hiley (PC 3620); Mr. F.D. Muzzy (PC 3621); Lillian and Carl Frazier (PC 3622); M. Rinelli (PC 3623); Nisma Ruparllson (PC 3624); David A. Austern (PC 3625); Rose Mary Mahany (PC 3626); Paul Shadle and Monica Drane (PC 3627); Natalie Holder (PC 3628); Linda Cheney (PC 3629); Terry Peabody (PC 3630); Karen Pascaal (PC 3631); James Woods (PC 3632); Indecipherable Signature (PC 3633); Phillip

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	Wilkins (PC 3634); Eleanor Frew (PC 3635); Carolyn Geeding (PC 3636); Raman Sacadev (PC 3637); T. Bustos (PC 3638); Indecipherable Signature (PC 3639); Indecipherable Signature (PC 3640); Judy Leo (PC 3641); Thomas L. Meyer (PC 3642); Iris Shaffer (PC 3643); Theodis Brown (PC 3644); Melissa Rendon (PC 3645); Natalie Cimino (PC 3646); Kurt Neubauer (PC 3647); Mara Morris (PC 3648); B. Stein (PC 3649)
5/8/2006	Comments of Illinois PIRG - Jillian R. Neal (PC 3550); Gary Isaal (PC 3551); Nancy Enget (PC 3552); Byrne Laurence (PC 3,553); Auzu Du (PC 3554); Ann Lanelo (PC 3555); Matt Ahearn (PC 3556); Rita D. Mason (PC 3557); Kate Doehring (PC 3558); Maya Jensen (PC 3559); Margaret Sdsit (PC 3560); Leo Suarez (PC 3561); Michael O'hara (PC 3562); Ido Ben-Zvi (PC 3563); Callie Tucker (PC 3564); Jackie Seaman (PC 3565); Noreen Edwards (PC 3566); Nancy T. Trimble (PC 3567); Jill Leff (PC 3568); Guy Leekley (PC 3569); Sharena (PC 3570); Kenneth Chan (PC 3571); Pete Sexton (PC 3572); J.C. Cormack (PC 3573); Sue Jacobson (PC 3574); Janet Sparks (PC 3575); Scott Waller (PC 3576); Sara Brenner (PC 3577); Rose Thomas (PC 3578); Jon Kipferberg (PC 3579); Mark Steege (PC 3580); Daniel jBleier (PC 3581); Jim Amato (PC 3582); Carol Lind (PC 3583); Ross Buchanan (PC 3584); John Robinson (PC 3585); Frank Rowe (PC 3586); Aneta Wojciwk (PC 3587); Julie Fitzgerald (PC 3588); Richard Penral (PC 3589); Lynn Altfeld (PC 3590); Rory MacPhail (PC 3591); Joan Ducayet (PC 3592); Judy Krizmanic (PC 3593); James P. Nacel (PC 3594); Ed Kovach (PC 3595); Frank Marrese (PC 3596); Toby Edwards (PC 3597); Jennifer Magnus (PC 3598); Varoon S. Deshmukh (PC 3599)
5/8/2006	Comments of Illinois PIRG - Janis Michael (PC #3,500); Mark VandeHoy (PC #3,501); Marge Zivin (PC #3,502); Renee Summers (PC #3,503); Richard C. Erickson (PC #3,504); Tom Miller (PC #3,505); Carol Heffernan (PC #3,506); Susan Collier (PC #3,507); A.J. Kane (PC #3,508); Nancy Seheid (PC #3,509); Georgette Phillos (PC #3,510); Donna Pappo (PC #3,511); D. R. Powers (PC #3,512); Colleen Mulroe (PC #3,513); Katie Martin (PC #3,514); Barbara Woody (PC #3,515); Patrick Carroll (PC #3,516); J. Guspeluz (PC #3,517); Joseph R Hageman (PC #3,518); Shanti Elliott (PC #3,519); Tom Conroy (PC #3,520); Nancy Doyle (PC #3,521); Catherine Neary (PC #3,522); Richard Mark (PC #3,523); Morgan F. Simmons (PC #3,524); Nicole Lipschultz (PC #3,525); Carmen Wheatcroft (PC #3,526); Liz Eldenberg (PC #3,527); Falimeh Azadi (PC #3,528); Casey Miller (PC #3,529); Pat Maunsell (PC #3,530); Dan Lambert (PC #3,531); Tamyla Grebill (PC #3,532); M. Gebhardt (PC #3,533); Charles Racid (PC #3,534); Nancy Adams (PC #3,535); Gary Manzella (PC #3,536); A. W. Lynch (PC #3,537); Mollie Vanderkam (PC #3,538); Steven Goldman (PC #3,539); John Reddington (PC #3,540); Thomas L. Amos (PC #3,541); S. Kleiman (PC #3,542); Gil Wyngarden (PC #3,543); Juanita Blade (PC #3,544); Sherneece Mason (PC #3,545); Sharon Nelson (PC #3,546); Samuel Bamidele (PC #3,547); Raymond Aaron (PC #3,548); Jermaine Ellis (PC #3,549)
5/8/2006	Comments of Illinois PIRG - Matthew Hartgering (PC 3450); Cydne Gillard (PC 3451); Bruce Mitchell (PC 3452); Julie Froeter (PC 3453); Margie Schaps (PC

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5/8/2006	<p>Comments of Illinois PIRG - Zach Baker (PC 3400); Seth & Patty Baker (PC 3401); John K Wiseman (PC 3402); Richard Silverstein (PC 3403); Gail Mudro (PC 3404); David Clatch (PC 3405); Tim Hedrich (PC 3406); Rosa Frazer (PC 3407); Martin O'Donnell (PC 3408); Sasha Gerritson (PC 3409); Stephanie A. Hardesty (PC 3410); Wesley Redford (PC 3411); Etta Graves (PC 3412); Suzanne R. Dulth (PC 3413); Pat Dervin (PC 3414); L M McCauley (PC 3415); Rick Fishe (PC 3416); Susan Fallon (PC 3417); Tara Jopp (PC 3418); Barry Ruse (PC 3419); Don Borley (PC 3420); Dan Ofloy (PC 3421); Mary Mathison (PC 3422); Linda Finkel (PC 3423); Jason Mitchell (PC 3424); Kim Nathanson (PC 3425); Jill Leach (PC 3426); Qaiser Waraich (PC 3427); Brenda Davis (PC 3428); Jane Park (PC 3429); indecipherable signature (PC 3430); Ceil Zabielski (PC 3431); Diana Horvat (PC 3432); Bonnie Schieber (PC 3433); Joseph Salvato (PC 3434); Cheryl Jaffe (PC 3435); Linda Neiweem (PC 3436); Kim Deschamps (PC 3437); William Aravelis (PC 3438); Bernice Weinhorn (PC 3439); Ellen L Schroud (PC 3440); Michele Russman (PC 3441); Patricia Price (PC 3442); Harvey Echols (PC 3444); Nolan Michael (PC 3445); Babs H Wauman (PC 3446); Robert Bernce (PC 3447); Jeff Smith (PC 3448); Audrey Twohey (PC 3449)</p>
5/8/2006	<p>Comments of Illinois PIRG - Loretha Taylor (PC 3350); Abigail Dancey (PC 3351); Demitrius Green (PC 3352); Iban-Abel Leon (PC 3353); William Thayer (PC 3354); Lisa Ward (PC 3355); Sara Fernandez (PC 3356); Paul H Gobster (PC 3357); Andrew Kerr (PC 3358); Brad Stanley (PC 3359); Diane L Meyer (PC 3360); Mary Scruggs (PC 3361); Steve Hedberg (PC 3362); Dorothy Norwood (PC 3363); Janet Jensen (PC 3364); Joan McGovern (PC 3365); LeRoy Singleton (PC 3366); James Wade (PC 3367); Mary Kirby (PC 3368); Catherine Bordenaro (PC 3369); Denter Rather (PC 3370); Nina Cooper (PC 3371); Sophia Grace Lane (PC 3372); Chloe Lane (PC 3373); G Vasquez (PC 3374); S Robinson (PC 3375); Kimberly A Myles (PC 3376); Erceal Myles (PC 3377); Manual Garcia (PC 3378); Mr & Mrs. John Kraus (PC 3379); Benjamin P Sherman (PC 3380); Travis H Dunncan (PC 3381); Delia Lane (PC 3382); John</p>

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5/8/2006	Comments of Illinois PIRG - Chris Slaughter (PC 3300); Fran Cichowski (PC 3301); G. Smath (PC 3302); Paul Brown (PC 3304); Kathy Peric (PC 3305); Charles E. Payne (PC 3306); Megan Miskiewicz (PC 3307); Kelli Griffis (PC 3308); Don Krueger (PC 3309); Latoya Bright (PC 3310); Zach Mingle (PC 3311); indecipherable signature (PC 3312); V. Smith (PC 3313); Curtis Burr (PC 3314); Jonathan Carow (PC 3315); Caliph Racul (PC 3316); David Liddell (PC 3317); Renee Mehdi (PC 3318); Shawn Rae (PC 3319); Tony Wilson (PC 3320); Darel White (PC 3321); Samuel Torres Miranda (PC 3322); Susan Spiesroth (PC 3323); Josie A Rivas (PC 3324); Christina Riepel (PC 3325); Chris Havo (PC 3326); Jamel Nelson (PC 3327); Anand Bhandu (PC 3328); Jesse Wallace (PC 3329); Raul Perez (PC 3330); Megan Murphy (PC 3331); Julie Larson (PC 3332); Carol Matz (PC 3333); Marke Zuric (PC 3334); Erica Bright (PC 3335); Sharon Jackson (PC 3336); Tricia Hersey (PC 3337); Michele Racioppi (PC 3338); Lindsay Hyland (PC 3339); Emma Anderson (PC 3340); Victoria C Parker (PC 3341); Susan Eissens (PC 3342); Chris Corsale (PC 3343); Lenore Zeiger (PC 3344); Sheila Watson (PC 3345); Ron Gonser (PC 3346); Linda Tyson (PC 3347); George Morris (PC 3348); Mitchell Seizor (PC 3349)
5/8/2006	Comments of Illinois PIRG - Howard Shuman (PC 3250); Barbara Bailey (PC 3251); Doris Gibson (PC 3252); Alan Lin (PC 3253); indecipherable signature (PC 3254); Charlene Bailey (PC 3255); Debra Clark (PC 3256); Andrea Jabronski (PC 3257); Clifton Adell (PC 3258); John Jones (PC 3259); Steve Head (PC 3260); Omodele J Akeredolu (PC 3261); Valerie Brown (PC 3262); Steven Gordon (PC 3263); K Zimmerman (PC 3264); Amanda Cardona (PC 3265); Cynthia Tarr (PC 3266); Anjali Goel (PC 3267); Charles Benedetti (PC 3268); Margaret Tarr (PC 3269); Elizabeth Harris (PC 3270); Charles Emrich (PC 3271); Khamsin Tahiri (PC 3272); Shannon Holub (PC 3273); Steve Hoffman (PC 3274); Stephen Weber (PC 3275); Jeff Grygny (PC 3276); Andy Wright (PC 3277); Ron P. Wolezyk (PC 3278); Pat Tierrs (PC 3279); Rich Melone (PC 3280); Mary Guquick (PC 3281); Chaundra Harrison (PC 3282); Colin Reilly (PC 3283); Therese Butler Bodee (PC 3284); Yolanda Stickland (PC 3285); Tom Evan (PC 3286); indecipherable signature (PC 3287); Phillip Fox (PC 3288); Theodore Tsantis (PC 3289); Rodney Harrington (PC 3290); indecipherable signature (PC 3291); Tina Brondstelter (PC 3292); Robbie Johnson (PC 3293); Kesha K miree (PC 3294); Dothe A Stuckey (PC 3295); David Franc (PC 3296); Katherine Franc (PC 3297); Fred Owens (PC 3298); Veronica Okafor (PC 3299)
5/8/2006	Comments of Illinois PIRG - Chani Gupta (PC 3200); indecipherable signature (PC 3201); Jess Lanham (PC 3202); Tanyale Bell (PC 3203); Lesenia Guerrre

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	(PC 3204); Carolina Guerrero (PC 3205); Jiha Taylor (PC 3206); Carri Edwards (PC 3207); David Lin (PC 3208); Eugene Chang (PC 3209); Christian Woil (PC 3210); Neterre Fagerberg (PC 3211); Stephanie Farah (PC 3212); Jean Brennan (PC 3213); Jesse Brennan (PC 3214); Faye Ward (PC 3215); Daniel Reilly (PC 3216); Meg Huizenga (PC 3217); William Carrera (PC 3218); Elizabeth Rehuba (PC 3219); John Flynn (PC 3220); Kenneth Andrews (PC 3221); Dana Dillon (PC 3222); Audrey Weidman (PC 3223); Lauri Buckley (PC 3224); Mary S. Duncan (PC 3225); Tearra Montgomery (PC 3226); Carmen Mooses (PC 3227); Ashley Thom (PC 3228); Ines Sonmer (PC 3229); Christine Johnson (PC 3230); Pat Dugan (PC 3231); Brian Mikes (PC 3232); Sharon Weltman (PC 3233); Dan Blumenthal (PC 3234); Tisha Tucker (PC 3235); Lois Toolan (pc 3236); Marie Guandaum (PC 3237); Wayne McKee (PC 3238); Janet Nicoli (PC 3239); Herman Niu (PC 3240); Melissa Montgomery (PC 3241); Anabell Max (PC 3242); K Kleinfeldt (PC 3243); Carolyn Siliezar (PC 3244); Leon Songer (PC 3245); Ms. Taylor (PC 3246); Mary Laga (PC 3247); Charmayne Tyler (PC 3248); indecipherable signature (PC 3249)
5/8/2006	Comments of Illinois PIRG - Sarah Wild (PC #3,150); SueDahlman (PC 3151); Dianne Moriarty (PC 3152); Karla Romero (PC 3153); Phil Burnstine (PC 3154); Meg Loughran (PC 3155); Wong Cheng (PC 3156); Aria Kinch (PC 3157); Rachel P. Grainer (PC 3158); Laura Osterlund (PC 3159); Christopher Walher (PC 3160); Dana Watkins (PC 3161); Jill Weber (PC 3162); Perrin de Jong (PC 3163); Alison Pittas (PC 3164); Jen David (PC 3165); Jeff Citear (PC 3166); Lisa Eckert (PC 3167); Claire Hieber (PC 3168); Maria DeLuca and Christina Barron (PC 3169); Michael Fleming (PC 3170); Linda R. Janota (PC 3171); Aunica Jones (PC 3172); Patricia Szczerba (PC 3173); Veronica Calvillo (PC 3174); Rebecca Lewis (PC 3175); Kudzai Mdondo (PC 3176); Marshawn Wallce (PC 3177); Konstanta Matokhin (PC 3178); Linda Berko (PC 3179); Gina Berko (PC 3180); Kathryn Rupe (PC 3181); Britteny Townsend (PC 3182); Leanne Hughes (PC 3183); Samantha Brumby (PC 3184); Pavit Batmia (PC 3185); Lawrence Smith (PC 3186); Rayl Prua (PC 3187); Anastasia Rogers (PC 3188); Susie Krsteigre (PC 3189); Brian Johnsten (PC 3190); Felicia Brdigers (PC 3191); Kim Washington (PC 3192); David Cerny (PC 3193); Lynda Nolan (PC 3194); Mike Parourek (PC 3195); Brandi Bran (PC 3196); Reid Foster (PC 3197); Lonimaire Futrell (PC 3198); Brian Kay (PC 3199)
5/8/2006	Comments of Illinois PIRG - Jerome Wankat (PC #3,100); M. Shunt (PC 3101); Suzanne Saba (PC 3102); Eric Smith (PC 3103); Brian Sly (PC 3104); Branson Malcom (PC 3105); Trenton Willey (PC 3106); Christopher Brown (PC 3107); Paul Manuel (PC 3108); Henri D. Parker (PC 3109); Paul Nicholson (PC 3110); George Wu (PC 3111); Neil Chudgar (PC 3112); Jerome Batton (PC 3113); Corey Barnes (PC 3114); Jimmy Damon (PC 3115); Monissa Werner (PC 3116); Mark Nattier (PC 3117); Robert Ballertine (PC 3118); Caturier Anne Lewis (PC 3119); Lisa Garrett (PC 3120); Sara Mariello (PC 3121); Judy Eckberg (PC 3122); Hannah McKenna (PC 3123); Isadora J. Wagner (PC 3124); David Schalliol (PC 3125); Vivian Tien (PC 3126); Chris Allaun (PC 3127); Katie Green (PC 3128); Ross Neale (PC 3129); Sibel Islamoglu (PC 3130); Tiara Morris (PC 3131); Greg Turner (PC 3132); Alysha Thompson (PC 3133);

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	Maverick Marqueo (PC 3134); Katie Pekara (PC 3135); Syhia Kreyasik (PC 3136); Ana Janic (PC 3137); Akeea Barker (PC 3138); Jeannette Rodriguez (PC 3139); Johniece Davis (PC 3140); Bill Palmer (PC 3141); Tia Liogas (PC 3142); Shelton R. Watson (PC 3143); Karen Dhadialla (PC 3144); Helene Smith-Romer (PC 3145); Jason Liebovich (PC 3146); Katherine Overom (PC 3147); Maureen Peabody (PC 3148); Brittany Steiner (PC 3149)
5/8/2006	Comments of Illinois PIRG - John Laurie (PC #3,050); Tammy Li (PC #3051); Tajwer Shadman (PC #3052); Scoti Corey (PC #3053); Connie Kantutis (PC #3054); A. Schulte (PC #3055); David Stefani (PC #3056); Marion Kutek (PC #3057); Delores Johnson (PC #3058); Milde Beaeske (PC #3059); Ohm Weber (PC #3060); Kenneth Gunther (PC #3061); Tojo Chorath (PC #3062); Richard Kim (PC #3063); Fred Engle (PC #3064); J. Leamanczyk (PC #3065); Chris Tomsheck (PC #3066); Gail Wilson (PC #3067); William Guy (PC #3068); George Fulgham (PC #3069); Darnila Murphy (PC #3070); Shana Johns (PC #3071); Rodney Jones (PC #3072); Virginia Butrynski (PC #3073); Keith A Brown (PC #3074); Marla Gomberg (PC #3075); Matt Sparagin (PC #3076); McInnis McCormick (PC #3077); Holly Johnston (PC #3078); Jade N. Giacobbe (PC #3079); Jennifer Smith (PC #3080); J. Lin (PC #3081); Phyllis E. Goodloe (PC #3082); indecipherable signature (PC #3083); Jan Schwitema (PC #3084); Martin Kreitman (PC #3085); Shawn Dragman (PC #3086); Lisa Moser (PC #3087); Sylvia Newman (PC #3088); Donna Bouroudjian (PC #3089); Letty Hawkes (PC #3090); Rick Schultz (PC #3091); Sue Pinelli (PC #3092); Mary Salm (PC #3093); Bill Kozuch (PC #3094); Judith Mitchell (PC #3095); Jane Kozuch (PC #3096); Patricia Leahy (PC #3097); Susan Love (PC #3098); Lynne Bowman (PC #3099)
5/8/2006	Comments of Illinois PIRG - Clarence Baldwin (PC #3,000); Jessica Mareles (PC #3001); Jason Mattaw (PC #3002); Joseph Patterson (PC #3003); Ryan Williams (PC #3004); Sharon Luckett (PC #3005); Lizette Rubio (PC #3006); Tyrone J. Long (PC #3007); Edwin E. Jordan (PC #3008); Gregorio Griffin (PC #3009); Richard Webb (PC #3010); Alex Curry (PC #3011); Mansha Bowie (PC #3012); Melvin Francis (PC #3013); Eric Stanly (PC #3014); Corisma Gillespie (PC #3015); indecipherable signature (PC #3016); Michael Noel (PC #3017); G. David Wright (PC #3018); Ashley M. Fox (PC #3019); indecipherable signature (PC #3020); Tonya Cleveland (PC #3021); Thihe Kyan (PC #3022); Johnny Clark (PC #3023); Ryan Bailey (PC #3024); Ashley Cunningham (PC #3025); Derell Bonner (PC #3026); Ellen Jenkins (PC #3027); Robert Lara (PC #3028); Alexander Urbe (PC #3029); Ringa Kurniawan (PC #3030); Marlo Evans (PC #3031); Yasine Scott (PC #3032); Jamie Brouillette (PC #3033); Deandre Crawford (PC #3034); Vincent Stewart (PC #3035); Margi Patel (PC #3036); Claude Phillips (PC #3037); Leroy Becney (PC #3038); indecipherable signature (PC #3039); C. Robbins (PC #3040); Barry Jackson (PC #3041); Taneka Norman (PC #3042); Tom Thompson (PC #3043); Ulysses Cortes (PC #3044); Shamontelle Lewis (PC #3045); Julie Brock (PC #3046); Meg Carpenter (PC #3047); Susan Sand (PC #3048); Michelle McGonan (PC #3049)
5/8/2006	Comments of Illinois PIRG - Michael Riddle (PC #2950);Indecipherable

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	<p>signature (PC #2951); Timothy Smith (PC #2952); Kelvin Carroll (PC #2953); Kathie Blackburn (PC #2954); Zack Owens (PC #2955); Mike McGrath (PC #2956); Britt Cormack (PC #2957); Karen DuVall (PC #2958); Natalie Granger (PC #2959); Anna Meijer (PC #2960); Jessica Collado (PC #2961); Romit Punnoose (PC #2962); Linda Ann John (PC #2963); Williams Suarez (PC #2964); Marcel Streeter (PC #2965); Ron Yokley (PC #2966); Joshua Feliz (PC #2967); Paris Logan (PC #2968); Indecipherable signature (PC #2969); Christine Brabender (PC #2970); Indecipherable signature (PC #2971); Audrey Miller (PC #2972); M.A. Nelson (PC #2973); John Paul Glover (PC #2974); Jay Pearsen (PC #2975); LaQuisha Hall (PC #2976); Teresita Williams (PC #2977); Rosalyn Lipp (PC #2978); Evelyn Williamson (PC #2979); Josh Hutter (PC #2980); Carmille V. Sipp (PC #2981); Tom Ernsting (PC #2982); Keith Judge (PC #2983); Lisa Mueller (PC #2984); Jan Helpmy (PC #2985); Kayla Haller (PC #2986); Coonoor Behal (PC #2987); Indecipherable signature (PC #2988); Peter Roche (PC #2989); Greg Janecka (PC #2990); Ana Morales (PC #2991); Jeremy Lenzo (PC #2992); Erin Robinson (PC #2993); David Mitchell (PC #2994); Angela Bradley (PC #2995); David Swanson (PC #2996); Robert Rudnicki (PC #2997); Joshua Wilson (PC #2998); Catherine Keeling (PC #2999)</p>
5/8/2006	<p>Comments of Illinois PIRG - Joe Andenoro (PC #2900); Louise P. Smith (PC #2901); Nathan Frazer (PC #2902); Dwight McIntyden (PC #2903); Meredith Norris (PC #2904); Emily Pedersen (PC #2905); Francis B. Arthur (PC #2906); Elizabeth Borys (PC #2907); Cameron Walker (PC #2908); Alyssa Swesso (PC #2909); Dawn Sangsten (PC #2910); Adalberto Pastrana (PC #2911); Meryl Meyer (PC #2912); Vernon Young (PC #2913); Kong Prasouk (PC #2914); Julia Huff (PC #2915); Quentin Martain (PC #2916); Tara Wickey (PC #2917); Leah Kempinski (PC #2918); Graham Stewart (PC #2919); Tom Skelton (PC #2920); Jocelyn Watson (PC #2921); Tyler Bubenik (PC #2922); Frank Geary (PC #2923); Vincent Cunningham (PC #2924); Stephanie Jackson (PC #2925); Precious Allen (PC #2926); Rory Baird (PC #2927); Indecipherable signature (PC #2928); Cazes (PC #2929); John Czukiewski (PC #2930); Vincent Mueller (PC #2931); John Miller (PC #2932); Rodger Bell (PC #2933); Dominko Baric (PC #2934); Erika Coleman (PC #2935); Jakki Harris (PC #2936); Michael Garrett (PC #2937); L. Sutton (PC #2938); Daniel T. Sutton (PC #2939); Paul Downs (PC #2940); Alfredo Harris, Jr. (PC #2941); S. Varvooda (PC #2942); Robert Mitchell (PC #2943); Anthony Monda (PC #2944); Indecipherable signature (PC #2945); Melanie Kay (PC #2946); John Doninguez (PC #2947); Timothy Beck (PC #2948); Vingieng (PC #2949)</p>
5/8/2006	<p>Comments of Illinois PIRG - Curtis Tate (PC #2850); Leticia Gamboa (PC #2851); James Pilcher (PC #2852); Indecipherable signature (PC #2853); Hitesh Aidasani (PC #2854); Tom Miner (PC #2855); Helen Albright (PC #2856); Peter Albright (PC #2857); David L. Czuba (PC #2858); Ken Arnold (PC #2859); Nancy Kiolbasa (PC #2860); Kindra Nelson (PC #2861); Tracy McCrillis (PC #2862); Danielle Gerrior (PC #2863); Kurbanus Bernero (PC #2864); Indecipherable signature (PC #2865); Loeb (PC #2866); Debbi Pardumlin (PC #2867); Belen Magallanes (PC #2868); John Brewster (PC #2869); Betty Sayles (PC #2870); Edith Harris Schturde (PC #2871); John Bickner (PC #2872);</p>

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	Meredith Weston (PC #2873); Sana Qureshi (PC #2874); Soharb Qureshi (PC #2875); Indecipherable signature (PC #2876); Michael Levine (PC #2877); W.M. Meadow (PC #2878); Briwn Digale (PC #2879); Reginald Cornelious (PC #2880); Deirdra Jordan (PC #2881); Sabrino Robinson (PC #2882); Doris Kontos (PC #2883); Anthony Juggan (PC #2884); Ron Frederick (PC #2885); Christel Schulz (PC #2886); Dennis A. Uai (PC #2887); David Nelson (PC #2888); Colleen H. Bonamarie (PC #2889); Craig J. Cowan (PC #2890); Alex Demtoush (PC #2891); Elizabeth Harmon (PC #2892); Ken Fisher (PC #2893); James Bugielski (PC #2894); Willard M. Hunter (PC #2895); Maureen Serkel (PC #2896); Joe Rytell (PC #2897); Susan Bird (PC #2898); T.P. Albright (PC #2899)
5/8/2006	Comments of Illinois PIRG - Tom Shenberger (PC #2800); Steph Schoof (PC #2801); Joanna Johnson (PC #2802); A. Paremta (PC #2803); The Johnson's (PC #2804); Leah Kadden (PC #2805); Indecipherable signature (PC #2806); Rick Bristol (PC #2807); Sean Cord (PC #2808); C. Kretschmer (PC #2809); Kathleen Hallberg (PC #2810); C.A. Farr (PC #2811); Gene Kowaszewski (PC #2812); Carleen Fuller (PC #2813); Indecipherable signature (PC #2814); Nancy W. Rosenheim (PC #2815); Kathy Batton (PC #2816); Robert C. Joehler (PC #2817); Mary Gambol Lane (PC #2818); Virginia M. Larson (PC #2819); Ryan Sullivan (PC #2820); Brian Sampwy (PC #2821); Dennis Dalzo (PC #2822); Leslie C. Kismartoni (PC #2823); Betty McLean (PC #2824); Michelle Jacobs (PC #2825); Indecipherable signature (PC #2826); John Stallie (PC #2827); Corie McIntyre (PC #2828); Darl White (PC #2829); Donna Kurtz (PC #2830); John Kutsch (PC #2831); Terri Reece (PC #2832); Dani Flynn (PC #2833); Indecipherable signature (PC #2834); Barbara Turley (PC #2835); John D. Kusta (PC #2836); Stacey Roberts (PC #2837); Araceli Reyes (PC #2838); Veneta Archer (PC #2839); Caroi Carta (PC #2840); Ramon Hoff (PC #2841); Chris Jacobs (PC #2842); Catherine Slighton (PC #2843); John Brahm (PC #2844); Indecipherable signature (PC #2845); Kerry GoForth (PC #2846); John Royski (PC #2847); Nell McNamara (PC #2848); Paul Lenciori (PC #2849)
5/8/2006	Comments of Illinois PIRG - David Marchiors (PC #2750); Sevina Peri (PC #2751); T. McMahon (PC #2752); Nancy Flitcraft (PC #2753); Lisa Rosenthal (PC #2754); Indecipherable signature (PC #2755); Nancy Halliday (PC #2756); Indecipherable signature (PC #2757); Elsino Sullivan (PC #2758); Marina Burman (PC #2759); Robert Gregg (PC #2760); Mary Munday (PC #2761); Indecipherable signature (PC #2762); Bob Stamkus (PC #2763); Amy Ide (PC #2764); Barbara Hill (PC #2765); Remco Dercksen (PC #2766); M.K. Jander (PC #2767); Cliff Rallins (PC #2768); Lynn Lawson (PC #2769); Peter Clemson (PC #2770); Indecipherable signature (PC #2771); Melissa Ionezli (PC #2772); Lisa McCarthy (PC #2773); Jennifer Egen (PC #2774); Abigail B. Sivan (PC #2775); Diane Christiansen (PC #2776); Janet Rogers (PC #2777); Indecipherable signature (PC #2778); LaRue Highsmith (PC #2779); Jean A. Anderson (PC #2780); Robert E. Mann (PC #2781); William Bassin (PC #1782); Suzanne Robin (PC #2783); Mark Osadjan (PC #2784); Claire Igoe (PC #2785); John Scott (PC #2786); Katherine Beck (PC #2787); Katherine Muller (PC #2788); Dedre Gentner (PC #2789); Emilie Dowhan (PC #2790); Susan Wick

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	(PC #2791); Indecipherable signature (PC #2792); Linda Brenner (PC #2793); Mia A. Brass (PC #2794); Laura Smith (PC #2795); Deppen (PC #2796); Cathy Hampton (PC #2797); Indecipherable signature (PC #2798); Alicia Smith (PC #2799)
5/8/2006	Comments of Illinois PIRG - Chad Roach (PC #2700); John Preus (PC #2701); Hattie Smith (PC #2702); Eleanor Guralnick (PC #2703); Daniel Schnitow (PC #2704); Indecipherable signature (PC #2705); Robert Daniel (PC #2706); C. Dittmer (PC #2707); Mike Gleissner (PC #2708); Tim Fraser (PC #2709); Fran DuWalldl (PC #2710); Joe Bell (PC #2711); Ana Porter (PC #2712); Ben Smith Donald (PC #2713); Hattie Smith (Indecipherable signature (PC #2714); James P. Brobst (PC #2715); Craig Becter (PC #2716); karl Fogel (PC #2717); Indeciperable signature (PC #2718); Moses Can Pelt (PC #2719); Stacey Kali (PC #2720); Clem Balanoff (PC #2721); Peter Dorman (PC #2722); Chris Cook (PC #2723); Kathy Lee (PC #2724); Sarah Doe Osborne (PC #2725); Christine Marriott (PC #2726); Marsaura Shukla (PC #2727); Richard Hudson (PC #2728); Joanne Stroud (PC #2729); David Oppenheim (PC #2730); F. Stellas (PC #2731); Indecipherable signature (PC #2732); Lauren O'Hara (PC #2733); G. White (PC #2734); Julie McMahon (PC #2735); Tom Durment (PC #2736); Michael Clarke (PC #2737); Mary McCool (PC #2738); G. Tyrrell (PC #2739); Arthur Collins (PC #2740); Eric Hille (PC #2741); John Zubrigg (PC #2742); Indecipherable signature (PC #2743); Derek Fimmen (PC #2744); Dana Edelson (PC #2745); Mark Potter (PC #2746); K. Leo (PC #2747); Celestina Raineri (PC #2748); Jeffrey Meneke (PC #2749)
5/8/2006	Comments of Illinois PIRG - Jason Miller (PC #2650); Wanda K. Goin (PC #2651); Alan Giovacctini (PC #2652); Rivkah Gevinson (PC #2653); Steven Ananasie, Jr. (PC #2654); Tommy Rivers (PC #2655); Randi Inman (PC #2656); Frank Mitchell (PC #2657); Beth Eckerty (PC #2658); Nate Simmons (PC #2659); Emily Zielke (PC #2660); Bruce Joleaud (PC #2661); Melissa Taylor (PC #2662); Penny G. Hornbilomatis (PC #2663); Margie Jeffords (PC #2664); Daniel Price (PC #2665); Kate Fitzgiboon (PC #2666); Sabrina Bennett (PC #2667); Tony Murray (PC #2668); Max Volcran (PC #2699); Ingrid Rojas (PC #2670); Andrew Denrewitz (PC #2671); Jena Powell (PC #2672); Rosario Salgado (PC #2673); Saniyyah Hollingsworth (PC #2674); Marsha Allen (PC #2675); John Jirasek (PC #2676); Margaret Kuss (PC #2677); Berenice Martinez (PC #2678); Katie Norwell (PC #2679); Zachariah Rouse (PC #2680); Jermaine Christmas (PC #2681); Lisa Tabor (PC #2682); Dolores M. Lopez (PC #2683); Jafar Casarella (PC #2684); Nick Miklusak (PC #2685); Indecipherable signature (PC #2686); Danielle Hamilton (PC #2687); Vivian E. Lande (PC #2688); Natasha R. Lowe (PC #2689); Jason Eickmeyer (PC #2690); Tracy Williams (PC #2691); E.H. Santiago (PC #2692); Jonas Boorland (PC #2693); Jet Twinn (PC #2694); Martha Pomplin (PC #2695); Katrina L. Holland (PC #2696); Lukio Taylor (PC #2697); Jerry Adams (PC #2698); Lynn Lenert (PC #2699)
5/8/2006	Comments of Illinois PIRG - Lidya Garcia (PC #2600); Hilary Michalak (PC #2601); Barbara Schnitzer (PC #2602); Enn Hinchcliff (PC #2603); Allexis Moretti (PC #2604); Kathleen McDonaugh (PC #2605); Larry D. Williamson

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	(PC #2606); Brad Daugherty (PC #2607); April Krueger (PC #2608); Mary Jenkins (PC #2609); Claudette Gentle (PC #2610); Aaron Byrne (PC #2611); Michelle Weber (PC #2612); David Greatrix (PC #2613); Jill Greatrix (PC #2614); Chip Berry (PC #2615); David Gill (PC #2616); Patrick Labadie (PC #2617); Ann Higley (PC #2618); Mike Evans (PC #2619); Valerie Moore (PC #2620); Courtney Melzer (PC #2621); Michele Holloway (PC #2622); Catherine Banks (PC #2623); Denise Reed (PC #2624); Altagracie Carrasco (PC #2625); Jacob Lingeman (PC #2626); Lindsay Olesak (PC #2627); Indecipherable signature (PC #2628); Ericka Peyton (PC #2629); J Markowski (PC #2630); Bridget Schrieber (PC #2631); Eugene Tobler (PC #2632); LaCherie Jordan (PC #2633); Barbara Johnson (PC #2634); Qiping Mei (PC #2635); Tameca Robinson (PC #2636); Gary AKins (PC #2637); Teffany Anderson (PC #2638); Mary Murray (PC #2639); Alexander Polk (PC #2640); Dylan Walker (PC #2641); Lisa Scott (PC #2642); Shirley Moriano (PC #2643); Ely Garcia (PC #2644); Teresa Morrow (PC #2645); Ana Maria Lopez (PC #2646); Sandra Gregg (PC #2647); Christopher Strylken (PC #2648); Thurston Lewis (PC #2649)
5/8/2006	Comments of Illinois PIRG - Gorecki (PC #2,550); Nancy Berjansky (PC #2551); Kim Diersen (PC #2552); Nancy Stone (PC #2553); Carrie Crane (PC #2554); Dave Kosak (PC #2555); Mark Greenwald (PC #2556); R. Pat Sloan (PC #2557); Halgorzata Schlotterbeck (PC #2558); Kara Kolman (PC #2559); Shirley Berghorn (PC #2560); Vern Pearl (PC #2561); Scott Jenkins (PC #2562); indecipherable signature (PC #2563); Aquiles Ransel (PC #2564); indecipherable signature (PC #2565); Jack Herman (PC #2566); William Boskey (PC #2567); Scott Hinricks (PC #2568); Don Garber (PC #2569); H. Jean Bryan (PC #2570); Ashley Smith (PC #2571); Gunn T. Parks (PC 2572); Michael Weir (PC #2573); Joan Smith (PC #2574); Jill White (PC #2575); Daniel Strauss (PC #2576); James Moir (PC #2577); Nicholas Batsakis (PC #2578); Lisa Lundgren (PC #2579); Allison Mueller (PC #2580); Lori Plump (PC #2581); Jay Adami (PC #2582); indecipherable signature (PC 2583); Andrew Flanagan (PC 2584); indecipherable signature (PC #2585); Lucy Furtson (PC #2586); Carolyn Keams-Schuch (PC #2587); Dan Douglass (PC #2588); Tom Geiger (PC #2589); Deanna Collins (PC #2590); Scott Schold (PC #2591); indecipherable signature (PC #2592); Jeremy Stamp (PC #2593); Bob Bartlett (PC #2594); Jon Hart-Madsen (PC #2595) Christopher Knutson (PC #2596); Audrey E. Mercer (PC # 2597); Ron Beier (PC #2598); Charles Hightower (PC #2599)
5/8/2006	Comments of Illinois PIRG -Chris London (PC #2,500); Margaret Jones (PC #2501); Angel Pu (PC #2502); indecipherable signature (PC #2503); indecipherable signature (PC #2504); indecipherable signature (PC #2505); Edward Muhammad (PC #2506); Andino (PC #2507); Barb Keactos (PC #2508); Laura Roche (PC #2509); Shelly & Chris Bernard (PC #2510); Leesa Albert (PC #2511); Dorian Byrd (PC #2512); Andrey Kuznetson (PC #2513); Mark Slouka (PC #2514); Syl Saffold (PC #2515); C. Reiter (PC #2516); Christopher Barnard (PC #2517); Steven Heyman (PC #2518); E. Louise Cole (PC #2519); Yola Garate (PC #2520); indecipherable signature (PC #2521); Annette B. Barger (PC #2522); indecipherable signature (PC #2523); Michelle Reschke (PC #2524); G. Clark (PC #2525); J. Betts (PC #2526); Mel Furman (PC #2527); indecipherable

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	signature (PC #2528); Don Zeigler (PC #2529); Janelle Billings (PC #2530); Loretta Sandberg (PC #2531); Arlene J. Wineman (PC #2532); indecipherable signature (PC #2533); Michelle Beardsley (PC #2534); Sharon Kelley (PC #2535); Kevin Schroeder (PC #2536); Dealmus Alums (PC # 2537); Latrina Smith (PC #2538); Rena & Tom Field (PC #2539); R. & T. Flynn (PC #2540); David Vander Weele (PC #2541); Catherine Augustine (PC #2542); Michael Carr (PC #2543); Kimberly Cox (PC #2544); Cathy Mothershed (PC #2545); Justin Lyman (PC #2546); Larry Luis (PC #2547); Carol Brewer (PC #2548); John Brewer (PC #2549)
5/8/2006	Comments of Illinois PIRG - Dave DeSmedt (PC #2,450); Olga Steele (PC #2,451); Ciera Martinez (PC #2,452); Terry Kammes (PC #2,453); Duinyon Potts (PC #2,454); Brendon Gross (PC #2,455); Indecipherable Signature (PC #2,456); Syed Ahgan (PC #2,457); Jessica Negrete (PC #2,458); Dewayne R. Jones (PC #2,459); Michael R. Wilson (PC #2,460); Kelvin Chou (PC #2,461); Kate Konalek (PC #2,462); Micahel Day (PC #2,463); Roy Suarez (PC #2,464); Victor Bayenz (PC #2,465); Edward Anderson (PC #2,466); Bruce Chilns (PC #2,467); Semjue Bell (PC #2,468); Ruth Young (PC #2,469); Nick Kanel (PC #2,470); Bruce Nelson (PC #2,471); Bruce Hall (PC #2,472); Aaron Lee (PC #2,473); Roshane Richards (PC #2,474); Jo Bernero (PC #2,475); Kate Puhala (PC #2,476); Judy Catis (PC #2,477); Sharina Martin (PC #2,478); Mark Watson (PC #2,479); Richard and Julie Triattucado (PC #2,480); Kevin Gadbois (PC #2,481); Sharon Bittle (PC #2,482); Mary Margaret Olson (PC #2,483); David Johnson (PC #2,484); Marcia Levy (PC #2,485); Nina Bremneour (PC #2,486); Kathleen Stachnik (PC #2,487); Bianca Walter (PC #2,488); Bob Shuford (PC #2,489); Margaret Myren (PC #2,490); Rodney S. Ruoff (PC #2,491); Lois Farley Stuford (PC #2,492); Tully Bertoelli (PC #2,493); Jeff Rivera (PC #2,494);Della Aiken (PC #2,495);Warren L. Howlett (PC #2,496); Sevan Loughran (PC #2,497); Conall Walsh (PC #2,498);J. Barrett (PC #2,499)
5/8/2006	Comments of Illinois PIRG - Cameron Banks (PC #2,400); Maria Daniels (PC #2,401); Raymlas Reynolds (PC #2,402); Molly Dengler (PC #2,403); Allison Earl (PC #2,404); Felicity Vabulas (PC #2,405); Jacqueline Sanchez (PC #2,406); Robert M. O'Keefe (PC #2,407); Hector Sariano (PC #2,408); Ernestine Marshall (PC #2,409); Angela Warren (PC #2,410); David Eckerson (PC #2,411); Iwian Lager (PC #2,412); Tracey Francis (PC #2,413); Johnny Moore (PC #2,414); Ashley Mckiney (PC #2,415); Robert Walton (PC #2,416); Kevin Fox (PC #2,417); Sandy Mikos (PC #2,418); Emily Toweer(PC #2,419); Emanuel Thomas (PC #2,420); Nakima Sepulued (PC #2,421); Paul Wiggins (PC #2,422); Lindsey Neltnor (PC #2,423); Sandra Davis (PC #2,424); Betty Fisher (PC #2,425); Kristi Gninsten (PC #2,426); Hanna Clark (PC #2,427); Tara Truesdale (PC #2,428); Christopher Boulanger (PC #2,429); Chris Wood (PC #2,430); Shaun Kim (PC #2,431); Rashida Black (PC #2,432); Gabriel Halle (PC #2,433); Xicotencatl Ramirez Ruiz (PC #2,434); Stephanie Woodson (PC #2,436); Angel Thompson (PC #2,437); Karen Schwartz (PC #2,438); Latrica Clark (PC #2,439); Peter Barnes (PC #2,440); Aneta Galary (PC #2,441); Omid Ahmadi (PC #2,442); Sarah Zieger (PC #2,443); Dvorah Calamaro (PC #2,444); Katherine McAndle (PC #2,445); Jose Guzman (PC #2,446); Ausberto Acevedo

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	(PC #2,447); Eric Urbanski (PC #2,448); Geraldo Sangueson (PC #2,449);
5/8/2006	Comments of Illinois PIRG - Indecipherable signature (PC #2,350); Jesse Monestersky (PC 2351); E. Cole (PC 2352); Craig Sampson (PC 2353); Shannan Wren (PC 2354); Amanda Warfield (PC 2355); Brenna Freskoz (PC 2356); Rick Clemons (PC 2357); Indecipherable Signature (PC 2358); Jeanne Seidel (PC 2359); Indecipherable Signature (PC 2360); Jennifer Crotty (PC 2361); Nancy Wick (PC 2362); Maria Callahan (PC 2363); T. Callahan (PC 2364); Romeal Stephens (PC 2365); Cisi Latasha Godfrel (PC 2366); Lori Krieger (PC 2367); Ann McAveeney (PC 2368); Kierstent Todd Litzsinger (PC 2369); Geraldine Dale (PC 2370); Cindy Levin (PC 2371); Lee Hirsch (PC 2372); Francisco Rada, Jr. (PC 2373); Jeremy Janes (PC 2374); Ben Wright (PC 2375); Asim Raja (PC 2376); Jenin Musa (PC 2377); Faris Jafar (PC 2378); Alan Baker (PC 2379); Jennifer Kong (PC 2380); Schan Fatel (PC 2381); Pansy Chung (PC 2382); Cindy Cramer (PC 2383); Ning Wu (PC 2384); Natasha Karimova (PC 2385); Adel Fadel (PC 2386); Carrie Willcutt (PC 2387); Colleen McAteer (PC 2388); John Pirchen (PC 2389); Karen Schmid (PC 2390); Pat Eckerstrom (PC 2391); Caitlin Moloney (PC 2392); Julie Stevenson (PC 2393); Debra Birmingham (PC 2394); R. Baldwin (PC 2395); Catherine Ahern (PC 2396); Larry McCotter (PC 2397); T.W. Coyce (PC 2398); Mary Andersen (PC 2399)
5/8/2006	Comments of Illinois PIRG - Ann & Peter Cope (PC #2,300); Marie Weglarz (PC 2301); Proachie Metlta (PC 2302); Indecipherable Signature (PC 2303); Indecipherable Signature (PC 2304); Johnna Mosbarber (PC 2305); Joyce Gravele-Bleier (PC 2306); Bruce Himmelblan (PC 2307); Hugh Morsh (PC 2308); Kathleen Warfield (PC 2309); C.W. Juhl (PC 2310); Cindy Edwards (PC 2311); Andrew R. Lotts (PC 2312); Beth Pestka (PC 2313); Auson Crockett (PC 2314); Roycelee J. Wood (PC 2315); Pierre Whittaker (PC 2316); Christine Hall (PC 2317); G. Myles (PC 2318); Lauri Kamn (PC 2319); Art Dean (PC 2320); Joe Resman (PC 2321); Cathy Resman (PC 2322); Joe Yagunic (PC 2323); Tammie Schneiderman (PC 2324); Paul E. DiNardo (PC 2325); Barb Jennings (PC 2326); Janet Stahl (PC 2327); Robert Forbes (PC 2328); N. Clifford (PC 2329); Kevin Eggedahl (PC 2330); Barb Gonti (PC 2331); Jiu Erickson (PC 2332); Diane Etienne (PC 2333); Jurga Nakovzi (PC 2334); Karen Brush (PC 2335); Peter Mayer (PC 2336); Indecipherable Signature (PC 2337); Fred P. Walcott (PC 2338); Andrew Snarski (PC 2339); Julie Wolf (PC 2340); Larry Turczynski (PC 2341); P. Dalin (PC 2342); Sherri Nachtshern (PC 2343); Indecipherable Signature (PC 2344); Margaret Williams (PC 2345); Indecipherable Signature (PC 2346); Indecipherable Signature (PC 2347); Indecipherable Signature (PC 2348); Barbara Papp (PC 2349)
5/8/2006	Comments of Illinois PIRG - Aaron J. Slahor (PC #2,250); Henry Barnett (PC 2251); Terra Sevy (PC 2252); Kati Scronce (PC 2253); Rhea Tobler (PC 2254); Justin Dawson (PC 2255); Juan J. Martinez (PC 2256); Erin Kovalsky (PC 2257); Adrienne Burnett (PC 2258); Nadil Noorani (PC 2259); Hector Santiago (PC 2260); Daniel A. Heslin (PC 2261); Koji Michael (PC 2262); Juanita Thompson (PC 2263); Jonte Jordan (PC 2264); Laura Fatemi (PC 2265); Mary Young (PC 2266); Michelle Benitez-Driewiecki (PC 2267); Ray Okoniewski (PC 2268);

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	Nate Heldman (PC 2269); Summer Manuma (PC 2270); Elizabeth Helmkamp (PC 2271); Christen Steinkuller (PC 2272); Indecipherable Signature (PC 2273); Maerinet Tsegay (PC 2274); Tamel Marshall (PC 2275); Lisa Ortiz (PC 2276); Peyee Chen (PC 2277); Justin Maurer (PC 2278); Rosalyn Chambers (PC 2279); Shannon Ryan (PC 2280); Patty Davis (PC 2281); Sinda Rosenberg (PC 2282); Rachel Bussey (PC 2283); Chris Minell (PC 2284); Caitlin E. Murray (PC 2285); Christine Sweigart (PC 2286); John Henry Smith (PC 2287); Aaron Williams (PC 2288); Kate Polock (PC 2289); Jessica Huss (PC 2290); Indecipherable Signature (PC 2291); Michael D. Ball (PC 2292); Matt Chambers (PC 2293); Kelly Bristol (PC 2294); Jabin Chartrand (PC 2295); Kelsey Tate Steele Street (PC 2296); Leah Rothschild (PC 2297); Barbara A. Elmore (PC 2298); Trishelle Sutton (PC 2299)
5/8/2006	Comments of Illinois PIRG - Rebecca Asmussen (PC #2,200); Gina Butcher (PC 2201); Ellen Collar (PC 2202); Chris Crumlish (PC 2203); Halley Kepiro (PC 2204); Sagung Kertayuda (PC 2205); Leeshar Davis (PC 2206); Marletta Farmer (PC 2207); Alexandra Becker (PC 2208); Timmy Jones (PC 2209); Susan Murphy (PC 2210); Matthew Novak (PC 2211); Eric P. Anderson (PC 2212); Kane Blusr (PC 2213); Zakieh McLaurin (PC 2214); Danielle Harrity (PC 2215); Nina D. Sanchez (PC 2216); Sarah Baraba (PC 2217); Jada Bean (PC 2218); Charlie Cabahar (PC 2219); Julia Kreger (PC 2220); Byron Samuel (PC 2221); Arthurine Harris (PC 2222); Karen Gacgacao (PC 2223); Rianne Rothleider (PC 2224); Janita McElroy (PC 2225); Indecipherable Signature (PC 2226); Bristol Huffmeon (PC 2227); Gregory T. Scott (PC 2228); Indecipherable Signature (PC 2229); Indecipherable Signature (PC 2230); Antonio Ingram (PC 2231); Anthony Dapkus (PC 2232); Shauna Gardino (PC 2233); Jacob Sanders (PC 2234); Lucas Kuejunas (PC 2235); Jennifer Black (PC 2236); Eric Christensen (PC 2237); C. Wayne Dunlap (PC 2238); Louis Mark (PC 2239); Indecipherable Signature (PC 2240); John Leaf (PC 2241); Mary Anne Meyering (PC 2242); David Sigel (PC 2243); Michael Pierce (PC 2244); Juan P. Gvercio (PC 2245); Anthony Battle (PC 2246); Teddy Yeh (PC 2247); Lindsay Rowland (PC 2248); Dan Faber (PC 2249);
5/8/2006	Comments of Illinois PIRG - Yasmeen Musa (PC #2,150); Jason Steuber (PC 2151); Neemh Dosni (PC 2152); Tiffani Menck (PC 2153); Joel Marcus (PC 2154); John Krumen (PC 2155); Janelle Van Driel (PC 2156); Lindsay Noel (PC 2157); Pavel Ivanfchenko (PC 2158); Cortez Peterson (PC 2159); Phillip Edwards (PC 2160); John Stolfo (PC 2161); Luis Cruzio (PC 2162); Fiora Noorian (PC 2163); Rob Bondiman (PC 2164); John R. Keevers (PC 2165); Sunny Singh (PC 2166); Angel Mendez (PC 2167); Indecipherable Signature (PC 2168); Ben Mintz (PC 2169); Ray Ortega (PC 2170); Charles Larimer (PC 2171); H.H. Rodkin (PC 2172); Gerald Rizzer (PC 2173); Kathleen Barnett (PC 2174); Adam Jones (PC 2175); C. Seibt (PC 2176); Deana Scharrer (PC 2177); Mary Romano (PC 2178); Liz Szarek (PC 2179); Brien McNamara (PC 2180); Joel Rund (PC 2181); Milton Gooelman (PC 2182); Gary Podolner (PC 2183); John Cummane (PC 2184); Sandy Thomas (PC 2185); Tyler Ruttedge (PC 2186); Michelle Bradly (2187); Jeff Shapiro (PC 2188); Donald Jacobs (PC 2189); Jim Murnane (PC 2190); Pat King (PC 2191); Vijay Kavari (PC 2192); Tim Merrick

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	(PC 2193); Mike Johnson (PC 2194); Hyun Jin Seo (PC 2195); B. Rosenberg (PC 2196); J.R. Hinshaw (PC 2197); Indecipherable Signature (PC 2198); Indecipherable Signature (PC 2199)
5/8/2006	Comments of Illinois PIRG - Jeff Minnis (PC #2,100); Sara Baldwin (PC 2101); Undecipherable Signature (PC 2102); B. Wignot (PC 2103); Curran Arnold (PC 2104); Ginny Noble (PC 2105); G. Welke (PC 2106); Undecipherable Signature (PC 2107); Joseph T. Dye (PC 2108); Debbi Gulson (PC 2109); Ashley Maentz (PC 2110); S. Duttaga (PC 2111); Rick Retzhager (PC 2112); David Tazzioli (PC 2113); Kate Bracher (PC 2114); Theresa Thacte (PC 2115); Undecipherable Signature (PC 2116); Janna Nugent (PC 2117); Lori Romeo (PC 2118); Mike Eckenrod (PC 2119); D. Irwin (PC 2120); Indecipherable Signature (PC 2121); SR Burger (PC 2122); Annette Gravesen (PC 2123); Colin Slowik (PC 2124); Paul Keller (PC 2125); Kim Samuel (PC 2126); Joanne Holmes (PC 2127); Mary Amory (PC 2128); Jerry Hagman (PC 2129); John Horan (PC 2130); Reggie Von Bergen (PC 2131); Rosemary C. McGraw (PC 2132); Mr. & Mrs. Robert Krautsak (PC 2133); Donald Hemmingsen (PC 2134); John Tuman (PC 2135); Juan M. Carranza (PC 2136); Dan Finch (2137); Penny Mesenbrink (PC 2138); Indecipherable Signature (PC 2139); Lisa Valadez (PC 2140); Mary Mielko (PC 2141); Carl Jantzen (PC 2142); Indecipherable Signature (PC 2143); Indecipherable Signature (PC 2144); Linda Ridley (PC 2145); Irene Levin (PC 2146); Indecipherable Signature (PC 2147); Helen Stein (PC 2148); Jeff Baleman (PC 2149)
5/8/2006	Comments of Illinois PIRG - Jane Jebavy (PC #2,050); Jane Jebavy (PC #2050); Lisa Volini (PC #2051); Anthony C. Cherek (PC #2052); Dolores Bassett (PC #2053); Jessica Leighton (PC #2054); Martha Wood (PC #2055); Stefanie Rolek (PC #2056); Paul Vacenll (PC #2057); Sue Wicks (PC #2058); Cheryl Jackson (PC #2059); Kim Burns (PC #2060); Carolyn & Ken Wright (PC #2061); Richard Kucera (PC #2062); K. Blocker (PC 2063); Anne Bert (PC #2064); Janice Kloss (PC #2065); Dawn Brown (PC #2066); Henry Briggs (PC #2067); David Kuhn (PC #2068); Phyllis Ruiz (PC #2069); Judy Lazarus (PC #2070); Carrie S. Masek (PC #2071); Paul Masek (PC #2072); Nick Trausch (PC # 2073); Stephanie Burke (PC #2074); Denise Brezak (PC #2075); Beth Pierson (PC #2076); Barb O'Neill (PC 2077); Harold Brock (PC #2078); Kristin Ecklund (PC #2079); Colleen Douglas (PC #2080); David Tornes (PC #2081); Ty Foreman (PC #2082); Amy Jahr (PC #2083); Amy Zoger (PC #2084); Chris Haacke (PC #2085); Ben T. Nelson (PC #2086); J.F. Stokes (PC #2087); Thomas I. Rodhouse (PC #2088); Ellie Crouch Noltoli (PC #2089); Marbot Walters (PC #2090); Robert Clifford (PC #2091); Blanche S. Hall (PC #2092); D. Banks (PC #2093); Amy Malcolm (PC #2094); Deborah DeJean (PC #2095); Jane McClenahan (PC #2096); Steve Erickson (PC #2097); Debra Zare (PC #2098); Cindy White (PC # 2099)
5/8/2006	Comments of Illinois PIRG - Laren Dericius (PC #2,000); David Borman (PC #2001); Isabel Crowder (PC #2002); Carl Weaver (PC #2003); Alan Steinos (PC #2004); Carol Mellor (PC #2005); Kennie Cotton (PC #2006); Monica Wilson (PC #2007); Dana Pipia (PC #2008); Rashida Baker (PC # 2009); Rita Jain (PC

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	#2010); Debra D. Whitehead (PC #2011); Indecipherable Signature (PC #2012); Lubomir Kubis (PC #2013); Sarah Peterson (PC #2014); Nathan Mosel (PC #2015); Michelle Plaster (PC #2016); Jon Hill (PC #2017); Linda McPherson (PC #2018); Santora Crawford (PC #2019); Josh Leaming (PC #2020); Alysha Holland (PC #2021); Indecipherable Signature (PC #2022); Josh Brenger (PC #2023); Indecipherable Signature (PC #2024); Tim Daly (PC #2025); Melissa Lutz (PC #2026); Angela Razon (PC #2027); Eliza Wexelman (PC #2028); Indecipherable Signature (PC #2029); Mark Woosley (PC #2030); Jessica Maciejenski (PC #2031); Jimmy Hills (PC #2032); Bobby Epinger (PC #2033); Janet Guido (PC #2034); Edwin Mackell (PC #2035); Christopher Murphy (PC #2036); Jeff Jackson (PC #2037); Hans Bryant Salavaria (PC #2038); Acela Martinez (PC #2039); Victoria Guzman (PC #2040); Rose Mui (PC #2041); David Phillips (PC #2042); Judi Inslay (PC #2043); Matthew Piedowski (PC #2044); Indecipherable Signature (PC #2045); Arlene Mejorado (PC #2046); Ryan Veach (PC #2047); Laura Andersen (PC #2048); Suzette Chandonnet (PC #2049);
5/8/2006	Comments of Illinois PIRG - Kevin J. Brown (PC #1,950); Paul Cherian (PC #1,951); Yasmin Hilal (PC #1,952); Joanne Marengo (PC #1,953); Carsas E. Jackson (PC #1,954); Marilyn Malick (PC #1,955); Brett Thurman (PC #1,956); Travis Lowdes (PC #1,957); Samantha Gray (PC #1,958); Meg Koghin (PC #1,959); Susan Redman (PC #1,960); Henry Hayes (PC #1,961); Debra Adelson (PC #1,962); John Paul (PC #1,963); Will Jarvis (PC #1,964); Connie Tillman (PC #1,965); Mike Ulreich (PC #1,966); Duncan Rogue (PC #1,967); Robert Meltzer (PC #1,968); Kenneth Addison (PC #1,969); Loretta Jones (PC #1,970); Paul Lachancer (PC #1,971); Tony Barrouet (PC #1,972); Rosalie Defino (PC #1,973); Alex Duchak (PC #1,974); Ashley Bloxton (PC #1,975); D.E. Yarnell (PC #1,976); Hugh Amano (PC #1,977); John Thalheimer (PC #1,978); Forest Cherven (PC #1,979); David Shalen (PC #1,980); Mark Lutz (PC #1,981); Melissa Zater (PC #1,982); Kevin Bry (PC #1,983); Steve Albertson (PC #1,984); Craig Steil (PC #1,985); Jin GGillespie (PC #1,986); Charlles Dubois (PC #1,987); Eileen M. Walsh (PC #1,988); Adam Novak (PC #1,989); John Robb (PC #1,990); Lester Davidson (PC #1,991); John Kempf (PC #1,992); Melanie H.ach (PC #1,993); Stefanie Banis (PC #1,994); Norma G. Kanter (PC #1,995); Kathryn Jonas (PC #1,996); Folasade Onataye (PC #1,997); Jonathan Maldonado (PC #1,998); Mallory Bernstein (PC #1,999)
5/8/2006	Comments of Illinois PIRG - Elaine Lemieux (PC #1,900); D.J. Dwyer (PC #1,901); Dawn Desecki (PC #1,902); Joe Fitzpatrick (PC #1,903); Mari Pineda (PC #1,904); Matthew Bartry (PC #1,905); Torrie Bogda (PC #1,906); Christopher Gibbs (PC #1,907); Jack Kent (PC #1,908); Curtis Vosh (PC #1,909); R.A. Rusenstein (PC #1,910); Andrea Brown (PC #1,911); Stephanie Tang (PC #1,912); Asma Iobal (PC #1,913); Susan J. Reid (PC #1,915); Timothy Dietz (PC #1,916); Gene J. Smith (PC #1,917); Garmel Reiman (PC #1,918); Michael Skorks (PC #1,919); Suan Twamley (PC #1,920); Anna Felger (PC #1,921); D.Sullivan (PC #1,922); Magdailene Para (PC #1,923); James Curtis (PC #1,924); Roy Peabody (PC #1,925); Rinoula Litos (PC #1,926); Dermeth Davis (PC #1,927); Keyanan Rodgers (PC #1,928); Sara Benal (PC #1,929); Anna

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	Balla (PC #1,930); Keith Bacon (PC #1,931); Felicia Filbin (PC #1,932); J.L. Johnson (PC #1,933); Zwan Huizen (PC #1,934); Harold Teasley (PC #1,935); Michelle Yu (PC #1,936); Dewy Ferrgosen (PC #1,937); Ben Alagna (PC #1,938); Julie Jones (PC #1,939); Amy Simmons (PC #1,940); Kris Smith (PC #1,941); Eric Shakelford (PC #1,942); Michael Laswell (PC #1,943); Devon Thomas (PC #1,944); Chinyera Moody (PC #1,945); Rafael Rodgers (PC #1,946); J. Sandoval (PC #1,947); Caven Cocroft (PC #1,948); Jason Abbate (PC #1,949)
5/8/2006	Comments of Illinois PIRG - Lori Keller (PC #1,850); Stephanie Baker (PC #1851); Mary Ann Batts (PC #1852); Darlene Rosenstiehl (PC #1853); Virginia Branley (PC #1854); Sherrod Williams (PC #1855); Nancy Haddad (PC #1856); Stephan Vandenbrouche (PC #1857); Donna D. Lenfest (PC #1858); Indecipherable signature (PC #1859); LaTonya Applewhite (PC #1860); Julie Lenfest (PC #1861); Indecipherable signature (PC #1862); Ya-Feng Wang (PC #1863); Mark Hunt (PC #1864); Marvin Gonzalez (PC #1865); Alecia Watkins (PC #1866); George Brooks (PC #1867); Calvin Woodland (PC #1868); Emily Twarog (PC #1869); Indecipherable signature (PC #1870); R. Wade (PC #1871); Cheryl Evers (PC #1872); Nijma Esad (PC #1873); Justin Corpuz (PC #1874); Don Allison, Jr. (PC #1875); Timothy Zepelak (PC #1876); Mary Armstrong (PC #1877); Andy Rehberger (PC #1878); Znovan Castillo (PC #1879); Adrienne Crosby (PC #1880); M. Tuazon (PC #1881); Vimal Soni (PC #1882); Leon Jackson (PC #1883); Indecipherable signature (PC #1884); Kisha Jones (PC #1885); Robert Davis (PC #1886); Kim Klyczek (PC #1887); Meredith Rentar (PC #1888); Tyrone Day-Bookcer (PC #1889); Kelly Niekcrease (PC #1890); Jeff Rubel (PC #1891); Mary A. Grandpre (PC #1892); Erica M. Williams (PC #1893); Jessica Price (PC #1894); Daniel George (PC #1895); Kelli L. Ward (PC #1896); R. Bynum (PC #1897); Sarah Jorgenson (PC #1898); Sandra Duarte (PC #1899)
5/8/2006	Comments of Illinois PIRG - Indecipherable signature (PC #1,800); Adam Richmond (PC #1801); Alan Brown (PC #1802); Ashley Cherniawski (PC #1803); Indecipherable signature (PC #1804); Jillian Cherniawski (PC #1805); Amy Reitz (PC #1806); Nick Stephen (PC #1807); Yvonne E. Edwards (PC #1808); Billing Jerry (PC #1809); Erica Steidl (PC #1810); Indecipherable signature (PC #1811); Nathan Conroy (PC #1812); Semone Green (PC #1813); Susan Hubbard (PC #1814); Indecipherable signature (PC #1815); Polly Hoover (PC #1816); Nick Cole (PC #1817); Ben Loh (PC #1818); Indeciperable signature (PC #1819); Florence Wohlgemoth (PC #1820); William B. Frenk (PC #1821); Sandy Ryan (PC #1822); Indecipherable signature (PC #1823); Jinna Lee (PC #1824); Indecipherable signature (PC #1825); Lou Mutty (PC #1826); Jermaine Robinson (PC #1827); Indecipherable signature (PC #1828); Randall Anderson (PC #1829); Lucy Bilaxer (PC #1830); J. White (PC #1831); E. Ko (PC #1832); Zane Sheibley (PC #1833); Laura A. Soderberg (PC #1834); Susan Nemcek (PC #1835); Edie Kantuack (PC #1836); Renee Klopsen (PC #1837); Larry Macy (PC #1838); Kim Fogleseng (PC #1839); V. VanCrete (PC #1840); Michelle Darbro (PC #1841); Kim Karazanian (PC #1842); Tonja Davis (PC #1843); Jennifer F. Higgins (PC #1844); Paul Gorbel (PC #1845); John

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	Emmerson (PC #1846); Alesia Hollis (PC #1847); Frances Lovelace (PC #1848); Elizabeth Pappalando (PC #1849)
5/8/2006	Comments of Illinois PIRG - Joan Kasdagly (PC #1,750); Indecipherable signature (PC #1751); Dean Hassell (PC #1752); Daniel Fiorek (PC #1753); Christine Connelly (PC #1754); Larry Leverett (PC #1755); Lori McClain (PC #1756); Carolyn Davenport (PC #1757); Joanna Zak (PC #1758); Jen Moss (PC #1759); B. Callier (PC #1760); Diana L. Jacobson (PC #1761); Indecipherable signature (PC #1762); Audrej Tarlauiski (PC #1763); John Fawcett (PC #1764); Lorclei Goldman (PC #1765); Michael Anderson (PC #1766); William Van Buren (PC #1767); Darrell L. Dwyer (PC #1768); Kelly Drew (PC #1769); Pamm Brown (PC #1770); Kevin Kemp (PC #1771); Taylor Hornung (PC #1772); Dieter Klagge (PC #1773); Martin Morse (PC #1774); Steve Stuteman (PC #1775); D. Davis (PC #1776); Yaw Boatang (PC #1777); C. Bolton (PC #1778); Tara Noonan (PC #1779); Emmanuel Varquez Rivera (PC #1780); Pat Lemkey (PC #1781); LuQuisha Willis (PC #1782); Amanda Babicz (PC #1783); John Johnson (PC #1784); Spencer D. Bennett (PC #1785); Sarah Johnson (PC #1786); Mary Welter (PC #1787); Tomas Esquire (PC #1788); Anthony Baldini (PC #1789); Kathleen Baldini (PC #1790); Dominick Hart (PC #1791); Adrianna Abruscato (PC #1792); James Galvin (PC #1793); Albert Anderson (PC #1794); David Ball (PC#1795); Robert J. Westbrook (PC #1796); Sharon Roland (PC #1797); Kiara Williams (PC #1798); Nathan Shaffer (PC #1799)
5/8/2006	Comments of Illinois PIRG - Denisse Montoya (PC #1,700); Jill Glass (PC #1701); Julia Kogan (PC #1702); J. Gordon Sims (PC #1703); Guathemoc Machuca (PC #1704); Zach Pierce (PC #1705); Devin Williams (PC #1706); Danya Bader-Natal (PC #1707); Thea van Houten (PC #1708); Dorcas Joslin (PC #1709); Rian O'Meara (PC #1710); Jeff Clayborne (PC #1711); Paul Carl Dinato (PC #1712); Darryl Turnbow (PC #1713); Tania Campos (PC #1714); Maggie Smith (PC #1715); Raphael Pryor (PC #1716); Clay Goodpastuer (PC #1717); Indecipherable signature (PC #1718); Vanessa Cisneros (PC #1719); Sherry Frigge (PC #1720); Rebecca Brown (PC #1721); Sierra Berquist (PC #1722); Beth RedFearn (PC #1723); Lisa Engler (PC #1724); Sarah Hohschlag (PC #1725); Richard Straub (PC #1726); Ms. Alfreda Calbert (PC #1727); Dawn & Rebecca Bohanan (PC #1728); Bill S. Pieth (PC #1729); Julia Marvin (PC #1730); Chris Houchens (PC #1731); Matthew Lynn (PC #1732); Mildred White (PC #1733); Valerie Leathers (PC #1734); Tracy Jones (PC #1735); Indecipherable signature (PC #1736); Melanie Stout (PC #1737); Clifton Henderson (PC #1738); Edmond Goehring (PC #1739); Mayvard (PC #1740); Ken Ewing (PC #1741); Yzlixa Garcia (PC #1742); Doug Phillips (PC #1743); Gerald Miller (PC #1744); Lucio Moreno Jr. (PC #1745); Minchul Choi (PC #1746); Maggie Ness (PC #1747); Jonathan Zirkle (PC #1748); J.F. Grochot (PC #1749)
5/8/2006	Comments of Illinois PIRG - Lillian Pontius-Goldblatt (PC #1,650); Angel K. Young (PC #1651); Nicholas Crotlon (PC #1652); Edwin Santiago (PC #1653); Linsey Burritt (PC #1654); Indechiperalbe signature (PC #1655); L. Derrington (PC #1656); Josh VanLare (PC #1657); Nichole DeKeuster (PC #1658); Tracey

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	<p>Keyes (PC #1659); Indecipherable signature (PC #1660); Cecily Swanson (PC #1661); John Zeigler (PC #1662); Sam Young (PC #1663); Shenita Ollie (PC #1664); D. Hill-Kelly (PC #1665); Twana Holloway (PC #1666); Lynetta Brent (PC #1667); Caroline Oczachowski (PC #1668); Indecipherable signature (PC #1669); Donnie Ramirez (PC #1670); John Hester (PC #1671); Laura McDougal (PC #1672); Kirk Irwin (PC #1673); Tony Darnal (PC #1674); David Mullins (PC #1675); John Stafford (PC #1676); Tracy Johnson (PC #1677); Frederick Bodem (PC #1678); Daniel Ross-Jones (PC #1679); Brian Cameron (PC #1680); Keith Hendrix (PC #1681); Latrice Loyd (PC #1682); William A. Cripe (PC #1683); Caroline Farrow (PC #1684); Marlo Amorese (PC #1685); Whitney Trumble (PC #1686); Tyrone Harper (PC #1687); Daniel Gordillo Jimenes (PC #1688); Diane Perkins (PC #1689); Sabrina Bellamy (PC #1690); Mark Tomkinson (PC #1691); Joesph Camillo (PC #1692); Jacqueline Malcome (PC #1693); Casa Goldman (PC #1694); Sylvain Baptiste (PC #1695); Bobbie J. Edward (PC #1696); Stanley Liu (PC #1697); Michelle Akins (PC #1698); Maximilian Tolbert (PC #1699)</p>
5/8/2006	<p>Comments of Illinois PIRG - Bryan Taylor (PC #1,600); Sr. Ryan L. Pelletire (PC #1601); Tremon Williams (PC #1602); Kevin Banks (PC #1603); Cary D. Tucker (PC #1604); Keith Thompson (PC #1605); Angelo T. Stath (PC #1606); Eboni McLean (PC #1607); Michelle Williams (PC #1608); C. Neuman (PC #1609); Mitch Pollak (PC #1610); Pamela Vogan (PC #1611); Desmond Williams (PC #1612); Jenny Vogan (PC #1613); Vicky Cundari (PC #1614); Daniel Gabala (PC #1615); Paul Robinson (PC #1616); Jeanette Benson (PC #1617); Linda S. Millet (PC #1618); Arlene Williams (PC #1619); Marci LacLean (PC #1620); Loren Ditzlet (PC #1621); Sean Barnett (PC #1622); Beth Lecias (PC #1623); James Taylor (PC #1624); Indecipherable signature (PC #1625); Indecipherable signature (PC #1626); Erin Johnston (PC #1627); Carrie Tucker (PC #1628); Helesia Agner (PC #1629); Emelie Dorberg (PC #1630); Lotta Wrede (PC #1631); Katherine Kleese (PC #1632); Fernando Galindo (PC #1633); Ryan Coates (PC #1634); Timothy M. Igg (PC #1635); Melissa Moz (PC #1636); Alis Wa (PC #1637); Julie Nelson (PC #1638); Luke Brookner (PC #1639); David M. Darnell (PC #1640); Colin Heckman (PC #1641); Don Jackson (PC #1642); Candice Galarza (PC #1643); Kristen Taylor (PC #1644); Quinton Allen (PC #1645); Gina Davis (PC #1646); Molly Stack (PC #1647); Indechiperable signature (PC #1648); Helen Smith (PC #1649)</p>
5/8/2006	<p>Comments of Illinois PIRG - Mark Suillvan (PC #1,550); Jennifer Koncel (PC #1551); Lindsey Faloona (PC #1552); Jenny Liu (PC #1553); Jackie Devereaux (PC #1554); Samantha Levine (PC #1555); Roman Rubio (PC #1556); Lisa Katusin (PC #1557); Devin Schraff (PC #1558); Pat Smith (PC #1559); Marcus MdInnis (PC #1560); Lauren Lowenstein (PC #1561); Lisa Gilbert (PC #1562); Judith Dieterle (PC #1563); Aimee Charest (PC #1564); S. Simon (PC #1565); Latisha Calhoun (PC #1566); Tom Sistler (PC #1567); Janet Schrader (PC #1568); indecipherable signature (PC #1569); Serge Enk (PC #1570); Kerri Hatcher (PC #1571); TOM JAREMBA (PC #1572); Katie Henry (PC #1573); Sergey Segal (PC #1574); Aman Kaur (PC #1575); David Hutchinson (PC #1576); John Thompson (PC #1577); Susan Richman (PC #1578); Diana Cannett</p>

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	(PC #1579); Laurel B. Mortz (PC #1580); M. Salomon (PC #1581); Dennis Jamison (PC #1582); Jason Jones (PC #1583); Michael L. Williams (PC #1584); Amanda Day (PC #1585); Esther Leonard (PC #1586); Cary Jones (PC #1587); Tehilla Newman (PC #1588); Kelly Kowal (PC #1589); William Lencot (PC #1590); Hugo F. Zambrano (PC #1591); Iam DeLaRosa (PC #1592); D. J. Condon (PC #1593); Ruth Vittenson (PC #1594); Cara Kuball (PC #1595); Rebeca Full (PC #1596); Susan Baker (PC #1597); Patricia J. Smith (PC #1598); Robert Ray (PC #1599)
5/8/2006	Comments of Illinois PIRG - Amy Kaufman (PC #1,500); indecipherable signature (PC #1501); Clara Matignon (PC #1502); Robert Buckman (PCB #1503); Aruna Khilanani (PC #1504); Elisa A. Juarez (PC #1505); David Smock (PC #1506); Morgan Andrews (PC #1507); Mark Frazier (PC #1508); Kevin Millar (PC #1509); Edward L. Follins (PC #1510); Debra L. Rogers (PC #1511); Dann Smith (PC #1512); Chris Barrett (PC #1513); Corde Rumsden (PC #1514); Humberto Velasco (PC #1515); C. Becker (PC #1516); Sara Templeton (PC #1517); Melinda Muto (PC #1518); Dan Rutkanski (PC #1519); indecipherable signature (PC #1520); Charles Gray (PC #1521); Harold Mitchell (PC #1522); Gary Scott (PC #1523); Aminah James (PC #1524); Johnny Hampton (PC #1525); Mark A. Krowiak (PC #1526); Jim Jervis (PC #1527); Christine Roy (PC #1528); Jennifer Vera (PC #1529); Liam Singer (PC #1530); Megan McDermott (PC #1531); Nelso Liang (PC #1532); indecipherable signature (PC #1533); Karl D'Silla (PC #1534); indecipherable signature (PC #1535); Danielle Latarski (PC #1536); Arin Bass (PC #1537); Candace Nunez (PC #1538); David Hoffman (PC #1539); Wyvonia Pickett (PC #1540); Jamie Caligan (PC #1541); Ali Jennings (PC #1542); Charlotte F. Lynch (PC #1543); Cara Gutstein (PC #1544); Shanli A. Stead (PC #1545); indecipherable signature (PC #1546); Tim Love (PC #1547); Krissy Shields (PC #1548); John Paul McGreal (PC #1549)
5/8/2006	Comments of Illinois PIRG - Brad Cue (PC #1,450); Paul Satzinger (PC #1,451); Joan Daugherty (PC #1,453); Norma Hoza (PC #1,454); Barbara Jackson (PC #1,455); Lacey Connelly (PC #1,456); Val and Andrw Stewart (PC #1,457); BerniceTynns (PC #1,458); Robert Levy (PC #1,459); Kathleen Rwiirs (PC #1,460); Don Brown (PC #1,461); Claudia Pineds (PC #1,462); Rocio Santos (PC #1,463); Elliotte Ewane Ward (PC #1,464); Aaron M. Stoner (PC #1,465); Eric Golden (PC #1,466); Kathi S. Gant (PC #1,467); Nepthali Mullings (PC #1,468); Ernesto Abonce (PC #1,469); Liliana Martinez (PC #1,470); Shirley Bryant (PC #1,471); Curtis Evans (PC #1,472); Lily Cigan (PC #1,473); C. Follmar (PC #1,474); Alex Murton (PC #1,475); Jason T. Conzemius (PC #1,476); Marsha Montroy (PC #1,477); Sarah Charipe (PC #1,478); Eric Swanson (PC #1,479); Chas Kelley (PC #1,480); Sara Mattick (PC #1,481); Richard W. Mattick (PC #1,482); Jane Fish (PC #1,483); Sarah Giunchedi (PC #1,484); Burnham Cantooline (PC #1,485); Janice Klear (PC #1,486); Oksana Keaton (PC #1,487); Tim Lee (PC #1,488); Alex Renko (PC #1,489); Jo Ann Breuisler (PC #1,490); Geshi Gumarebern (PC #1,491); James E. Ridell (PC #1,492); Ivy White (PC #1,493); Laura Staton (PC #1,494); Colin Woodrow (PC #1,495); Chakisha S. Anderson (PC #1,496); Anthony Hicks (PC #1,497); Issiah Duncan (PC #1,498); Elijah Oliver (PC #1,499)

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5/8/2006		Comments of Illinois PIRG - Smithe (PC #1,350); Joe Cooper, III (PC #1351); Sanford McLaughlin (PC #1352); Michelle Cianc (PC #1353); Richard Morgan (PC #1354); Sarah MacDonald (PC #1355); Ed Reardon (PC #1356); Adam Fried (PC #1357); Anthony Meuman (PC #1358); Lauren Vallone (PC #1359); Travis Clanton (PC #1360); Molly Clore (PC #1361); Ian McGrath (PC #1362); Sigurd Midelfort (PC #1363); Jan Peterson (PC #1364); Drew Hampton (PC #1365); Lori Petter (PC #1366); Katyana Terrell (PC #1367); Indechiperable signature (PC #1368); Kevin Fahey (PC #1369); Jeff Frendt (PC #1370); Nichole Peck (PC #1371); Rasheda Smith (PC #1372); F.C. Wiser (PC #1373); Ad Hall (PC #1374); Matthew Samuel (PC #1375); Kate Barthel (PC #1376); Indechiperable signature (PC #1377); Lauren Johnson (PC #1378); Alia Youdell (PC #1379); David Richards (PC #1380); Indechiperable signature (PC #1381); Hanny Pei (PC #1382); Daphne O. Regan (PC #1383); Dave Chen (PC #1384); Scott Cataffa (PC #1385); Jane Angharad (PC #1386); Diego A. Arias (PC #1387); Elena Ortiz (PC #1388); Indechiperable signature (PC #1389); Carly M. Morrison (PC #1390); Jeff Kemnitz (PC #1391); Ron Johnson #1392); Janet Villanueva (PC #1393); Dana Villanova (PC #1394); Dana Lucas (PC #1395); Nick Calpi (PC #1396); Bradley Labree (PC #1397); T.C. Dumont (PC #1398); Anne K. Jonnemacher (PC #1399)
5/8/2006		Comments of Illinois PIRG - Adam Seth Doneson (PC 1300); Steve Levitas (PC 1301); Barbara DeCoster (PC 1302); Courtney Lyons (PC 1303); Mick Vaught (PC 1304); John Vaught (PC 1305); Anne Marie Williams (PC 1306); Winfred Hill (PC 1307); Claire Skinner (PC 1308); Alice Rebeutini (PC 1309); Janet Freise (PC 1310); Dylan Laurino (PC 1311); Indechiperable signature (PC 1312); Joseph Simpson (PC 1313); Ken Fudala (PC 1314); Terrie Winkates (PC 1315); Kevin Stanbery (PC 1316); Indechiperable signature (PC 1317); Marie Gogburn (PC 1318); Rich & Maria Postlethwait (PC 1319); Jon Gasser (PC 1320);

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	Charlotte Garvey (PC 1321); Corinne H. Hamill (PC 1322); Wellensick (PC 1323); Lorena S. Neal (PC 1324); Weiss Valerie (PC 1325); Costello Nora (1326); Roberta Friedman (PC 1327); E. Barbel (PC 1328); Richard S. Huszagh (PC 1329); David Ferster (PC 1330); Meg McGuinness (PC 1331); Leon Ikler (PC 1332); Karen Wallisky (PC 1333); Femi Odere (PC 1334); Elizabeth Cline (PC 1335); Angela Pierce (PC 1336); B. Salomon (PC 1337); Mike Buck (PC 1338); Richard Locko (PC 1339); Terence Barthel (PC 1340); Indechiperable signature (PC 1341); Indechiperable signature (PC 1342); Michaela Stonler (PC 1343); S. Bort (PC 1344); Renee Joster (PC 1345); Dustin Oudin (PC 1346); Nevs Nadal Pasqual (PC 1347); Carolina Carado (PC 1348); Joylin Roberson (PC 1349)
5/8/2006	Comments of Illinois PIRG - Sue Stolzer (PC #1,250); Marilyn Morel (PC #1,251); Kathy Callahan (PC #1,252); James Spengler (PC #1,253); Susan Spengler (PC #1,254); Eileen Schutte (PC #1,255); Danielle Young (PC #1,256); Catherine M. Duebe (PC #1,257); Lynn Ballard (PC #1,258); Patrick Page (PC #1,259); Steve Frank (PC #1,260); C. Gatt (PC #1,261); Lisa Berghoff (PC #1,262); Maria Rivera (PC #1,263); Indecipherable signature (PC #1,264); Brett Sher (PC #1,265); Kathy Murrey (PC #1,266); Margaret Martin-Heaton (PC #1,267); Diane Fisher (PC #1,268); Ruthmany Gopal (PC #1,269); Ken Karisa (PC #1,270); Pat O'Neil (PC #1,271); S. Faucett (PC #1,272); Rishmo Merchant (PC #1,273); Jason Hall (PC #1,274); Jason Andreoli (PC #1,275); Michael Sax (PC #1,276); John Mansfield (PC #1,277); J. Fishmon (PC #1,278); June Irwin (PC #1,279); Jim O'Connell (PC #1,280); Madelyn Townsley (PC #1,281); Jim Kalas (PC #1,282); Michael Bedzyk (PC #1,283); Richard Rioux (PC #1,284); Sheila Bressler (PC #1,285); William Monter (PC #1,286); Jim Griffin (PC #1,287); Wendy Fessler (PC #1,288); John A. Favorite (PC #1,289); Everett Devore (PC #1,290); Monica Frane (PC #1,291); Paul Shadle (PC #1,292); Haley Pollack (PC #1,293); Indechiperable signature (PC #1,294); Sadie Woolridge (PC #1,295); Indechiperable signature (PC #1,296); Kerna Ward (PC #1,297); Jessica Stabosz (PC #1,298); Ian Hosack (PC #1,299)
5/8/2006	Comments of Illinois PIRG - Patricia A. Budin (PC #1,200); Rosemary Shellander (PC #1,201); Henk Vanderlinde (PC #1,202); Fay Michaelis (PC #1,203); Judith O. Royal (PC #1,204); Robin LaBedz (PC #1,205); Joyce Marks (PC #1,206); Indechiperable signature (PC #1,207); Richard Muhammad (PC #1,208); Samuel Peter McDermott (PC #1,209); Catharine T. Boykin (PC #1,210); Nancy Duel (PC #1,211); D.M. Ridge (PC #1,212); Andrew Nawrocki (PC #1,213); Jean Vanderlinde (PC #1,214); Sandi Carr (PC #1,215); Dorothy K. Howard (PC #1,216); Robert Callahan (PC #1,217); Susan Martin (PC #1,218); Cyndi Duda (PC #1,219); B. Wu (PC #1,220); Margaret AuBuchan (PC #1,221); John Banks (PC #1,222); Indechiperable signature (PC #1,223); Diane Clarke (PC #1,224); Eric Smolensky (PC #1,225); Mojgan Bowers (PC #1,226); J. Brunner (PC #1,227); Beth A. Spallone (PC #1,228); Shannon McLone (PC #1,229); Alex Mysko (PC #1,230); Bernard Ford (PC #1,231); Dennis Clarkson (PC #1,232); Tonise Paul (PC #1,233); Justin (PC #1,234); Beth Bolger (PC #1,235); Paige Lunde (PC #1,236); Katie Markey (PC #1,237); Lisa Panozzo (PC #1,238); Donna Nong (PC #1,239); Michael D. Robertson (PC #1,240); James E.

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	Smith (PC #1,241); Renee Poston (PC #1,242); Randy Ruch (PC #1,243); Appi Preusen (PC #1,244); Mark Douce (PC #1,245); Georgiann Bylinski (PC #1,246); Lynn Rymarz (PC #1,247); Brian Herner (PC #1,248); Nancy Wedow (PC #1,249)
5/8/2006	Comments of Illinois PIRG - Samantha Bruzan (PC #1,150); Willie J. Armwood (PC #1,151); Alexandre M. de Almeida (PC #1,152); Kathleen Sherrill (PC #1,153); Miguel Chavez (PC #1,154); Deborah Lynch (PC #1,155); Monique Heller (PC #1,156); Debra Chalus (PC #1,157); Brandon Zale (PC #1,158); Jonathan Santano (PC #1,159); Aasia Mohammad (PC #1,160); Patricia Cunningham (PC #1,161); Melissa Barnhart (PC #1,162); Colin Montgomery (PC #1,163); Joshua Amagum (PC #1,164); Gregory Lamb (PC #1,165); Thomas Garsano (PC #1,166); Maribel Rodriguez (PC #1,167); Christine Coleman (PC #1,168); Sarah Beckman (PC #1,169); Helene Kaye (PC #1,170); Josette Coupet (PC #1,171); Indecipherable signature (PC #1,172); Lara Jenson (PC #1,173); Rebecca Liu (PC #1,174); Jackie Fenn (PC #1,175); Elizabeth Cleary (PC #1,176); Quentin Bracey (PC #1,177); Terrell Gatlings (PC #1,178); Annabelle Werling (PC #1,179); Joured Desecki (PC #1,180); Osuntoka Smith (PC #1,181); Heather Afra (PC #1,182); Joseph Wendell (PC #1,183); Tinesha Jackson (PC #1,184); Jeremy Clingerman (PC #1,185); Fuchi Shah (PC #1,86); Indecipherable signature (PC #1,187); Eric Arpin (PC #1,188); Alexandra Bevan (PC #1,189); Manar Albaroudi (PC #1,190); Marie Colon (PC #1,191); Ben Mendoza (PC #1,192); David Stelk (PC #1,193); James B. Drew (PC #1,194); Dan Nugent (PC #1,195); Darell Bames, Jr. (PC #1,196); Patricia Bell (PC #1,197); Jerard billingsley (PC #1,198); Tehama Lopez (PC #1,199)
5/8/2006	Comments of Illinois PIRG - Jacob A. Lute (PC #1,100); Elizabeth & Aaron Rosinski (PC #1,101); Betty Akins (PC #1,102); Karla Martin (PC #1,103); Erick Lacey (PC #1,104); Sylvester Brown (PC #1,105); Marina Palmer (PC #1,106); Keith Pruitt (PC #1,107); Kenneth Palmer (PC #1,108); Lorenzo Di Pace (PC #1,109); Julio Moran (PC #1,110); Elmer Villegas (PC #1,111); Natalina L. Oliverio (PC #1,112); Gene Duncan (PC #1,113); Liz Spray (PC #1,114); Anne Rorimer (PC #1,115); Tracy M. Ware (PC #1,116); Bryan DiLoreta (PC #1,117); Mack Curtis (PC #1,118); Kevin Karl Peterson (PC #1,119); Rajani Guflavalleti (PC #1,120); Mohamed Shadded (PC #1,121); Shalonda Gay (PC #1,122); Lessie Allen (PC #1,123); Nick Broste (PC #1,124); Aurora Salustro (PC #1,125); Travey Pine (PC #1,125); Citlali Diaz (PC #1,127); Tiffany E. Jones (PC #1,128); Loren Connell (PC #1,129); Indechiperable signature (PC #1,130); Joe Catone (PC #1,131); Sylvia Hunter (PC #1,132); Maggie Daly (PC #1,133); Javier Prieto (PC #1,134); Nicholas Green (PC #1,135); Jerome Body (PC #1,136); Patrick Mulcahy (PC #1,137); Katja Gorsch (PC #1,138); Michael Waterbrook (PC #1,139); Valerie Sanchez (PC #1,140); Beth Ottariani (PC #1,141); Robin Miller (PC #1,142); James H. Carter (PC #1,143); Conail Walsh (PC #1,144); Gilles Jones (PC #1,145); Andre McDearmon, Jr. (PC #1,146); Benjamin Baker (PC #1,147); Glen Cunningham (PC #1,148); LeRoy Gordon (PC #1,149)
5/8/2006	Comments of Illinois PIRG - Dave Arden (PC #1,050); John W. Schmarje (PC

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	#1051); Laura A. Hayes (PC #1052); Sandi Glazebrook (PC #1053); Sara Reina (PC #1054); Jack Pinto (PC #1055); Jill Pinto (PC #1056); Mark Licmodziejewski (PC #1057); Sydney Rich (PC #1058); Aaron Muhs (PC #1059); McCauley (PC #1060); Karin Richter (PC #1061); Martha Mayne (PC #1062); Judith Sriamon (PC #1063); Alma Stealman (PC #1064); Marie Stureis (PC #1065); Bret James (PC #1066); Tim McQuillen (PC #1067); Marie McBride (PC #1068); Michael Cweehon (PC #1069); Rachel Prince (PC #1070); Erin Huizenga (PC #1071); Brian Holtz (PC #1072); Michael Dubenski (PC #1073); William McGowen (PC #1074); Javier Lopez (PC #1075); Tim Ashin (PC #1076); David Boddiger (PC #1077); Sean Dacocman (PC #1078); Jin Dokko (PC #1079); Violit Slain (PC #1080); Zachary Lopez (PC #1081); Robert Rodemeyer (PC #1082); Chad Gearig (PC #1083); Jerrel Thomas (PC #1084); Ruth Keken (PC #1085); Amanda Ginn (PC #1086); Daniel White (PC #1087); Ben Thullen (PC #1088); Fred Leise (PC #1089); Phyllis Hall (PC #1090); Diane Garvey (PC #1091); Reid Hyams (PC #1092); Ed Peeh (PC #1093); Eugene Minon (PC #1094); Elizabeth Hoeppel (PC #1095); Diane Ansl (PC #1096); Mollie K. Dixon (PC #1097); Eiren Caffall (PC #1098); Ann Snyder (PC #1099)
5/8/2006	Comments of Illinois PIRG - Indecipherable signature (PC #1,000); M. Ludwig (PC #1001); Dale Wiegman (PC #1002); Julie Magak (PC #1003); Barb Keeling (PC #1004); Dawn M. Acker (PC #1005); Sandra James (PC #1006); Sandra Easterline (PC #1007); Ron Erickson (PC #1008); Martin Kvapk (PC #1009); Paula Jones (PC #1010); Meg Carlson (PC #1011); Michael Lubin (PC #1012); Ann Hartmann (PC #1013); Isaacson (PC #1014); Kim Kline (PC #1015); Jarod Kimble (PC #1016); Isaac J. Hedtke (PC #1017); Shawna Bruchert (PC #1018); Mack Heichman (PC #1019); Ian Scott (PC #1020); Joe Ferrara (PC #1021); Wilfred Weidler (PC #1022); David Wealwip (PC #1023); Claudia Butterworth (PC #1024); Shaunessy Kerr (PC #1025); Jennifer Defily (PC #1026); Thonmas Pickens (PC #1027); Deonn Bartolini (PC #1028); James Altman (PC #1029); Allan Jay P. Saludo (PC #1030); Monica Koehn (PC #1031); Christy Knill (PC #1032); Mr. & Mrs. Troutman (PC #1033); MillieC. Lumpkin (PC #1034); Mark Carter (PC #1035); David Fulghan (PC #1036); Deborah Young (PC #1037); Cickie Bradley (PC #1038); Alba Blondis (PC #1039); Jeff Courier (PC #1040); Kathy Dickson (PC #1041); Vivain Zimmerman (PC #1042); Mary Zerhel (PC #1043); Jack Peterson (PC #1044); Andrew Mine (PC #1045); Sheila Brewer (PC #1046); Katie Rolla (PC #1047); Edward McClelland (PC #1048); Louise Tigers (PC #1049)
5/8/2006	Comments of Illinois PIRG - Bob Wolkoff (PC #950); Jack Gedgi (PC #951); Jim Janetzko (PC #952); Gary Poole (PC #953); Bill O'Donnell (PC #954); David Shaw (PC #955); L.M. Overend (PC #956); Don Gibbs (PC #957); Christine Kunz (PC #958); Cynthia Greco (PC #959); Jerry S. Kriman (PC #960); Robert Harvey (PC #961); S. Nykaza (PC #962); Muriel M. Cohen (PC #963); Diane Mues (PC #964); Robert Quinn (PC #965); Jan Scott (PC #966); Colleen Gibbs (PC #967); Masami Takagaki (PC #968); Jeanne Freeman (PC #969); Carol Liu (PC #970); Katherine F. Donnelly (PC #971); Scott Paul (PC #972); Rita Bartolone (PC #973); Meg Carroll (PC #974); Catherine Mays (PC #975); T.E. Bauman (PC #976); Dorothy W. Smith (PC #977); Alison Rodes (PC #978);

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5/8/2006	Comments of Illinois PIRG - G.L. Parsons (PC #900); Carolyn Parson (PC #901); Paul Israel (PC #902); V. Pierce (PC #903); Michael W. Edwards (PC #904); Bob Stefko & Holly Roeske (PC #905); Carol King (PC #906); John Buchanan (PC #907); Pamela Wexler (PC #908); Jason Malik (PC #909); Natalie Archie (PC #910); Max Wessel (PC #911); Barbara Carmody (PC #912); Rod McKee (PC #913); Margaret Ann Keene (PC #914); K. Simpson (PC #915); Kathleen Kuffner (PC #916); Arlene H. Cook (PC #917); Robin Callahan (PC #918); Bill McCure (PC #919); Carolyn C. Eby (PC #920); Rebecca Rose (PC #921); Linda Walker (PC #922); Jim & Leslie Cousineau (PC #923); Dennis Heyck (PC #924); Mike Erdman (PC #925); Bud Mathieu (PC #926); Robert Arcus (PC #927); Janice Arcus (PC #928); Louise Levy (PC #929); Susan Lee (PC #930); Carole & David Dibo (PC #931); Melissa Marguerite (PC #932); Cheryl Lakin (PC #933); Dan Czerwinski (PC #934); Tom Gilroy (PC #935); Nancy L. Schachman (PC #936); David More (PC #937); Colleen Golden (PC #938); Maria Albert (PC #939); Indecipherable signature (PC #940); Vincent Graham (PC #941); Julie Kaiser (PC #942); Margaret Tilson (PC #943); Martin von Walten Kirrchen (PC #944); Beth Gomberg Hirsch (PC #945); Eliza Earle (PC #946); Linda Relias (PC #947); Denise Kirshenbaum (PC #948); Patricia Piper (PC #949)
5/8/2006	Comments of Illinois PIRG - Jan Lackey (PC #850); Diane Rubens (PC #851); P. Bowtell (PC #852); Joy Schaad (PC #853); Kevin Salley (PC #854); Brendon Devine (PC #855); Scott E. Bawinkel (PC #856); Kay Laube (PC #857); Don Koss (PC #858); Jeff Renda (PC #859); Allan Ledbetter (PC #860); Danielle Alarcon (PC #861); Joe Alarcon (PC #862); Eileen Pappas (PC #863); Heather Bond (PC #864); Tousey (PC #865); Ross Barry (PC #866); Jackie Grosse (PC #867); Lauren Barry (PC #868); Philip Sawicki (PC #869); Kim Beck (PC #870); Wallace Jones (PC #871); Patricia Vaughan (PC #872); Joyce L. Hodgson-Palcek (PC #873); Paul Chernak (PC #874); Nicole Hansen (PC #875); Indecipherable signature (PC #876); Ted & Krista Venegas (PC #877); Leslie Newhuis (PC #878); William E. Wade (PC #879); Gene Rosie (PC #880); Julie Perry (PC #881); John Meyer (PC #882); C. Kelly (PC #883); Barbara Graves (PC #884); Renee Mimica (PC #885); Robert K. Bliese (PC #886); Patricia Callahan (PC #887); Terri Winkler (PC #888); Jenny Bowen (PC #889); Amy Simmons (PC #890); Anthony Babimic (PC #891); Paul Ripp (PC #892); Cedric Williams (PC #893); Roger Townsend (PC #894); Stephen Laskaris (PC #895); C. Russell (PC #896); Indecipherable signature (PC #897); Cynthia McLean (PC #898); Kay Carroll (PC #899)

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5/8/2006	Comments of Illinois PIRG - Malcolm Byrd (PC #800); Jill D. Harris (PC #801); Elsie Graczyk (PC #802); Marlies De Kluyver (PC #803); Anne Atzeff (PC #804); Alison Hartline (PC #805); Lee Nysted (PC #806); Garth Pearson (PC #807); Matt Jenkin (PC #808); Lois Shutler (PC #809); Kristin & Jack Welu (PC #810); Jill Smith (PC #811); Indecipherable signature (PC #812); Maureen O'Brien-Hufseman (PC #813); Liz Wesel (PC #814); Michelle Hans (PC #815); Margaret Morrissette (PC #816); Steven Wilson (PC #817); Janett Chocianowski (PC#818); T. Callahan (PC #819); Indecipherable signature (PC #820); Derek Hirt (PC #821); Daryle Crewford (PC #822); John Wiggins (PC #823); Jeannette Lareau (PC #824); Merolin Levon (PC #825); Rochelle Butler (PC #826); Jamie He (PC #827); Leonora Voigtlander (PC #828); Indecipherable signature (PC #829); Mary Allan (PC #830); George Stylianou (PC #831); Javier Anids (PC #832); Chris Harris (PC #833); John H. Davis (PC #834); Franklin Sweetser (PC #835); K. Owens (PC #836); Ned Rockwell (PC #837); Stephen Murray (PC #838); S. Hickory (PC #839); Marc Anglin (PC #840); Lamekia Maggitt (PC #841); Salvador Ayala (PC #842); Michelle Frank (PC #843); Carolyn Grant (PC #844); Richard Klwaiter (PC #845); James T. Walker (PC #846); Ed Ribio (PC #847); James Kirby (PC #848); Hadassah Rosen (PC #849)
5/8/2006	Comments of Illinois PIRG - Erin Meyer (PC #750); George Scott (PC #751); Brenda Weigand (PC #752); Eric Clement (PC #753); Anthony Macias (PC #754); Lori Fordon (PC #755); Mac Neil (PC #756); R.M. Roser (PC #757); B. Levine (PC #758); Mike Meyers (PC #759); Elizabeth Ruihl (PC #760); Dean P. Muka (PC #761); Keith Trojan (PC #762); Clarice Hart (PC #763);Liz Oppenhuis (PC #764); John Hoard (PC #765); Paul Dolan (PC #766); Jose Garcia (PC #767); Peter Eckart (PC #768); James Ryan (PC #769); Stephen J. Moed (PC #770); Margaret Reeber (PC #771); Michelle Ball (PC #772); Susan Kuhn (PC #773); Tucker Slough (PC #774); Kaleb Gebremaviam (PC #775); Walter Anglin (PC #776); Jessica Barazowski (PC #777); Bob Dendler (PC #778); Justin Doolittle (PC #779); Hans Caltus (PC #780); Michelle Davidson (PC #781); Jennifer Kosikowski (PC #782); Patricia Mamantov (PC #783); J. Nykaza (PC #784); Jane Stout (PC #785); Peter Primason (PC #786); D. Jamil (PC #787); Jackie Budmayr (PC #788); Adam Battilli (PC #789); Sarah Lisy (PC #790); Tim Kruegee (PC #791); Martin Stainther (PC #792); Daniel Dimcket (PC #793); Edna Evans (PC #794); Howard J. Andrews (PC #795); Carol Johnson (PC #796); Hodges (PC #797); Sherry Nelson (PC #798); F.G. Uriell (PC #799)
5/8/2006	Comments of Illinois PIRG - Margaux Hoyda (PC #700); Megan Nelson (PC #701); Rena Hichs (PC #702); Bethany Parker (PC #703); Arielle Semmel (PC #704); Dave Lynn (PC #705); Mike Burng (PC #706); Steven Bburns(PC #707); Taylor McKenzie (PC #708); Tyler Southwell (PC #709); Deborah Benford (PC #710); Emily Robison (PC #711); Michael McKeaney (PC #712); Whitney Thomas (PC #713); Brittany Laughlin (PC #714); Nichole Hakis (PC #715); Ed Contreras (PC #716); Joe Connor (PC #717); Carolyn Ziaja (PC #718); Manuel Payanu (PC #719); Greg Glennie (PC #720); Aaron Stewe (PC #721); Rob Cornelison (PC #722); Rebecca Renland (PC #723); Wayne Danner (PC #724); Edwin Rodriguez (PC #725); Trisly Hall (PC #726); Kim Cobom (PC #727);

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	Catherine Breckenridge (PC #728); Antolia Beach (PC #730); Vicki Dmitruk (PC #731); Vinny Coborn (PC #732); Victre Dmitruk (PC #733); Den Dmitruk (PC #734); Allen Sledge (PC #735); Ernest Bellups (PC #736); Laquita Shaw (PC #737); Omar Salvador (PC #738); Ashley Lushene (PC #739); Sapana Kabarin (PC #740); Matt Chandler (PC #741); Vito Ingargiola (PC #742); Ronnie M. Armstead (PC #743); Michael Rechards (PC #744); Celeste Aronoff (PC #745); Lori Duffy (PC #746); Maria Papachny Santhon (PC #747); Carissa Johnson (PC #748); James Ingraffia (PC #749)
5/8/2006	Comments of Illinois PIRG - Sheila Herndon (PC #650); Samuel Adams (PC #651); Demetrios Bobolos (PC #652); Julisa Seese (PC #653); Rachel Olsen (PC #654); Neil Millburger (PC #655); Shantiria Harper (PC #656); Jillian Jacobsen (PC #657); Mike Jolisc (PC #658); Meaghan McIntyre (PC #659); Jonathan Blake Yarbrough (PC #660); Ramona Finner (PC #661); Richard Brode (PC #662); Christopher Swan (PC #663); Giancarlo Fiatto (PC #664); Carlos Alcantan (PC #665); LeAndra Hall (PC #666); Brian Bultana (PC #667); Natalie Williams (PC #668); Tom Dovthett (PC #669); Arnold Martin (PC #670); Marke Subasit (PC #671); Sarah O'Connor (PC #672); Lily Fahrrwald (PC #673); Eric Krall (PC #674); Jose R. Serrano (PC #675); Mark Berlinski (PC #676); Julia Colon (PC #677); Emily Werth (PC #678); Taylor Erickson (PC #679); Willy R. Miller (PC #680); Judith Poole (PC #681); Anthony Jones (PC #682); Brian Albrellet (PC #683); David Martinez (PC #684); Viridiana Carmona (PC #685); Jennifer Little (PC #686); Alberto Orizanda (PC #687); Jake Little (PC #688); Roxanne Whitehed (PC #689); Ali Schlereth (PC #690); Dan Hunt (PC #691); Ken Birch (PC #692); Patricia Carlson (PC #693); Elizabeth Simon (PC #694); Georgiana Zowack (PC #695); Mark Brown (PC #696); E. Adams (PC #697); Eric Safwedil (PC #698); Jim Joiner (PC #699)
5/8/2006	Comments of Illinois PIRG - Jim Grosse (PC #600); Lisa Rome (PC #601); Daniel Rojas (PC #602); Lisa Barca (PC #603); Ryan Newsome (PC #604); Richard Northrop (PC #605); Velma Burrell (PC #606); Ruby Swift (PC #607); Tabea Baader (PC #608); Joseph Greer (PC #609); Michael Smith (PC #610); Vivian Crosby (PC #611); John A. Farrm (PC #612); W. Vanecko (PC #613); H. Strauss (PC #614); Edward D. Williams (PC #615); Max Muller (PC #616); Frances Canonizado (PC #617); Lewis Clason (PC #618); Daniel Rok (PC #619); Sermara Murphy (PC #620); Melody Johnson (PC #621); Mark Galy (PC #622); Michael Patrick Cash (PC #623); Belva Miles (PC #624); Alexander Raff (PC #625); Terri Mitrano (PC #626); Dwayne Wilson Jr. (PC #627); Reginald McGee (PC #628); Miguel Galaiza (PC #629); Michael Reaser (PC #630); Vanessa Anacano (PC #631); Erica Wasilenko (PC #632); Corinna Psomadakis (PC #633); Galee Shachar (PC #634); Zac Walton (PC #635); Julia Labadie (PC #636); Robert Stelle (PC #637); Luke H. (PC #638); Dorothy Olinir (PC #639); Justin Nevin (PC #640); Alexandra Graves (PC #641); Dawn Trujillo (PC #642); Kathy Trujillo (PC #643); Brenda Rodriguez (PC #644); Andrew Jamkowski (PC #645); Henry E. Mareus (PC #646); Kennetha Hardrict (PC #647); Dawn Cortez (PC #648); Kwabena Nantwi (PC #649)
5/8/2006	Comments of Illinois PIRG - India Simerson (PC #550); Erna Mugnaini (PC

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	#551); Earl Callaway(PC #552); Shalese McClain (PC #553); Emily Kelly (PC #554); Lucy Arias (PC #555); Tasniwa K. Tommey (PC #556); Alber Sohn (PC #557); Hector Brown (PC #558); Frank H. Mueller (PC #559); Kathleen King (PC #560); George Moore (PC #561); Willie A. Doss (PC #562); Matt Scott (PC #563); Reginald Wells (PC #564); Nadia Halim (PC #565); Spencer Ezell (PC #566); Willard Ehojosky (PC #567); Mary Roche (PC #568); Gabriel Ruualcaba (PC #569); Walter Pickett (PC #570); Kacie Karasiak (PC #571); Mote Morris (PC #572); Michael Maillo (PC #573); Maychy Ferenandez (PC #574); Peter Belitzos (PC #575); Isaac N. Dupre (PC #576); Emili Manion (PC #577); Luciano Cruz (PC #578); Jared Martz (PC #579); Andrew Offerman (PC #580); Sherrick Lewis (PC #581); Anthony Colletti (PC #582); David Mayland (PC #583); Jeff Brown (PC #584); Cynthia Mayland (PC #585); John Onopa (PC #586.); Roy Rieckenberg Jr. (PC #587.); Patsy Caringado (PC #588.); M. Cozad (PC #589.); Dominique Nash (PC #590.); Andrew MacDonald (PC #591.); Becky McNamara (PC #592.); Reno Burden (PC #593.); Oladipo Ajenifujo (PC #594.); Brian Rozek (PC #595.); Nick Sudbury (PC #596.); Leah Rothschild (PC #597.); Cora Swenson (PC #598.); Bob Trausch (PC #599.);
5/8/2006	Comments of Illinois PIRG - Susan Katz (PC #500); Rik Kristianat (PC #501); Vanessa Alonso (PC #502); Ken Robinson (PC #503); Klifford Cutler (PC #504); Paula Stevens (PC #505); Anne and Therese Belveau (PC #506); Mariel Hummer(PC #507); Steve Weatherspoon (PC #508); Martina Doleys (PC #509); Michael Thomas (PC #510); Glenn A. Preibis (PC #511); Anthony Dernick Tooties (PC #512); David Enright (PC #513); Valencia Hempton (PC #514); Ruby Harris (PC #515); Richard Middleton-Kaplan (PC #516); Clarence M. BrwsterTreadway (PC #517); David Weiss (PC #518); John Macielenicz (PC #519); Jean Durand (PC #520); Brian Lobel (PC #521); Kimberlyee Abney (PC #522); Derell Bonner (PC #523); Benjamin Incao (PC #524); Danielle E. Henderson (PC #525); Lisa Nackovac (PC #526); Mallory Cooney (PC #527); Frank Pistell (PC #528); Kevin Reing (PC #529); Georgia Coleman (PC #530); Patricia Perez (PC #531); Adreinne Kwiatkowski (PC #532); Maryann Stifonski (PC #533); Charmaine Mariscal (PC #534); Alex Friedman (PC #535); Chris Davis (PC #536); G. Rodriguez (PC #537); Katie Lindskog (PC #538); Timothy Zode (PC #539); Lekha Nair (PC #540); Drew McCandle (PC #541); M. Zeldman (PC #542); C. Jenkins (PC #543); Matt Demo (PC #544); Steve Crowell (PC #545); Ernesto Marin (PC #546); Chris Swanson (PC #547); Douer Evans (PC #548); Alyse B. Hammonds (PC #549)
5/8/2006	Comments of Illinois PIRG - Rhonda Syat (PC #450); Chris Cherek (PC #451); Ruben Sanchez (PC #452); Maria E. Sanchez (PC #453); Ann Meenaghan (PC #454); Aaron Simmons (PC #455); David Nowacki (PC #456); Margaret E. Currin (PC #457); F. Manzano (PC #458); Monika Kieic (PC #459); Lorena Estrada (PC #460); Michaell E. Altman (PC #461); Crystal Ratliff (PC #462); Rachel Kellett (PC #463); Johan Peeples (PC #464); Manuel Baumann (PC #465); Nicole L. Eggers (PC #466); Amber F. Ladeira (PC #467); Shannon Crawford (PC #468); C arlos Ardila (PC #469); Kakis Norfleet (PC #470); Milton King (PC #471); Ruben Sanchez (PC #472); Sarah Mallory (PC #473); Kelly Amaloo (PC #474); J. Byrnes (PC #475); Janessa Thiel (PC #476); Steven

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	Drink (PC #477); Norma Vazoug (PC #478); Edward Waszak (PC #479); Susie An (PC #480); Samantha Coulter (PC #481); Andrea North (PC #482); Randy Hofbarer (PC #483); John D. Buirji (PC #484); Ashley Cunningham (PC #485); Ronald Redmond (PC #486); Gil Levin (PC #487); Marlen Simmoins (PC #488); Nicholas L. Wingo (PC #489); Terri Pellino (PC #490); Casey Powell (PC #491); Johnathan Spindler (PC #492); Alicia Colazo (PC #493); Shawn Montgomery (PC #494); Lewe Danzy (PC #495); Rose S. Sandy (PC #496); Anthony Elion (PC #497); Edw. Farnham (PC #498); Turonc Mosby (PC #499);
5/8/2006	Comments of Illinois PIRG - Edda Bowlds (PC #400); Elise Zelechowski (PC #401); Mrs. W. Gensiorski (PC #402); Mary Kowalik (PC #403); James Gillen (PC #404); Michelle Uting (PC #405); L.J. Avitia (PC #406); Lisa Hamdani (PC #407); David Meeks (PC #408); Sheila Clark (PC #409); Darlene Lewis (PC #410); Ed Banasiak (PC #411); Nancy Clifton (PC #412); Bonnie Kistenmacher (PC #413); Sarah Dunn (PC #414); Gretchen Bystedt (PC #415); Donna Clarke (PC #416); Pablo Medina (PC #417); John C. Pembor (PC #418); Bennie Dean (PC #419); Risha Rotkin (PC #420); Ralph rodriguez (PC #421); Patricia E Nu (PC #422); Maria Guitierrez (PC #423); Johanna Thompson (PC #424); David D. Reyes(PC #425); Jessica Caldwell (PC #426); Amanda Zych (PC #427); Joseph Kelly (PC #428); Veronica Milos (PC #429); Melissa Jenrich (PC #430); Joanne Daniel (PC #431); Jonathan Ernst (PC #432); Michael Sexton (PC #433); Rob Grund (PC #434); Rick Leawell (PC #435); Pauline Crutia (PC #436); Larry W. Green (PC #437); Barbara McCord (PC #438); Barbara Araszewsh (PC #439); Olivia Karas (PC #440); Joanna Zapalowicz (PC #441); Lauren Huffman (PC #442); Bridget Willis (PC #443); Karen Duncan (PC #444); Dr. Cheryl Magrini (PC #445); Charles Shanabrach (PC #446); Mr. Anthony Brown (PC #447); Molly Fitzgibbon (PC #448); Jennifer Cidrowski (PC #449)
5/8/2006	Comments of Illinois PIRG - Rachel Davis (PC #345); Derylle Smith (PC #346); April Welch (PC #347); Reginald Samuel (PC #348); Marcus D. Johnson Jr. (PC #349); Chris Wilimas (PC #350); Frank White (PC #351); Anita Inez Lathrop (PC #352); Madalyne Tregallas (PC #353); Curt Williams (PC #355); Sid Babula (PC #356); Emilee Clales (PC #357); Clarence Glenn (PC #358); K. Pedroza (PC #359); William Johnson (PC #360); Debra Weiner (PC #361); Jimmy Hissang (PC #362); Shraddha Soparanala (PC #363); Mariah Kellan (PC #364); T. Dalton (PC #365); Bob Schmidtke(PC #366); Tony Calero (PC #367); Alexandra Kostius (PC #368); Jon E. Wilson (PC #369); Brian Kalchbrenner (PC #370); courtney Behners (PC #371); Caher Eruay (PC #372); Edward Piehl (PC #373); Gerald R. Venhart (PC #374); Pat Marshall (PC #375); Vesta Butler (PC #376); Jose Gonzalez (PC #377); Jackie Brown (PC #378); Joe Rakoczy (PC #379); Lemuel Askew (PC #380); D. Dzura (PC #381); Gwen Beatty (PC #382); Emebet Donoghue (PC #383); Vibhuti Kadakia (PC #384); Neeta Paitch (PC #385); Alfrezo Alantara (PC #386); Sandra Watkins (PC #387); Kim Schaffer (PC #388); Jeanette Donner (PC #389); Mei M. Alu (PC #390); Lorraine Szot (PC #391); Janet Salomone (PC #392); Larissa Skyba(PC #393); E.K. Gilbert (PC #394); Kisha Jazlu (PC #395); Kim Yip (PC #396); Moline Berlley (PC #397); E. Jason Gremley (PC #398); Anita Ilika (PC #399)

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5/8/2006	Comments of Chicago Clean Power Coalition: Alejandra Moya (PC #325.101); Quirino Carlin (PC #325.1102); Kimberly Wesserman (PC #325.103); Brenda Figuero (PC #325.104); Indecipherable signature PC #325.105); Lorena Lopez (PC #325.106)
5/8/2006	Comments of Chicago Clean Power Coalition: Ellen Rendulich (PC #325.91); Maureen Headington (PC#325.92); Walter Esler (PC #325.93); Salvador Silva (PC #325.94; Carlos Torres (PC #325.95); Daniel Acevedo (PC #325.96); Isabel GarcGarcia (PC #325.97); Lionel Bottari (PC #325.98); Jean Parosi (PC #325.99); George G. Macias (PC #325.100)
5/8/2006	Comments of Chicago Clean Power Coalition: Elizabeth Hayes (PC #325.81); Kathleen Cummings (PC #325.82); Joel Brown (PC #325.83); Jovita Flores (PC #325.84); Ira Shakman (PC #325.85); Michael Norbeck (PC #325.86); John Ailey (PC #325.87); Brian Imus (PC #325.88); Teresa Medina (PC #325.89); David Rolston (PC #325.90)
5/8/2006	Comments of Chicago Clean Power Coalition: Gustavo Tovar (PC #325.71); Maria Rico (PC #325.72); Pablo Ramirez (PC #325.73); Matt Van Slyke (PC # 325.74); George G. Macias (PC #325.75); Cory Jones (PC #325.76); Meleah Geertsma (PC #325.77); Michael D. Rodruguez (PC #325.78); Manuel Figgieres Jr. (PC #325.79); Jennifer Stevenson (PC #325.80)
5/8/2006	Comments of Chicago Clean Power Coalition: Rosa Garcia (PC #325.61); Maria Guerez (PC # 325.62); Refugio Fraga (PC # 325.63); James Foley (PC #325.64); Isadora Sanchez (PC #325.65); Cecilia Vega (PC #325.66); Irma Alforo (PC #325.67); Sarah Aiby (PC #325.68); Lorraine Garcia (PC #325.69); Indecipherable signature (PC #325.70)
5/8/2006	Nancy Ayala (PC #325.51); Sandrine Navarro-Artz (PC #325.52); Greg Krol (PC #325.53); Timothy Artz (PC #325.54); Indecipherable signature (PC #325.55); Griselda Mata (PC #325.56); Douglas Grew (PC #325.57; Heidi Howerton (PC #325.58); Juan Komero (PC #325.59); Teresa Merdin (PC #325.60)
5/8/2006	Jose Rodriguez (PC #325.41); Daniel Korn (PC #325.42); Janet Fecreal (PC #325.43); Al DiFranco (PC #325.44); Abe Costanza (PC #325.45); Karen Sheets (PC #325.46); Francisco Rodriguez (PC #325.47); Antonio Baeza (PC # 325.48); Rhonda Williams (PC # 325.49); Antonio Pattan (PC #325.50)
5/8/2006	Comments of Chicago Clean Power Coalition: Modesta Vicente (PC #325.31); Guillermo Diaz (PC #325.32); Lorena Lopez (PC #325.33); Jumana Vasi (PC #325.34); Indecipheral signature (PC #325.35); Robert Cepeda (PC #325.36); Leila Cepeda (PC #325.37); Elias Cepeda (PC #325.38); Patricia Mena (PC #325.39); Alejandro Mena (PC #325.40)
5/8/2006	Comments of Chicago Clean Power Coalition: Maria Fraga (PC#325.1); Sharon Pierson (PC #325.2); Carlos Fernandez (PC#325.3); Sara Brodinsky (PC#325.4); Jean Cartter-Hill (PC #325.5); Viviana Fraga (PC#325.6); Paul Orlando (PC #325.7); Ann Elliott (PC#325.8); Leah Simoni (PC#325.9) Jaclin Paul (PC #325.10); Iris Young (PC#325.11); David Alexander (PC #325.12); Elda Godinaz (PC#325.13; Tom Nizinski (PC#325.14); Robin Rodgon (PC #325.15); Daniella K. Zanin (PC #325.16); Alejandra L. Ibanez (PC #325.17); Sergio

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	Herrara (PC #325.18); Edward Anaya (PC #325.19); Alexandra Gonzalez (PC #325.20); Walter Esler (PC #325.21); Alvaro Obregon (PC #325.22); Emil Rosenthal (PC #325.23); Daniel Solis (PC #325.24); Deborah Handler (PC #325.25); Sarah Wild (PC #325.26); John Otromphe (PC #325.27); Chester Koe (PC #325.28); John Morris (PC #325.29); Dan Johnson-Weinberger (PC #325.30)
5/8/2006	*Comments of Chicago Clean Power Coalition: Vicki Cervantes and indecipherable signature (PC #325)
5/8/2006	40" x 60" two-sided poster board entitled "Protect Kids From Toxic Mercury" with children's markings and sentiments and names (PC # 275) (You may contact the Clerk's Office at 312/814-3629 to view it.)
5/8/2006	*Comments of Barbara Flynn Currie, Illinois House Majority Leader, In a Letter Addressed to Nicholas J. Melas, Illinois Pollution Control Board member (PC #44)
5/5/2006	*Comments of Patricia Peak (PC # 274)
5/5/2006	*Comments of Tom Hermsen (PC # 273)
5/5/2006	*Comments of Quentin Getty (PC # 272)
5/5/2006	*Comments of George Kaydus (PC # 271)
5/5/2006	*Comments of Lora Fanning (PC # 270)
5/5/2006	*Comments of Kenneth Curry (PC # 269)
5/5/2006	*Comments of Zach Barnes (PC # 268)
5/5/2006	*Comments of Mike Warbez (PC # 267)
5/5/2006	*Comments of Debra Arbet (PC # 266)
5/5/2006	*Comments of Kaylee Kaydus (PC # 265)
5/5/2006	*Comments of Brian Layton (PC # 264)
5/5/2006	*Comments of Bill Beckham (PC # 263)
5/5/2006	*Comments of Cory Morgan (PC # 262)
5/5/2006	*Comments of Julie Smith-Marshall (PC # 261)
5/5/2006	*Comments of James Edwards (PC # 260)
5/5/2006	*Comments of Soot T. Boaig (PC # 259)
5/4/2006	*Comments of Kathleen P. Callahan (PC #258)
5/4/2006	Comments of Jerry Herst of Insolar Window Treatments, Inc. (PC #257)
5/3/2006	*Comments of Lisa Nagel (PC # 256)
5/3/2006	*Comments of Ronald E. Jacobsen (PC # 255)
5/3/2006	*Comments of Wendy Glasshof (PC # 254)
5/3/2006	*Comments of Margaret Mahile (PC # 253)
5/3/2006	*Comments of Elliot Zashin (PC # 252)
5/3/2006	*Comments of William Dent (PC # 251)
5/3/2006	*Comments of Lou Strzyzewski (PC # 250)

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5/3/2006	*Comments of Gretchen reuning (PC # 248)
5/3/2006	*Comments of Dave Mauios (PC # 247)
5/3/2006	*Comments of Mike Rechlin (PC # 246)
5/3/2006	*Comments of Ken Sennert (PC # 245)
5/3/2006	*Comments of Jim Newton (PC # 244)
5/3/2006	*Comments of Philip Brault (PC # 243)
5/3/2006	*Comments of Jessica Burdinsly (PC # 242)
5/3/2006	*Comments of Carol Klinger (PC # 241)
5/3/2006	*Comments of Christine Arango (PC # 240)
5/3/2006	*Comments of Adria Howe Johnson (PC # 239)
5/3/2006	*Comments of Sharon Haas (PC # 238)
5/3/2006	*Comments of Ryan Kingsbury (PC # 237)
5/3/2006	*Comments of Ruben Varela (PC # 236)
5/3/2006	*Comments of Breck Collon (PC # 235)
5/3/2006	*Comments of Samantha Noel Hyde (PC # 234)
5/3/2006	*Comments of Cara Wilson (PC # 233)
5/3/2006	*Comments of Weyla Dunn (PC # 232)
5/3/2006	*Comments of Carolyn Burns (PC # 231)
5/3/2006	*Comments of David L. Waupoose (PC # 230)
5/3/2006	*Comments of Marjorie Woodbury (PC # 229)
5/3/2006	*Comments of Barb Boss (PC # 228)
5/3/2006	*Comments of Jessica Huck (PC # 227)
5/3/2006	*Comments of Stephanie Irvine (PC # 226)
5/3/2006	*Comments of Joe Fitzgibbon (PC # 225)
5/3/2006	*Comments of A. J. Beck (PC # 224)
5/3/2006	*Comments of Christine McAllister (PC # 223)
5/3/2006	*Comments of Carla Newton (PC # 222)
5/3/2006	*Comments of Patrick Pickerill (PC # 221)
5/3/2006	*Comments of Deborah Colley (PC # 220)
5/3/2006	*Comments of David Lyon (PC # 219)
5/3/2006	*Comments of Jeffrey Cornelius (PC # 218)
5/3/2006	*Comments of Jim Sullivan (PC # 217)
5/3/2006	*Comments of Ora Kramer (PC # 216)
5/3/2006	*Comments of Beth Bergstrom (PC # 215)
5/3/2006	*Comments of Joanne Kelly (PC # 214)
5/3/2006	*Comments of Barbara Keer (PC # 213)

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5/3/2006	*Comments of Sheila Ritter (PC # 211)
5/2/2006	*Comments of Carole Jacobsen (PC # 210)
5/2/2006	*Comments of Sylvia M. Vassmer (PC # 209)
5/2/2006	*Comments of Arthur T. Kalish (PC # 208)
5/2/2006	*Comments of Robert J. Bacon (PC # 207)
5/2/2006	*Comments of Nancy R. Lloyd (PC # 206)
5/2/2006	*Comments of William Mueller (PC # 205)
5/2/2006	*Comments of Lynn T. Giever (PC # 204)
5/2/2006	*Comments of Kaanenyee Reid (PC # 203)
5/2/2006	*Comments of Linda Sullivan (PC # 202)
5/2/2006	*Comments of Esperanza Hartman (PC # 201)
5/2/2006	*Comments of Aldona Starkus (PC # 200)
5/2/2006	*Comments of Lainey E. Schneider (PC # 199)
5/2/2006	*Comments of Julie Dorfman (PC # 198)
5/2/2006	*Comments of David N. Collignr (PC # 197)
5/2/2006	*Comments of Eileen LeBarre (PC # 196)
5/2/2006	*Comments of June Pasco (PC # 195)
5/2/2006	*Comments of Donna Ducy (PC # 194)
5/2/2006	*Comments of Jim Vaencia (PC # 193)
5/2/2006	*Comments of Marketa Zeleznikova (PC # 192)
5/2/2006	*Comments of Allen Rogers (PC # 191)
5/2/2006	*Comments of Rey Aquino (PC # 190)
5/2/2006	*Comments of Robert J. Neff (PC # 189)
5/2/2006	*Comments of Wendy Treptow (PC # 188)
5/2/2006	*Comments of Michael D. Lavin (PC # 187)
5/2/2006	*Comments of Brigitte & Drtly Schmidt (PC # 186)
5/2/2006	*Comments of Donna L. Thomas (PC # 185)
5/2/2006	*Comments of Louis McCain Vassmer (PC # 184)
5/2/2006	*Comments of Judie Mermsen (PC # 183)
5/2/2006	*Comments of Noelle Hoeffner (PC # 182)
5/2/2006	*Comments of Lim Peterson (PC # 181)
5/2/2006	*Comments of Jeff and Lucy Porter (PC # 180)
5/2/2006	*Comments of Jane Linmar (PC # 179)
5/2/2006	*Comments of Daniel Fritz (PC # 178)
5/2/2006	*Comments of Lawrence Kolesa (PC # 177)
5/2/2006	*Comments of Rebecca Wetzler (PC # 176)

ATTACHMENT B Listing of public comments received in Board rulemaking docket R06-25

5/2/2006	*Comments of Colleen Griffin (PC # 175)
5/2/2006	*Comments of Patricia Fischer (PC # 174)
5/2/2006	*Comments of Dianne Carey (PC # 173)
5/2/2006	*Comments of Erin McElroy (PC # 172)
5/2/2006	*Comments of Maurice Lange (PC # 171)
5/2/2006	*Comments of Roger Ricketts (PC # 170)
5/2/2006	*Comments of Byron Walter (PC # 169)
5/2/2006	*Comments of Sandra Wood (PC # 168)
5/2/2006	*Comments of Dale Albers (PC # 167)
5/2/2006	*Comments of Cecil Whavert (PC # 166)
5/2/2006	*Comments of Steven Schoeffler (PC # 165)
5/2/2006	*Comments of R. Michael Fisher (PC # 164)
5/2/2006	*Comments of Gretchen G. Batz (PC # 163)
5/2/2006	*Comments of Dennis Skaggs (PC # 162)
5/2/2006	*Comments of David Bluhm (PC # 161)
5/2/2006	*Comments of Joy Fritz Walter (PC # 160)
5/2/2006	*Comments of David Gocken (PC # 159)
5/2/2006	*Comments of Neil Jacobsen (PC # 158)
5/1/2006	*Comments of Jennifer Barkley (PC #157)
5/1/2006	*Comments of Kelsey Faiy (PC #156)
5/1/2006	*Comments of Bob Toeth (PC #155)
5/1/2006	*Comments of Kayla Frey (PC # 154)
5/1/2006	*Comments of Ryan White (PC #153)
5/1/2006	*Comments of Pat Murrell (PC #152)
5/1/2006	*Comments of Cheryl Stogdell (PC #151)
5/1/2006	*Comments of Dieanne Fuchar (PC #150)
5/1/2006	*Comments of Roger Batz (PC #149)
5/1/2006	*Comments of Gerry Feeney (PC #148)
5/1/2006	*Comments of Susan M. Champagne (PC #147)
5/1/2006	*Comments of Diane Sims (PC #146)
5/1/2006	*Comments of Lon Reinherr (PC #145)
5/1/2006	*Comments of Cindy Cochrane (PC #144)
5/1/2006	*Comments of Merlin Camozzi (PC #143)
5/1/2006	*Comments William J. Brogan (PC #142)
5/1/2006	*Comments of Ron & Elsie Magnussen (PC #141)
5/1/2006	*Comments of Sara Kildee (PC #138); Ms. L. Hudson (PC #139); and Tad Scheele (PC #140)

ATTACHMENT B Listing of public comments received in Board rulemaking docket R06-25

5/1/2006	*Comments of Therese Jesel (PC #137)
5/1/2006	*Comments of Myra Owczarzak (PC # 136)
5/1/2006	*Comments of Rob Grund (PC # 135)
5/1/2006	*Comments of Leslie Kosar (PC # 134)
4/28/2006	*Comments of Cecelia Ungari (PC #133)
4/28/2006	*Comments of Steven Dick (PC #132)
4/27/2006	*Comments of Ricky Leavell (PC # 131)
4/27/2006	*Comments of Robin Goettel (PC # 130)
4/27/2006	*Comments of Boaz Patwr (PC # 129)
4/27/2006	*Comments of Joseph Kelly (PC # 128)
4/27/2006	*Comments of Elizabeth Wright (PC # 127)
4/27/2006	*Comments of S. Hawkins (PC # 126)
4/27/2006	*Comments of Aaron Anderson (PC # 125)
4/27/2006	*Comments of Gloria Peralta (PC # 124)
4/27/2006	*Comments of Veronica Drantz, Ph.D. (PC # 123)
4/27/2006	*Comments of Gary Schwartz (PC # 122)
4/27/2006	*Comments of Michelle R. Lord (PC # 121)
4/27/2006	*Comments of Dean Wynne (PC # 120)
4/27/2006	*Comments of Amanda Zych (PC # 119)
4/27/2006	*Comments of Roosevelt Murray Sr. (PC # 118)
4/27/2006	*Comments of Craig Key (PC # 117)
4/27/2006	*Comments of Sarah Guernsey (PC # 116)
4/27/2006	*Comments of Nick Wilder (PC # 115)
4/27/2006	*Comments of Erica Davis-Holder (PC # 114)
4/27/2006	*Comments of (Indecipherable Name) (PC # 113)
4/27/2006	*Comments of F. E. Elim#4 (PC # 112)
4/27/2006	*Comments of D'Holyone@y'Israel (PC # 111)
4/27/2006	*Comments of John Knoepfle (PC # 110)
4/26/2006	*Comments of Shelby Seegers-Shafer (PC # 109)
4/26/2006	*Comments of H. F. Parker (PC # 108)
4/26/2006	*Comments of Danielle Estes (PC # 107)
4/26/2006	*Comments of Matthew Romero (PC # 106)
4/26/2006	*Comments of Steve Gough (PC # 105)
4/26/2006	*Comments of Ling C. Brow (PC # 104)
4/26/2006	*Comments of M. J. O'Hara (PC # 103)
4/26/2006	*Comments of Atilio M. Gimenez (PC # 102)
4/26/2006	*Comments of Thomas E. Grant (PC # 101)

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4/26/2006	*Comments of Deborah J. Bouton (PC # 100)
4/26/2006	*Comments of Kim Artita (PC # 99)
4/26/2006	*Comments of Mike Sears (PC # 98)
4/26/2006	*Comments of (indecipherable signature) (PC # 97)
4/26/2006	*Comments of Miranda Mapps (PC # 96)
4/26/2006	*Comments of Jolene Boehler (PC # 95)
4/26/2006	*Comments of Aimee Bennett (PC # 94)
4/26/2006	*Comments of Carol Eaton Brandenburg (PC # 93)
4/26/2006	*Comments of JoAnn / Joseph Schafer (PC # 92)
4/26/2006	*Comments of Ryne Thanp (PC # 91)
4/26/2006	*Comments of MeLissa L. Obermiller (PC # 90)
4/26/2006	*Comments of Dean Huber (PC # 89)
4/26/2006	*Comments of Christel Kazda (PC #88)
4/26/2006	*Comments of Sallie Schramm (PC # 87)
4/26/2006	*Comments of Jan Korzenaskie (PC # 86)
4/26/2006	*Comments of Robert E. Beck (PC # 85)
4/26/2006	*Comments of Alison McCabe (PC # 84)
4/26/2006	*Comments of Diane Schingel (PC # 83)
4/26/2006	*Comments of JoAnn Nelson (PC # 82)
4/26/2006	*Comments of Katherine Poulos (PC # 81)
4/26/2006	*Comments of Elizabeth Hughes (PC # 80)
4/26/2006	*Comments of Judy Ashby (PC # 79)
4/26/2006	*Comments of Joel Fritzler (PC # 78)
4/26/2006	*Comments of Frances Ganzekaufer (PC # 77)
4/26/2006	*Comments of Rafe Kemmis (PC # 76)
4/26/2006	*Comments of Ronald Ray Schmeck (PC # 75)
4/26/2006	*Comments of Dorothy Schachel (PC # 74)
4/26/2006	*Comments of Randall Lee Gunslapp (PC # 73)
4/26/2006	*Comments of Stephanie Eichholz (PC # 72)
4/26/2006	*Comments of Melanie Schmeck (PC # 71)
4/26/2006	*Comments of Mary Lou Tansey (PC # 70)
4/26/2006	*Comments of Fay Michaelis (PC # 69)
4/26/2006	*Comments of Joyce Marks (PC # 68)
4/25/2006	*Comments of George Kollar (PC # 67)
4/25/2006	*Comments of Tom Pilirs (PC # 66)
4/25/2006	*Comments of Christine Williamson (PC # 65)
4/25/2006	*Comments of Ron Newman (PC # 64)

ATTACHMENT B Listing of public comments received in Board rulemaking docket R06-25

4/25/2006	*Comments of Erica Yokoi (PC # 63)
4/25/2006	*Comments of Carol McCullough (PC # 62)
4/25/2006	*Comments of Geoffrey Williamson (PC # 61)
4/25/2006	*Comments of Gail Kimura (PC # 60)
4/25/2006	*Comments of Lawrence Todryk (PC # 59)
4/25/2006	*Comments of Sheila Keleher (PC # 58)
4/25/2006	*Comments of Bernadette Blaurock (PC # 57)
4/25/2006	*Comments of Therese Radke (PC # 56)
4/25/2006	*Comments of Bela & Rachel Barner (PC # 55)
4/25/2006	*Comments of Allen E. Blaurock, Ph. D. (PC # 54)
4/25/2006	*Comments of Jen Strauch (PC # 53)
4/25/2006	*Comments of Susan Dickman (PC # 52)
4/25/2006	*Comments of Anne McKibbin (PC # 51)
4/25/2006	*Comments of Marcy Hagio (PC # 50)
4/25/2006	*Comments of Lois Samuels (PC # 49)
4/25/2006	*Comments of 25 persons in the usual postcard format as submitted by Sierra Club, Chicago, IL (PC #48)
4/25/2006	*Comments of Barbara Flynn Currie, Illinois House Majority Leader, In a Letter Addressed to Illinois Pollution Control Board Chairman, G. Tanner Girard (PC #44)
4/24/2006	*Comments of Elizabeth Small (PC #47)
4/24/2006	*Comments of Bob Tyson (PC #46)
4/24/2006	*Comments of David Collignon (PC #45)
4/21/2006	*Comments of Barbara Flynn Currie, Illinois House Majority Leader, In a Letter Addressed to Illinois Pollution Control Board member Thomas E. Johnson (PC #44)
4/21/2006	*Comments of Barbara Flynn Currie, Illinois House Majority Leader, In a Letter Addressed to Illinois Pollution Control Board members (PC #44)
4/20/2006	*Comments of Greg & Sue Stolzer (PC #43)
4/20/2006	*Comments of Benita Kitching (PC #42)
4/20/2006	*Comments of Portia K. Hoekstra (PC #41)
4/18/2006	*Comments of Stephen D. Zaborsky (PC #40)
4/18/2006	*Comments of Jon Wesenberg (PC #39)
4/18/2006	*Comments of Ellen Wolff (PC #38)
4/18/2006	*Comments of Peggy Simonsen (PC #37)
4/17/2006	*Comments of Raymond J. Norkus (PC #36)
4/17/2006	*Comments of Jerry Treppa and Ann Treppa (PC #35)
4/12/2006	Comments of Michael Schmidt (PC #34)

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4/12/2006	Comments of Connie S. Schmidt (PC #33)
4/11/2006	*Comments of Paul Pocius (PC #32)
4/10/2006	Comments of Barbara Dickerman (PC #31)
4/6/2006	*Comments of Constance M. Beattie (PC #30)
4/3/2006	*Comments of Bruce K. Williams (PC #29)
4/3/2006	*Comments of John and Peg Knoepfle (PC #28)
4/3/2006	*Comments of Cecelia Connerton (PC #27)
3/29/2006	*Comments of Norlyn Dimmitt (PC #26)
3/29/2006	Comments of the Illinois Public Interest Research Group and the Environmental Law and Policy Center in Support of Fast-Track Rulemaking (PC #25)
3/28/2006	*Comments of Marcia Dimmitt (PC #24)
3/27/2006	*Comments of Denise McCoy (PC #23)
3/27/2006	*Comments of Todd Loid (PC #22)
3/27/2006	*Comments of Sherrill Loid (PC #21)
3/24/2006	*Comments of Jeff Payton (PC #20)
3/23/2006	*Comments of Jochen Schorler (PC #19)
3/22/2006	*Comments of Jacob Reiner (PC #18)
3/21/2006	*Comments of Fran Caffee (PC #17)
3/20/2006	*Comments of Thomas P. Caffee (PC #16)
3/16/2006	*Comments of Elizabeth Higgins (PC #15)
3/14/2006	Comments of Eileen Stoxen (PC #14)
3/14/2006	Comments of Elizabeth Johnson (PC #13)
3/14/2006	Comments of Mrs. Nora Glab (PC #12)
3/14/2006	Comments of Jennifer Reiner (PC #11)
3/14/2006	Comments of Dr. Kathleen McFadden (PC #10)
3/14/2006	Comments of Nancy Cone (PC #9)
3/14/2006	Comments of Martha Jorgensen (PC #8)
3/14/2006	Comments of Joseph A. Laszlo (PC #7)
3/14/2006	Comments of Bob Jorgensen (PC #6)
3/14/2006	Comments of Greg Koch (PC #5)
3/14/2006	Comments of Paul Scholl (PC #4)
3/14/2006	Comments of Michael D. Belsky, Mayor, City of Highland Park (PC #3)
3/14/2006	Comments of Mayor Richard H. Hyde, City of Waukegan (PC #2)
3/14/2006	Comments of Governor Rod R. Blagojevich (PC #1)