NOTICE OF PROPOSED AMENDMENTS

R 12-13

- 1) Heading of the Part: Nonhazardous Special Waste Hauling and the Uniform Program
- 2) <u>Code Citation</u>: 35 Ill. Adm. Code 809

3)	Section Numbers:	Proposed Action:
•	809.101	Amend
	809.103	Amend
	809.104	Amend
	809.105	Amend
	809.201	Amend
	809.202	Amend
	809.203	Amend
	809.204	Amend
	809.205	Amend
	809.206	Amend
	809.207	Amend
	809.208	Amend
	809.209	Amend
	809.210	Amend
	809.211	Amend
	809.212	Amend
	809.213	New
	809.301	Amend
	809.302	Amend
	809.401	Amend
	809.402	Amend
	809.501	Amend
	809.910	Repeal
	809.911	Repeal
	809.912	Repeal
	809.913	Repeal
	809.914	Repeal
	809.915	Repeal
	809.916	Repeal
	809.917	Repeal
	809.918	Repeal
	809.919	Repeal
	809.920	Repeal
	809.921	Repeal

NOTICE OF PROPOSED AMENDMENTS

809.1001

New

- 4) <u>Statutory Authority</u>: Implementing Sections 5, 10, 13, 21, 22, 22.01, and 22.2 of the Environmental Protection Act (Act) and authorized by Section 27 of the Act [415 ILCS 5/5, 10, 13, 21, 22, 22.01, 22, and 27]
- 5) <u>A Complete Description of the Subjects and Issues Involved</u>: A more complete description of this proposal may be found in the Board's first-notice opinion and order of March 15, 2012 in docket R12-13.

The Illinois Environmental Protection Agency (Agency) initiated this proceeding by filing a rulemaking proposal intended to implement Public Act 97-220. The Agency states that, before 1998, it issued a single special waste hauler permit valid for haulers of both nonhazardous and hazardous special waste generated in or destined to an Illinois facility. Under the Uniform State Hazardous Materials Transportation Registration and Permit Program (Uniform Program) adopted in 1997, however, a hazardous waste transporter with its principal place of business in Illinois was required to register with and obtain a permit from the Illinois EPA.

Among its various provisions, Public Act 97-220 amended Sections 21 and 22.2(1) and (1-5) of the Environmental Protection Act (Act) to remove Illinois from the Uniform Program. The Agency stressed that special waste hauler permitting rules remain in effect, requiring all transporters of special waste (hazardous and nonhazardous) to obtain a special waste hauler permit prior to transporting waste from an Illinois generator or to an Illinois facility.

- Published studies or reports and sources of underlying data, used to compose this rulemaking: In its original proposal, the Illinois Environmental Protection Agency did not list either a research report or a published study that it had used in developing this rule.
- 7) <u>Does this rulemaking replace any emergency rulemaking currently in effect?</u> No
- 8) <u>Does this rulemaking contain an automatic repeal date?</u> No
- 9) <u>Does this rulemaking contain incorporations by reference</u>? Yes

49 CFR 171 (2010)

49 CFR 172 (2010)

NOTICE OF PROPOSED AMENDMENTS

49 CFR 177 (2010)

49 CFR 178 (2010)

49 CFR 180 (2010)

49 CFR 383 (2010)

49 CFR 387 (2010)

49 CFR 390-397 (2010)

- 10) Are there any other proposed rulemakings pending on this Part? No
- 11) Statement of Statewide Policy Objectives: These proposed amendments do not create or enlarge a State mandate as defined in Section 3(b) of the State Mandates Act [30 ILCS 805/3].
- 12) <u>Time, Place, and Manner in which interested persons may comment on this proposed rulemaking</u>: The Board will accept written public comment on this proposal for a period of 45 days after the date of publication. Comments should refer to docket R12-13 and be addressed to:

John Therriault Clerk's Office Illinois Pollution Control Board 100 W. Randolph St., Suite 11-500 Chicago, IL 60601

Interested persons may request copies of the Board's opinion and order in R12-13 by calling the Clerk's office at 312-814-3620, or may download copies from the Board's Web site at www.ipcb.state.il.us. For more information, contact the Clerk's Office at 312-814-3629.

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

- A) Types of small businesses, small municipalities and not for profit corporations affected: In implementing Public Act 97-220, the proposed rulemaking would affect any small business, small municipality, and not-for-profit corporation transporting special waste in or to an Illinois facility or generating special waste in Illinois.
- B) Reporting, bookkeeping or other procedures required for compliance: Although the proposed amendments would require sources now subject to the Uniform

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Program to obtain a special waste hauler permit, the Agency stated that the special waste hauler permit application is simpler than the Uniform Program application. Testimony at hearing indicated that this transition would result in save staff time and other resources.

- C) Types of Professional skills necessary for compliance: No professional skills beyond those currently required by Uniform Program will be required.
- 14) Regulatory Agenda in which these amendments were summarized: The proposed rulemaking intends to implement provisions of Public Act 97-220, which became effective July 28, 2011, and the Agency filed its rulemaking approximately 60 days later on October 28, 2011, both of which were after publication of the Board's July 2011 Regulatory Agenda.

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

191 NOTICE VERSION

1		TITLE 35: ENVIRONMENTAL PROTECTION
2		SUBTITLE G: WASTE DISPOSAL
3		CHAPTER I: POLLUTION CONTROL BOARD
4		SUBCHAPTER i: SOLID WASTE AND SPECIAL WASTE HAULING
5		The state of the s
6		PART 809
7		NONHAZARDOUS-SPECIAL WASTE HAULING
8		AND THE UNIFORM PROGRAM
9		PART 809 NONHAZARDOUS SPECIAL WASTE HAULING AND THE UNIFORM PROGRAM SUBPART A: GENERAL PROVISIONS
10		SUBPART A: GENERAL PROVISIONS
11	~ .	Chillie Committee Co
12	Section	
13	809.101	J, J
14	809.102	
15	809.103	
16	809.104	
17	809.105	Public Records
18		
19		SUBPART B: NONHAZARDOUS-SPECIAL WASTE HAULING PERMITS
20	~ .	
21	Section	
22	809.201	P
23	809.202	11
24	809.203	11
25		Authorization
26	809.204	Transfer and a property of the
27		Action by the Agency
28	809.205	
29	809.206	P
30	809.207	I
31	809.208	0
32	809.209	
33	809.210	I Promise to the same of the s
34		Requirements
35	809.211	Exemptions for Nonhazardous Special Waste Transporters
36	809.212	
37	<u>809.213</u>	Compliance with Federal Requirements
38		
39		SUBPART C: DELIVERY AND ACCEPTANCE
40	a	
41	Section	
42	809.301	Requirements for Delivery of Nonhazardous Special Waste to Transporters
43	809.302	Requirements for Acceptance of Nonhazardous Special or Hazardous Waste from

44		Transporters
45		
46		SUBPART D: PERMIT AVAILABILITY AND SYMBOLS
47		
48	Section	
49	809.401	Permit Availability
50	809.402	Nonhazardous-Special Waste Symbols
51		
52		SUBPART E: MANIFESTS, RECORDS AND REPORTING
53		
54	Section	
55	809.501	Manifests, Records, Access to Records, Reporting Requirements and Forms
56		
57		SUBPART F: DURATION OF PERMITS AND TANK NUMBERS
58		
59	Section	
60	809.601	Duration of Special Waste Hauler Permits and Tank Numbers (Repealed)
61		· •
62		SUBPART G: EMERGENCY CONTINGENCIES FOR SPILLS
63		
64	Section	
65	809.701	General Provision
66		
67		SUBPART H: EFFECTIVE DATES
68		
69	Section	
70	809.801	Compliance Date
71	809.802	Exceptions (Repealed)
72		- , ,
73		SUBPART I: HAZARDOUS (INFECTIOUS) HOSPITAL WASTE
74		(
75	Section	
76	809.901	Definitions (Repealed)
77	809.902	Disposal Methods (Repealed)
78	809.903	Rendering Innocuous by Sterilization (Repealed)
79	809.904	Rendering Innocuous by Incineration (Repealed)
80	809.905	Recordkeeping Requirements for Generators (Repealed)
81	809.906	Defense to Enforcement Action (Repealed)
82		(Noposios)
83	SUE	BPART J: REQUIREMENTS FOR HAULERS PREVIOUSLY PERMITTED
84		UNDER THE UNIFORM PROGRAM
85		
86	Section	

87	809.910	Uniform State Hazardous Waste Transportation Registration and Permit Program		
88		(Repealed)		
89	809.911	Application for a Uniform Permit (Repealed)		
90	809.912	Application for Uniform Registration (Repealed)		
91	809.913	Payment of Processing and Audit Fees (Repealed)		
92	809.914	Payment of Apportioned Mile Fees (Repealed)		
93	809.915	Submittal of Fees (Repealed)		
94	809.916	Previously Permitted Transporters (Repealed)		
95	809.917	Uniform Registration and Uniform Permit Conditions (Repealed)		
96	809.918	Uniform Registration and Uniform Permit Revision (Repealed)		
97	809.919	Transfer of Uniform Registration and Uniform Permits (Repealed)		
98	809.920	Audits and Uniform Registration and Uniform Permit Revocation (Repealed)		
99	809.921	Permit No Defense (Repealed)		
100	<u>809.1001</u>	Transporters Previously Permitted Under Uniform Hazardous Waste		
101		Transportation Permit and Registration Program		
102				
103	809.APPENI	DIX A Old Rule Numbers Referenced (Repealed)		
104		` -		
105	AUTHORIT	Y: Implementing Sections 5, 10, 13, 21, 22, 22.01, and 22.2 and authorized by		
106	Section 27 of	the Environmental Protection Act [415 ILCS 5/5, 10, 13, 21, 22, 22.01, 22.2 and		
107	27] (see P.A. 90-219).			
108				
109	SOURCE: A	dopted in R76-10, 33 PCB 131, at 3 Ill. Reg. 13, p. 155, effective March 31, 1979;		
110	emergency amendment in R76-10, 39 PCB 175, at 4 Ill. Reg. 34, p. 214, effective August 7,			
111	1980, for a maximum of 150 days; emergency amendment in R80-19, 40 PCB 159, at 5 Ill. Reg.			
112	270, effective January 1, 1981, for a maximum of 150 days; amended in R77-12(B), 41 PCB			
113	369, at 5 Ill. Reg. 6384, effective May 28, 1981; amended in R80-19, 41 PCB 459, at 5 Ill. Reg.			
114	6378, effectiv	ve May 31, 1981; codified in R81-9, 53 PCB 269, at 7 Ill. Reg. 13640, effective		
115	September 30, 1983; recodified in R84-5, 58 PCB 267, from Subchapter h to Subchapter i at 8			
116	Ill. Reg. 1319	98; amended in R89-13A at 14 Ill. Reg. 14076, effective August 15, 1990; amended		
117	in R91-18 at	16 Ill. Reg. 130, effective January 1, 1992; amended in R95-11 at 20 Ill. Reg. 5635,		
118	effective Mar	ch 27, 1996; amended in R98-29 at 23 Ill. Reg. 6842, effective July 1, 1999;		
119	amended in R	200-18 at 24 Ill. Reg. 14747, effective September 25, 2000; amended in R06-20(A)		
120	at 34 Ill. Reg. 3317, effective February 25, 2010; amended in R06-20(B) at 34 Ill. Reg. 17398,			
121	effective Octo	ober 29, 2010; amended in R12-13 at 36 Ill. Reg, effective		
122				
123		SUBPART A: GENERAL PROVISIONS		
124				
125	Section 809.1	01 Authority, Policy and Purposes		
126		- · · · · · · · · · · · · · · · · · · ·		
127	Pursuant to th	e authority contained in Sections 5, 10, 13, 21, 22, 22.01, and 22.2 of the		
128	Environmental Protection Act [415 II CS 5/5 10 12 21 22 22 01 22 24 12 24 1			

Environmental Protection Act [415 ILCS 5/5, 10, 13, 21, 22, 22.01, 22, and 22.2], and consistent with the policy and purposes expressed in Section 20 [415 ILCS 5/20] thereof, the Board adopts

128 129

130 this Part. This Part prescribes the procedures for the Uniform Hazardous Materials 131 Transportation and Registration Program and for the issuance of permits to nonhazardous special waste transporters; for the inspection and numbering of vehicles; and for proper hauling of 132 133 special wastes to approved disposal, storage and treatment sites. It is the purpose of this Part to 134 control only wastes as defined herein. 135 136 (Source: Amended at 36 Ill. Reg., effective) 137 138 Section 809.103 Definitions 139 140 "Act" means the Illinois Environmental Protection Act [415 ILCS 5]. 141 142 "Agency" means the Illinois Environmental Protection Agency. 143 144 "Base state" means the state in which a hazardous waste transporter must obtain a 145 uniform registration, if required by the base state, and uniform permit. 146 147 "Board" means the Illinois Pollution Control Board. 148 149 "Btu" or "British thermal unit" means the quantity of heat required to raise the 150 temperature of one pound of water one degree Fahrenheit. 151 152 "Disposal" means the discharge, deposit, injection, dumping, spilling, leaking, or 153 placing of any waste or special waste into or on any land or water so that such waste or special waste or any constituent thereof may enter the environment or be 154 155 emitted into the air or discharged into any waters, including ground waters. [415] ILCS 5/3.08] (See "Waste", "Special Waste".) 156 157 158 "Garbage" ismeans the waste resulting from the handling, processing, preparation, cooking, and consumption of food, and wastes from the handling, 159 160 processing, storage and sale of produce. [415 ILCS 5/3.2005/3.11] (See 161 "Waste".) 162 "Hazardous waste" means a waste, or combination of wastes, which because of 163 164 quantity, concentration, or physical, chemical, or infectious characteristics may 165 cause or significantly contribute to an increase in mortality or an increase in 166 serious, irreversible, or incapacitating reversible, illness; or pose a substantial 167 present or potential threat to human health or to the environment when 168 improperly treated, stored, transported or disposed of, or otherwise managed, and which has been identified, by characteristics or listing, as hazardous 169 170 pursuant to Section 3001 of the Resource Conservation and Recovery Act of 1976 171 (42 USC 6901 et seq.) or pursuant to agency guidelines consistent with the 172 requirements of the Act and Board regulations. Potentially infectious medical

waste is not a hazardous waste, except for those potentially infectious medical wastes identified by characteristics or listing as hazardous under Section 3001 of the Resource Conservation and Recovery Act of 1976, P.L. 94-580, or pursuant to Board regulations. [415 ILCS 5/3.2205/3.15]

"Hazardous waste transporter" means any person who transports hazardous waste as defined in Section 3.15 of the Act.

"Industrial process waste" means any liquid, solid, semi-solid or gaseous waste, generated as a direct or indirect result of the manufacture of a product or the performance of a service, which poses a present or potential threat to human health or to the environment or with inherent properties which make the disposal of such waste in a landfill difficult to manage by normal means. "Industrial process waste" includes but is not limited to spent pickling liquors, cutting oils, chemical catalysts, distillation bottoms, etching acids, equipment cleanings, paint sludges, incinerator ashes, core sands, metallic dust sweepings, asbestos dust, hospital pathological wastes and off-specification, contaminated or recalled wholesale or retail products. Specifically excluded are uncontaminated packaging materials, uncontaminated machinery components, general household waste, landscape waste and construction or demolition debris. [415 ILCS 5/3.2355/3.17]

"Manifest" means the form provided or prescribed by <u>USEPAthe Agency</u> and used for identifying name, quantity, and the origin, routing, and destination of special waste during its transportation from the point of generation to the point of disposal, treatment, or storage, as required by this Part, 35 Ill. Adm. Code: Subtitle G, or by the Resource Conservation and Recovery Act of 1976 (42 USC 6901 et seq.) or regulations thereunder.

"Nonhazardous special waste" means any special waste, as defined in this Section, that has not been identified, by characteristics or listing, as hazardous pursuant to section 3001 of the Resource Conservation and Recovery Act of 1976 (42 USC 6901 et seq.) or pursuant to Board regulations.

"Nonhazardous special waste hauling vehicle" means any self-propelled motor vehicle, except a truck tractor without a trailer, used to transport nonhazardous special waste in bulk or packages, tanks, or other containers.

"Nonhazardous special waste transporter" means any person who transports nonhazardous special waste.

"Off-site" means any site that is not "on-site", as defined in this Section.

JCAR350809-1205095r01 216 "On-site" means (for the purpose of transporting hazardous waste) on the same or 217 geographically contiguous property under the control of the same person even if such contiguous property is divided by a public or private right-of-way. Non-218 219 contiguous properties owned by the same person but connected by a right-of-way 220 that the person controls, and to which the public does not have access, is also 221 considered on-site property. 222 223 "Participating state" means a state that has elected to participate in the uniform 224 program and has entered into a reciprocal agreement. 225 226 "Permitted disposal site" means a sanitary landfill or other type of disposal site, 227 including but not limited to a deep well, a pit, a pond, a lagoon or an 228 229

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257 258 impoundment that has a current, valid operating permit issued by the Agency and a supplemental permit issued by the Agency specifically permitting the site to accept a special waste tendered for disposal.

"Permitted storage site" means any site used for the interim containment of special waste prior to disposal or treatment that has a current, valid operating permit issued by the Agency and a supplemental permit issued by the Agency specifically permitting the site to accept a special waste tendered for storage.

"Permitted treatment site" means any site used to change the physical, chemical or biological character or composition of any special waste, including but not limited to a processing center, a reclamation facility or a recycling center that has a current, valid operating permit issued by the Agency and a supplemental permit issued by the Agency specifically permitting the site to accept a special waste tendered for treatment.

"Person" ismeans any individual, partnership, co-partnership, firm, company, corporation, association, joint stock company, trust, estate, political subdivision, state agency, or any other legal entity or their legal representative, agent or assignee. [415 ILCS 5/3.3155/3.26]

"Pollution control waste" means any liquid, solid, semi-solid or gaseous waste generated as a direct or indirect result of the removal of contaminants from the air, water or land, and which pose a present or potential threat to human health or to the environment or with inherent properties which make the disposal of such waste in a landfill difficult to manage by normal means. "Pollution control waste" includes but is not limited to water and wastewater treatment plant sludges, baghouse dusts, scrubber sludges and chemical spill cleanings. [415] ILCS 5/3.3355/3.27]

"Principal place of business" means the state in which a person owning vehicles

259	used for transporting hazardous waste maintains its central records or majority of
260	its records relating to the transportation of hazardous materials; or the state in
261	which the person owning vehicles used for transporting hazardous waste has the
262	plurality of its mileage.
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264	"Reciprocal agreement" means an agreement between Illinois and another state to
265	participate in the Uniform Program.
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267	"Reclamation" means the recovery of material or energy from waste for
268	commercial or industrial use.
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270	"Refuse" means any garbage or other discarded materials, with the exception of
271	radioactive materials discarded in accordance with the provisions of the Radiation
272	Protection Act [420 ILCS 40] and Radioactive Waste Storage Act [420 ILCS 35].
273	(See "Waste".)
274	
275	"Septic tank pumpings" means the liquid portions and sludge residues removed
276	from septic tanks.
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278	"Site" means any location, place, tract of land, and facilities, including but not
279	limited to buildings, and improvements used for purposes subject to regulation or
280	control by this Act or regulations under the Act. [415 ILCS 5/3.4605/3.43]
281	, Barrier and 1101 [110 1200 <u>6151 100</u> 515.15]
282	"Solid waste" (see "Waste-").
283	, and the second of the second
284	"Special waste" meansmeans any of the following:
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286	Potentially infectious medical waste;
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288	Hazardous waste, as determined in conformance with RCRA hazardous
289	waste determination requirements set forth in 35 Ill. Adm. Code 722.111,
290	including a residue from burning or processing hazardous waste in a
291	boiler or industrial furnace unless the residue has been tested in
292	accordance with 35 Ill. Adm. Code 726 and proven to be nonhazardous;
293	
294	Industrial process waste or pollution control waste, except:
295	1 Production of Malace, encopy.
296	Any such waste certified by its generator, pursuant to Section
297	22.48 of the Act, not to be any of the following:
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300 301 A liquid, as determined using the paint filter test set forth in 35 Ill. Adm. Code $811.107(m)(3)(\underline{Aa})$;

302 Regulated asbestos-containing waste materials, as defined under the National Emission Standards for Hazardous Air 303 304 Pollutants in 40 CFR 61.141; 305 306 Polychlorinated biphenyls (PCBs) regulated pursuant to 40 307 CFR 761: 308 309 An industrial process waste or pollution control waste 310 subject to the waste analysis and recordkeeping 311 requirements of 35 Ill. Adm. Code 728.107 under the land 312 disposal restrictions of 35 Ill. Adm. Code 728; and 313 314 A waste material generated by processing recyclable 315 metals by shredding and required to be managed as a 316 special waste under Section 22.29 of the Act; 317 318 Any empty portable device or container, including but not limited 319 to a drum, in which a special waste has been stored, transported, 320 treated, disposed of, or otherwise handled, provided that the 321 generator has certified that the device or container is empty and 322 does not contain a liquid, as determined using the paint filter test 323 set forth in 35 Ill. Adm. Code 811.107(m)(3)(Aa). "Empty portable 324 device or container" means a device or container in which removal 325 of special waste, except for a residue that shall not exceed one inch in thickness, has been accomplished by a practice commonly 326 327 employed to remove materials of that type. An inner liner used to 328 prevent contact between the special waste and the container shall 329 be removed and managed as a special waste; or 330 331 As may otherwise be determined under Section 22.9 of the Act. 332 [415 ILCS 5/3.4755/3.45] 333 334 "Special waste hauling vehicle" means any self-propelled motor vehicle, except a truck tractor without a trailer, used to transport special waste in bulk or packages, 335 336 tanks, or other containers. 337 338 "Special waste transporter" means any person who transports special waste (as 339 defined in Section 3.45 of the Act) from any location. 340 341 "Spill" means any accidental discharge of special waste. 342 343 "Storage" means the interim containment of special waste prior to disposal or 344 treatment.

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"Tank" means any bulk container placed on or carried by a vehicle to transport special waste, including wheel mounted tanks.

"Treatment" means any method, technique or process, including neutralization designed to change the physical, chemical or biological character or composition of any special waste so as to neutralize that waste or so as to render that waste nonhazardous, safer for transport, amenable for recovery, amenable for storage or reduced in volume. "Treatment" includes any activity or processing designed to change the physical form or chemical composition of <u>hazardousspecial</u> waste to render it <u>less dangerous or</u> nonhazardous. [415 ILCS 5/3.5053.49] Treatment also includes reclamation, re-use and recycling of special waste.

"Truck" means any unitary vehicle used to transport special waste.

"Truck tractor" means any motor vehicle used to transport special waste that is designed and used for drawing other devices and not so constructed as to carry a load other than a part of the weight of the device and load so drawn.

"Uniform application" means the uniform registration and uniform permit application form established under the Uniform Program and provided by the Agency.

"Uniform permit" means the permit issued by a base state under Part II of the uniform application.

"Uniform Program" means the program established pursuant to the directive of the Hazardous Materials Transportation Uniform Safety Act of 1990 (49 USC 1 et seq.) and the Hazardous Materials Transportation Authorization Act of 1994 (49 USCS 5101 et seq.) and implemented pursuant to the Final Report: Uniform Program Pilot Project and the State Program Administrator's Manual, Uniform Program, Alliance for Uniform HazMat Transportation Procedures, incorporated by reference in Section 809.104.

"Uniform registration" means the annual registration issued by a base state under Part I of the uniform application, if the base state has a registration requirement.

"Vehicle" means any self-propelled motor vehicle, except a truck tractor without a trailer, designed or used for the transportation of hazardous waste. [415 ILCS 5/22.2(1-5)(1)]

"Waste" means any garbage, sludge from a waste treatment plant, water supply treatment plant, or air pollution control facility or other discarded material,

388 including solid, liquid, semi-solid, or contained gaseous material resulting from 389 industrial, commercial, mining and agricultural operations, and from community 390 activities, but does not include solid or dissolved material in domestic sewage, or 391 solid or dissolved materials in irrigation return flows, or coal combustion by-392 products as defined in Section 3.1353.94 of the Act, or industrial discharges which are point sources subject to permits under section 402 of the Federal Water 393 394 Pollution Control Act, as now or hereafter amended, or source, special nuclear, 395 or byproduct materials as defined by the Atomic Energy Act of 1954, as amended 396 (68 Stat. 921)(42 USC 2011 et seq.) or any solid or dissolved material from any 397 facility subject to The Federal Surface Mining Control and Reclamation Act of 398 1977 (P.L. 95-87) or the rules and regulations thereunder or any law or rule or regulation adopted by the State of Illinois pursuant thereto. [415 ILCS 399 400 5/3.5355/3.53] 401 402 "Washwater", as used in this Part, means a mixture of water, nonhazardous cleaning compounds, and residue that results from cleaning surfaces and 403 404 equipment and thatthath is collected separately from sewage. 405 406 "Wastewater", as used in this Part, means stormwater, surface water, groundwater 407 or nonhazardous washwater that has been contaminated with used oil but has not 408 been mixed with sewage, industrial waste or any other waste. 409 (Source: Amended at 36 Ill. Reg. _____, effective ______) 410 411 Section 809.104 Incorporations by Reference 412 413 414 The Board incorporates the following material by reference: 415 416 a) CFR (Code of Federal Regulations). A copy is available from the Superintendent of Documents, United States Government Printing Office, Washington, DC 20402 417 418 (202) 783-3238. 419 420 49 CFR 171 (2010)(1996) 421 422 49 CFR 172 (2010)(1996)423 424 49 CFR 177 (2010)(1996) 425 426 49 CFR 178 (2010)(1996) 427 428 49 CFR 180 (2010)(1996) 429 430 49 CFR 383 (2010)(1996)

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432		49 CFR 387	(2010) (1996)
433			*************************************
434		49 CFR 390 through- 397	(2010) (1996)
435			
436	b)	The Report of the Alliance f	or Uniform HazMat Transportation Procedures,
437	,	<u>-</u>	y is available from the U.S. Department of
438			Street, SW, Washington, D.C. 20590.
439		•	, , , , , , , , , , , , , , , , , , , ,
440	e)	The Final Report: Uniform	Program Pilot Project, March 15, 1996. A copy is
441	ŕ	available from the U.S. Dep	artment of Transportation, 400 Seventh Street, SW,
442		Washington, D.C. 20590 or	
443		http://www.fhwa.dot.gov/on	nc/alliance.html.
444			
445	d)	State Program Administrato	r's Manual, Uniform Program, Alliance for Uniform
446			edures, revised version, September 10, 1997. A copy
447		is available from the Nationa	al Governors' Association, 444 North Capitol Street,
448			. 20001 or the National Conference of State
449		Legislatures, Attn: Alliance	Project Manager, 1560 Broadway, Suite 700, Denver
450		CO-80202.	
451			
452	<u>b)e)</u>	This Section incorporates no	later editions or amendments.
453			
454	(Sour	ce: Amended at 36 Ill. Reg	, effective)
455			
456	Section 809.1	105 Public Records	
457			
458			ard pursuant to this Part will be withheld from or
459	released to the	e public in accordance with th	e following:
460			
461	a)	The Illinois Freedom of Info	rmation Act [5 ILCS 140];
462			
463	b)	35 Ill. Adm. Code 120; and	
464			
465	c)		e Illinois Freedom of Information Act (2 Ill. Adm.
466		<u>Code 1828</u>).	
467			
468	(Source	ce: Amended at 36 Ill. Reg	, effective)
469	~		
470	SUB	PART B: NONHAZARDOU	S-SPECIAL WASTE HAULING PERMITS
471			
472	Section 809.2	201 Nonhazardous -Special V	Vaste Hauling Permits – General
473			

474			l or otherwise transport any nonhazardous -special waste generated within
475	Illinois or any nonhazardous-special waste to be disposed of, stored or treated within Illinois		
476	without a current, valid nonhazardous special waste hauling permit issued by the Agency in		
477			requirements of this Subpart unless the transporter participates in the
478	Uniform Pro	gram o	ris exempt from the nonhazardous-special waste hauling permit requirements
479			These regulations do not apply to on-site transportation of special waste by
480	generators or	by ow	ners or operators of permitted special waste management facilities.
481			
482	(Sour	ce: An	nended at 36 Ill. Reg, effective)
483	_		
484	Section 809.	202 A _J	pplications for Nonhazardous -Special Waste Hauling Permit – Contents
485		_	
486	Applications	for nor	nhazardous special waste hauling permits shall be made on application forms
487		provid	led by the Agency, which, at a minimum, shall require the following
488	information:		
489			
490	a)		e, address, telephone number and location of the nonhazardous special waste
491		hauli	ng vehicle owner and operator applying for the permit;
492			
493	b)		scription of the number and types of nonhazardous special waste hauling
494		vehic	eles and tanks to be used;
495			
496	c)		greement by the nonhazardous special waste hauling vehicle owner and the
497		opera	ator identified in Section 809.202(a) that:
498			
499		1)	Special Nonhazardous special waste loading, hauling and unloading will be
500			conducted in compliance with all applicable State and federal laws and
501			regulations;
502			
503		2)	All nonhazardous special waste hauling vehicles and tanks used in
504			nonhazardous special waste hauling will be clean and in good repair at all
505			times when so employed;
506			
507		3)	All nonhazardous special waste hauling vehicles, tanks and associated
508			piping, valving, etc., will be constructed and maintained to prevent
509			leakage or spillage, and shall be cleanable;
510			
511		4)	No waste may be mixed with other wastes in one tank or on one
512			nonhazardous-special waste hauling vehicle if such mixture results in a
513			hazardous combination likely to cause explosion, fire or release of a
514			dangerous or toxic gas or in violation of any applicable State or federal
515			law or regulation;
516			

517		5) The nonhazardous special waste hauling equipment and procedures to be
518		used shall be proper for the permitted service, be safe for the transporters,
519		handlers, and others, and meet the requirements of all other applicable
520		State and federal laws and regulations; and
521		- 6 · · · · · · · · · · · · · · · · · · ·
522	d)	The application may require additional information deemed necessary by the
523	•	Agency consistent with the requirements of the Act and Board regulations.
524	40	4 1 1 . ACTU D
525	(Sou	rce: Amended at 36 Ill. Reg, effective
526	G 41 000	
527		203 Applications for Nonhazardous-Special Waste Hauling Permit –
528 529	Signatures a	and Authorization
530	All nonhazar	dous special waste hauling permit applications shall be signed by the owner and
531		ne nonhazardous special waste hauling vehicle; or, in the name of the owner and
532		the owner's or operator's duly authorized agent when accompanied by evidence of
533		sign the application.
534	•	
535	(Sour	ce: Amended at 36 Ill. Reg, effective)
536	•	
537	Section 809.	204 Applications for Nonhazardous -Special Waste Hauling Permit – Filing and
538		by the Agency
539		
540	a)	An application for nonhazardous special waste hauling permit is considered filed
541	,	on the date the Agency receives a properly completed application on the form
542		prescribed or provided by the Agency and with correct fees.
543		T T T T T T T T T T T T T T T T T T T
544	b)	If the Agency fails to take final action (which includes granting or denying the
545	,	nonhazardous special waste hauling permit as requested, or by granting the
546		nonhazardous special waste hauling permit with conditions) within 90 days after
547		the date the completed application is filed, the applicant may deem the
548		nonhazardous special waste hauling permit granted for a period of one calendar
549		year commencing on the 91 st day after the application was filed.
550		y same same and the same and the same appropriate the same and the sam
551	c)	The Agency will send all denials by U.S. Registered or Certified Mail, Return
552	-,	Receipt Requested. All other final Agency decisions may go by regular U.S. Mai
553		or electronic mail. The Agency will be deemed to have taken final action on the
554		date that the notice of final action is mailed or sent. Within 35 days after the
555		Agency's final action, the applicant may appeal the Agency's decision to the
556		Board in the manner provided for the review of permits in Section 40 of the Act.
557		Towns and mainter provided for the fevilent of permits in section 40 of the Act.
558	đ)	The Agency will require the application to be complete. If incomplete, the
559	<i>u,</i>	application will be returned, and the transporter will be required to resubmit a

560		complete application. The application must be consistent with the provisions of
561		the Act and Board regulations. The Agency may undertake such investigations
562		and request the applicant to furnish such proof as it deems necessary to verify the
563		information and statements made in the application. If the application is complete
564		and granting it will not violate the Act or Board regulations, the Agency will grant
565		the permit.
566		
567	e)	When an application is denied because it fails to comply with the Act or Board
568		regulations, any fees submitted with the application will be non-refundable. Any
569		subsequent re-filing of the application will be considered a new application for
570		which an application fee must be included in accordance with Section 22.2 of the
571		Act.
572		
573	f)	When the Agency rejects an application because it is incomplete, any fees
574		submitted will be non-refundable. The applicant can receive credit for the
575		payment with a resubmitted application if the resubmittal is complete and
576		returned to the Agency within 30 days after the initial date-stamped rejection.
577		
578	(Source	ce: Amended at 36 Ill. Reg, effective)
579		
580 501	Section 809.2	05 Nonhazardous Special Waste Hauling Permit Conditions
581 582	5	To sometime mentions and the second s
	a)	In granting nonhazardous-special waste hauling permits, the Agency may impose
583 504		such conditions as may be necessary to accomplish the purposes of the Act and
84		the Board regulations.
85	L)	The emplicant manufacture and the state of t
86	b)	The applicant may deem any conditions imposed by the Agency as a denial of the
87		nonhazardous-special waste hauling permit for purposes of review pursuant to
88 89		Section 40 of the Act.
90 90	(Ca	A
90 91	(Sourc	e: Amended at 36 Ill. Reg, effective
91 92	Castian 800 2	Of Nonland Constitute of the Party of the Pa
192 193	Section 809.2	06 Nonhazardous-Special Waste Hauling Permit Revision
i93 i94	A nonhagarda	ya amaajal waata haylina wamaitaajii ka aata wati il
95	relevent change	us-special waste hauling permit will be automatically modified to include any
96	special wests	ge in the Act or Board regulations. The Agency will revise any nonhazardous
90 97	special waste	hauling permit issued by the Agency under this Part to make the permit compatible
98	with ally such	relevant changes and so notify the permittee in writing. Failure of the Agency to
99	issue a revised	permit shall not excuse the permittee from compliance with any such change.
99 600	(Ca	or Amended at 26 III. Dag
	(Sourc	e: Amended at 36 Ill. Reg, effective)
01 02	Santian DAG 1	07 Transfer of Nonhazardous Special Waste Hauling Permits
WZ.	SECLIOII AUY. A	u/ Transier (II (Vinnuyurunus Special Wasta Hailing Parmite

0U3					
604	No nonhaz	ardous special waste hauling perm	nit is transferable from	one person to another.	
605	40	A 1.1.0671 D	20		
606 607	(80	urce: Amended at 36 Ill. Reg	, effective)	
608	Section 90	0 200 Nonhagandana Special XV	4- II!: D:4	D 4°	
609	Section 80	9.208 Nonhazardous Special W	aste Hauling Permit	Revocation	
610	Violation o	fany nonhazardous special weste	hauling nameit aandi	iona on foilum to comm	1
611	any provisi	f any nonhazardous special waste ons of the Act or with any Board 1	nauming permit condi	ions or failure to comp	ıy witi
612	in the Act	including revocation of the permit	tegulation will be gro	mus for sanctions as pr	ovided
613	in the Act,	merdanig revocation of the permit	as provided in the A	i.	
614	(So	urce: Amended at 36 Ill. Reg	offoativo	`	
615	(50)	urce. Amended at 50 m. Reg	, effective		
616	Section 80	9.209 Permit No Defense			
617	Section 60.	7.207 I CIMIL NO DETENSE			
618	The existen	nce of a nonhazardous -special was	te hauling nermit und	er this Part does not pro	wida
619	the permitte	ee with a defense to a violation of	the Act or Roard rem	lations except for houl	ina
620	nonhazarde	ous-special waste without a nonhaz	ene rict of Doute regularies	hauling permit	ınıg
621		as special waste without a normal	ardous special waste	naumig permit.	
622	(So	urce: Amended at 36 Ill. Reg	effective)	
623	(20.	moo. 7 mondod di 30 m. Rog	, 011001140		
624	Section 809	9.210 General Exemption from	Nanhazardaus Snec	al Waste Hauling Per	mit
625	Requireme		ronnazaruous spec	ar <u>waste</u> Hauming i er	ши
626					
527	Any person	who generates a total quantity of	nonhazardous-special	waste 100 kilograms (220
628	pounds) or	less in any calendar month for dis	posal, storage or treat	ment within Illinois is e	vemnt
529	from the pe	rmit requirements of this Subpart	and from the manifes	provisions in Subpart	E of
530	this Part. T	his exemption shall not constitute	a defense to a violation	on of any provision of t	he Act
531	or any appli	icable disposal, storage or treatme	nt requirement of 35	ll. Adm. Code 807	110 1 101
532	J 11			11. 1 Iuiii. Couo 007.	
533	(Sou	rce: Amended at 36 Ill. Reg	. effective)	
534	`				
535	Section 809	2.211 Exemptions for Nonhazar	dous -Special Waste	Fransporters	
536		•			
537	The followi	ng persons need not obtain a nonl	nazardous special was	e hauling permit nor ca	arrv a
538	manifest if	they haul only the waste indicated	• • • • • • • • • • • • • • • • • • •	9 P 101 00	J
539					
540	a)	Any person licensed in accorda	ance with the Private	Sewage Disposal Licen	sing
541	·	Act [225 ILCS 225] and who h	auls only septic tank	pumpings.	B
542			, <u>F</u>	· -F	
543	b)	Any person who hauls only liv	estock waste intended	for land application no	ırsuanı
544	,	to 35 Ill. Adm. Code 560.			
545					

646 647 648	c)	Transporters of municipal water or wastewater treatment plant sludge that is to be applied to land and that is regulated under a sludge management scheme approved by the Agency pursuant to 35 Ill. Adm. Code 309.208.
649		by and rigority parsuant to 35 m. riam. Code 507.200.
650	d)	Any person licensed in accordance with the Illinois Dead Animal Disposal Act
651	-)	[225 ILCS 610] and who hauls only grease, meat packing scraps, dead animals
652		and parts of animals for delivery to a renderer.
653		
654	e)	Any person operating under rules and regulations adopted pursuant to the Illinois
655		Oil and Gas Act [225 ILCS 725] and who hauls only oil and gas extraction wastes
656		as defined in that Act.
657		
658	f)	Any person who hauls only radioactive wastes as defined by the Radiation
659		Protection Act [420 ILCS 40].
660		•
661	g)	Any person who hauls only coal combustion fly ash.
662	-	
663	h)	Any person who hauls only declassified waste or refuse.
664		
665	i)	Any person who hauls only special waste exempted by 35 Ill. Adm. Code 808.123
666		(small quantity generators of 220 pounds or less per month of special waste).
667		
668	j)	Any person who hauls potentially infectious medical waste that is regulated under
669		35 Ill. Adm. Code Subtitle M.
670		
671	k)	Any person who hauls used tires regulated under 35 Ill. Adm. Code 848.
672		
673	(Source	e: Amended at 36 Ill. Reg, effective
674		
675	Section 809.21	2 Duration of Nonhazardous Special Waste Hauling Permits
676		
677		All permits issued under this Part will be issued for a period not to exceed one
678		year and are renewable.
679		
680		Applications for renewal of a nonhazardous special waste hauling permit should
681		be made prior to the expiration date of the permit on the application forms
682		prescribed in Section 809.302.
683		
684	(Source	: Amended at 36 Ill. Reg, effective)
685	a	A G . W
686	Section 809.21	3 Compliance with Federal Requirements
687		

A ha	azardou 180 39	s waste tr	anspo	rter shall comply with all the provisions of 49 CFR 171, 172, 177, 0 through 397, incorporated by reference in Section 809.104, if the
				rted in Illinois.
	(Sou	rce: Add	led at	36 Ill. Reg, effective)
			SUI	BPART C: DELIVERY AND ACCEPTANCE
Sect	ion 809	.301 Re	guirer	nents for Delivery of Nonhazardous -Special Waste to
	nsporte		•	January Community of the Community of th
treat acco nonl by th	ment wordance	ithin Illin with Subj us-special cy under	ois un part E waste	special waste generated within Illinois or for disposal, storage or less that person concurrently delivers a manifest completed in of this Part to a special waste transporter who holds a current hauling permit or Uniform Program Registration and Permit-issued art B or C of this Part. The following are exceptions to this
	a)	The go	enerato define	or or transporter is not required to complete a manifest for used oil ed by and managed in accordance with 35 Ill. Adm. Code 739.
	b)	follow	ring us ationa	or or transporter is not required to complete a manifest for the sed oil mixtures, provided that the generator complies with the all requirements of 35 Ill. Adm. Code 739.146(a) and 35 Ill. Adm. 01(b):
		1)	Adm cond provi	ures of used oil as defined by and managed in accordance with 35 Ill. Code 739 and hazardous waste, both generated and mixed by a itionally exempt small quantity generator of hazardous waste, ided that the mixture contains more than 50 percent used oil by either me or weight;
		2)	Adm	ures of used oil as defined by and managed in accordance with 35 Ill. Code 739 and characteristic hazardous waste, with a Btu per pound ent greater than 5,000 prior to being mixed with the used oil, when:
			A)	the characteristic has been extinguished in the resultant mixture;
			B)	both the used oil and the characteristic hazardous waste have been generated and mixed by the same generator; and
			C)	the mixture contains more than 50 percent used oil by either volume or weight:

731			
732		3)	Mixtures of used oil as defined by and managed in accordance with 35 Ill.
733		-,	Adm. Code 739 and fuel or other fuel products; and
734			ramin court, by and radio of onior radio products, and
735		4)	Used oil as defined by and managed in accordance with 35 Ill. Adm. Code
736		•,	739 contaminated by or mixed with nonhazardous wastewater, when the
737			used oil and the nonhazardous wastewater are generated by the same
738			generator, and when the mixture results from use or unintentional
739			contamination.
740			Contamination.
741	(Sour	rce. An	nended at 36 Ill. Reg, effective)
742	woa)	icc. An	lended at 50 m. Reg, effective
743	Section 900	202 D.	guivements for Assentance of Nonhagandana Casaial and II
7 4 3 744			quirements for Acceptance of Nonhazardous Special or Hazardous
7 44 745	Waste from	1 rans	orters
743 746	2)	No.	moon moon account once and all accounts from the moon of the second of the second on the second of the second on the second of the second on the second of t
7 4 0 747	a)	_	erson may accept any special waste for disposal, storage or treatment within
747 748			is from a special waste transporter unless the special waste transporter has a
748 749			nonhazardous-special waste hauling permit or Uniform Program
			tration and Permit issued by the Agency under Subpart B or J of this Part
750 751			oncurrently presents to the receiver of the special waste, or the receiver's
751 752			, a completed, signed manifest as required by Subpart E of this Part, which
752 752			est designates the receiver's facility as the destination for the special waste.
753		i ne i	ollowing are exceptions to this requirement:
754		• • •	
755		1)	The generator or transporter is not required to complete a manifest for
756			used oil that is defined by and managed in accordance with 35 Ill. Adm.
757			Code 739.
758		•	
759		2)	The generator or transporter is not required to complete a manifest for the
760			following used oil mixtures, provided that the generator or transporter
761			complies with the informational requirements of 35 Ill. Adm. Code
762			739.146(a) and 35 Ill. Adm. Code 809.501(b):
763			
764			A) Mixtures of used oil as defined by and managed in accordance
765			with 35 Ill. Adm. Code 739 and hazardous waste, both generated
766			and mixed by a conditionally exempt small quantity generator of
767			hazardous waste, provided that the mixture contains more than 50
768			percent used oil by either volume or weight;
769			
770			B) Mixtures of used oil as defined by and managed in accordance
771			with 35 Ill. Adm. Code 739 and characteristic hazardous waste,
772			with a Btu per pound content greater than 5,000 prior to being
773			mixed with the used oil, when:

774				
775			i)	the characteristic has been extinguished in the resultant
776			·	mixture;
777				
778			ii)	both the used oil and the characteristic hazardous waste
779			•	have been generated and mixed by the same generator; and
780				, ,
781			iii)	the mixture contains more than 50 percent used oil by
782				either volume or weight;
783				•
784		C)	Mixtur	res of used oil as defined by and managed in accordance
785				5 Ill. Adm. Code 739 and fuel or other fuel products; and
786				•
787		D)	Used o	oil as defined by and managed in accordance with 35 Ill.
788			Adm.	Code 739 contaminated by or mixed with nonhazardous
789			wastev	vater, when the used oil and the nonhazardous wastewater
790				nerated by the same generator, and when the mixture results
791				se or unintentional contamination.
792				
793	b) No	o person ma	y delive	er special waste in Illinois for disposal, storage or treatment
794				accepts the special waste has a current, valid operating
795				Agency and the necessary supplemental permits required by
796				7, as well as all other applicable permits as required by the
797		ct and Board		
798			_	
799	(Source:	Amended at	36 Ill.	Reg, effective)
800				
801		SUBPART	D: PE	RMIT AVAILABILITY AND SYMBOLS
802				

Section 809.401 Permit Availability

Upon issuance of a nonhazardous-special waste hauling permit or a Uniform Program registration and permit, the owner and operator of any such vehicle used to transport nonhazardous-special or hazardous waste shall maintain within the vehicle a legible photocopy of the nonhazardous-special waste hauling permit or Uniform Program registration and permit. Upon request, issuance of the nonhazardous-special waste hauling permit or Uniform Program registration and permit shall be disclosed by the owner and operator of the vehicle to any representative of the State of Illinois (including, but not limited to, the Agency), any generator of the special waste, or any treatment, storage, or disposal facility that has handled, is handling, or will handle the special waste. Upon request by such representative, the transporter shall make available a photocopy of the nonhazardous-special waste hauling permit or Uniform Program registration and permit to the representative. The owner and operator of the vehicle shall also comply with any otherwise applicable federal regulations.

817							
818	(Source	: Amended	at 36 Ill. Reg.	, effective)	
819			-				
820	Section 809.40	2 Nonhazar	rdous -Special W	aste Symbols			
821			-	·			
822	All vehicles use	ed to transpo	rt special waste a	and packages use	d to contain	special waste shall l	be
823	labeled, marked	d and placard	led in accordance	with regulations	s adopted by	y the Illinois Departn	nent
824	of Transportation	on or the Uni	ited States Depar	tment of Transpo	ortation or t	he United States	
825				er has jurisdiction			
826				•			
827	(Source	: Amended a	at 36 Ill. Reg.	, effective _)	
828	•		<u> </u>				
829		SUBPART	E: MANIFES	TS, RECORDS A	ND REPO	RTING	
830				,			
831	Section 809.50	1 Manifests	, Records, Acce	ss to Records, R	eporting R	Requirements and	
832	Forms		•	,			
833							
834	a) A	Any person v	vho delivers spec	cial waste to a pe	rmitted non	hazardous-special or	;
835						ardous waste manifes	
836						ion of the special wa	
837						Agency. The following	
838			s to this requirer	_	,	5 ,	6
839		•	•				
840	1	l) The g	enerator or trans	porter is not requ	ired to com	plete a manifest for	
841		used o	oil that is defined	by and managed	l in accorda	ince with 35 Ill. Adm	ì.
842		Code		,			
843							
844	2	2) The g	enerator or trans	porter is not requ	ired to com	plete a manifest for t	the
845						erator or transporter	
846						5 Ill. Adm. Code	
847				Adm. Code 809.			
848			()		(-)-		
849		A)	Mixtures of use	ed oil as defined	by and man	aged in accordance	
850		,				waste, both generate	d
851						quantity generator o	
852						contains more than 5	
853				il by either volum			
854			•			7	
855		B)	Mixtures of use	ed oil as defined	by and man	aged in accordance	
856		,				tic hazardous waste,	
857						,000 prior to being	
858				used oil, when:		, F 10 00mB	
859							

860 861				i)	the characteristic has been extinguished in the resultant mixture;
862					mixture,
863				ii)	both the used oil and the characteristic hazardous waste
864				11)	have been generated and mixed by the same generator; and
865					have been generated and imixed by the same generator, and
866				iii)	the mixture contains more than 50 percent used oil by
867				111)	either volume or weight;
868					ordior volume or weight,
869			C)	Mixtu	res of used oil as defined by and managed in accordance
870			Ο,		5 Ill. Adm. Code 739 and fuel or other fuel products; and
871				***************************************	militari. Codo 737 and raof of oater raof products, and
872			D)	Used o	oil as defined by and managed in accordance with 35 Ill.
873			-,		Code 739 contaminated by or mixed with nonhazardous
874					water, when the used oil and the nonhazardous wastewater
875				are ger	nerated by the same generator, and when the mixture results
876					se or unintentional contamination.
877					
878	b)	The ge	eneratore	ranspoi	ter shall include in the manifest the following:
879	,			•	
880		1)	The na	me of tl	he generator of the special waste and generator number;
881		,			5
882		2)	Inform	ation st	ating when and where the special waste was generated;
883		•			5
884		3)	The na	me of tl	ne person from whom delivery is accepted and the name of
885		ŕ			which delivered;
886					·
887		4)	The na	me and	permit number of the transporter;
888					• •
889		5)	The da	te of de	livery; and
890					•
891		6)	The cla	ssificat	ion and quantity of the special waste delivered to the
892			transpo		• •
893			_		
894	e)	Manife	est copie	es to be	sent to the Agency:
895					
896		1)	Every p	erson v	who delivers RCRA hazardous waste or polychlorinated
897			biphen	yl (PCB	wastes to a transporter shall submit a copy of the Illinois
898			manife	st to the	Agency within two days after the shipment. Every person
899			who ac	cepts R	CRA hazardous waste or PCB waste from a transporter
900			shall su	ı bmit a -	copy of the Illinois manifest to the Agency within 30 days
901			after re		- ,
902					

903	2)	A person who delivers RCRA hazardous waste or PCB wastes to a
904	•	transporter on another state's manifest, such as where the destination state
905		requires use of its manifest, does not have to submit manifest copies to the
906		Agency.
907		,
908	3)	A person who delivers non-RCRA hazardous wastes or non-PCB wastes
909	-,	to a transporter does not have to send a copy of the manifest to the
910		Agency A nerson who accepts non RCP A hazardous waste or non RCP

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- Agency. A person who accepts non-RCRA hazardous waste or non-PCB wastes from a transporter does not have to send a copy of the manifest to the Agency.
- <u>c)d)</u> The manifest will consist of forms prescribed by USEPA for the Uniform Hazardous Waste Manifest and will be distributed in accordance with those requirements.at least four parts, in contrasting colors, such that an entry or signature on one part will be directly reproduced upon all underlying parts. The top part of the manifest shall be signed by the person who delivers special waste to a special waste transporter, acknowledging the delivery. The top part of the manifest shall also be signed by the special waste transporter, acknowledging receipt of the special waste. The person who delivers special waste to a special waste transporter shall retain the designated parts of the manifest as a record. The remaining parts of the manifest shall accompany the special waste shipment. At the destination, the manifest shall be signed by the person who accepts special waste from a special waste transporter, acknowledging receipt of the special waste.
- A permitted site that receives special waste for disposal, storage or treatment of d)e) special waste must be designated on the manifest as the final destination point. Any subsequent delivery of the special waste or any portion or product thereof to a special waste transporter shall be conducted under a manifest initiated by the permitted disposal, storage or treatment site.
- e)f) In all cases, the special waste transporter shall deliver the designated parts of the complete, signed manifest to the person who accepts delivery of special waste from the transporter. The special waste transporter shall retain the designated part of the complete, signed manifest as a record of delivery to a permitted disposal, storage or treatment site. In addition, at the end of each month, or longer if approved by the Agency, the owner and the operator of the permitted disposal, storage or treatment site who accepts special waste from a special waste transporter shall send the designated part of the completed manifest to the person who delivered the special waste to the special waste transporter.
- f)g) Every generator who delivers special waste to a special waste transporter, every person who accepts special waste from a special waste transporter and every

946		specia	al waste transporter shall retain their respective parts of the special waste
947		mani	fest as a record of all special waste transactions. These parts shall be
948		retain	ned for three years and will be made available at reasonable times for
949		inspe	ction and photocopying by the Agency.
950		-	
951		BOA	RD NOTE: The manifest requirements of 35 Ill. Adm. Code 722, 724 and
952			elative to RCRA hazardous wastes are not affected by this subsection.
953		Gene	rators and receiving facilities subject to those Parts shall continue to supply
954		desig	nated copies of all manifests to the Agency.
955		J	
956	h)	Every	y generator who delivers nonhazardous special waste via a transporter to a
957	,	-	ty located outside Illinois shall file a report, on forms prescribed or provided
958			e Agency, summarizing all such activity during the preceding calendar year.
959			reports shall, at a minimum, include the information specified in subsection
960			this Section and should be received by the Agency no later than February 1.
961		()	
962	i)	Every	y annual report required to be filed with the Agency by a generator for waste
963	-7	-	tout of state pursuant to subsection (h) of this Section shall include the
964		follor	•
965			··
966		1)	The IEPA identification number, name and address of the generator;
967		-)	
968		2)	The period (calendar year) covered by the report;
969		_,	The period (carefilland year) of various of the report,
970		3)	The IEPA identification number, name and address for each off-site
971		-,	treatment, storage or disposal facility to which waste was shipped during
972			the period;
973			F
974		4)	The name and IEPA special waste hauling number of each transporter
975		.,	used during the period for shipments to a treatment, storage or disposal
976			facility;
977			
978		5)	A description and the total quantity of each nonhazardous special waste
979		σ,	shipped out of state, listed by IEPA identification number of each
980			receiving site;
981			100011 mg 51101
982		6)	The method of treatment, storage or disposal for each nonhazardous
983		٠,	special waste; and
984			
985		7)	A certification signed by the generator or the generator's authorized
986		• ,	representative.
987			
988	g) i)	Evers	y in-State facility that accepts nonhazardous special waste from a

989	i	nonha z	zardous special waste transporter shall file a report, on forms prescribed or
990	1	provid	ed by the Agency, summarizing all such activity during the preceding
991	(calend	ar year. Such reports should, at a minimum, include the information
992			ed in subsection (h)(k) of this Section and be received by the Agency no
993			an February 1. This subsection is applicable to all nonhazardous special
994			that are delivered to a nonhazardous-special waste transporter on or after
995			y 1, 1991.
996			<i>y</i> = <i>y</i> = <i>y</i> = <i>y</i>
997	<u>h</u>) k) 1	Every	annual report required to be filed with the Agency by a person accepting
998			zardous special waste from a nonhazardous special waste transporter
999			nt to subsection (g)(j) of this Section shall include the following
1000	-	inform	
1001		mom	ation.
1002	1	1)	The IEPA identification number, name and address of the facility;
1002	-	1)	The 12171 identification number, hame and address of the facility,
1004		2)	The period (calendar year) covered by the report;
1005	4	<i>-</i>)	The period (calcidat year) covered by the report,
1006	3	3)	The IEPA identification number, name and address of each nonhazardous
1007	-	,	special waste generator from which the facility received a nonhazardous
1007			special waste during the period;
1009			special waste during the period,
1010		4)	A description and the total quantity of each number and are annual assets
1010	-	+)	A description and the total quantity of each nonhazardous special waste
1011			the facility received from off-site during the period. This information
1012			shall be listed by IEPA identification number of each generator;
1013	4	5)	The method of tweetment stance on discount for each made and
1014	Į.	5)	The method of treatment, storage or disposal for each nonhazardous
1015			special waste; and
1010	4	\sim	A contification signed by the sum of a continuous of the Continuous of
1017	(5)	A certification signed by the owner or operator of the facility or the
1018			owner's or operator's authorized representative.
1019	(5,,,,,,,,,,		miled at 26 III. Dear afficient
	(Source:	Aine	nded at 36 Ill. Reg, effective)
1021	CLIDDA	рт т.	DECLIDENCE TO THAT I EDG DREVIOUGLY DEDLATED
1022	SUBPA	KI J:	REQUIREMENTS FOR HAULERS PREVIOUSLY PERMITTED
1023			<u>UNDER THE</u> UNIFORM PROGRAM
1024	C 4 000.014	N WT **	
1025			form State Hazardous Waste Transportation Registration and Permit
1026	Program (Repo	ealed)	
1027	` .		' T 1 1 1000
1028	•	_	ing July 1, 1998, no person may transport offsite any hazardous waste (or
1029			e of hazardous and nonhazardous waste) into, through, or within Illinois,
1030	¥	vithou	t registering and obtaining a permit under the Uniform Program, or in
1031	₹	riolatic	on of any permit condition for any permit required under this subsection

1032 and issued by the Agency or by any participating state. 1033 1034 1) A transporter with its principal place of business in Illinois shall obtain a 1035 uniform registration and a uniform permit from the Agency. 1036 1037 2) A transporter with its principal place of business in another state shall designate another participating state in the Uniform Program as its base 1038 1039 state and shall obtain a uniform registration from the base state, if the base 1040 state requires registration, and shall obtain a uniform permit from the base 1041 state before transporting hazardous waste in Illinois. 1042 1043 b) Small quantity generators of 100 kilograms (220 pounds) or less per month are 1044 exempt from the uniform registration and uniform permit requirements of this Part, except generators of acute hazardous waste as specified in 35 III. Adm. Code 1045 1046 721.105(e). 1047 1048 e) A hazardous waste transporter shall comply with all the provisions of 49 CFR 1049 171, 172, 177, 178, 180, 383, 387, and 390-397, incorporated by reference in 1050 Section 809.104, if the hazardous waste is transported in Illinois. 1051 1052 (Source: Repealed at 36 Ill. Reg., effective) 1053 1054 Section 809.911 Application for a Uniform Permit (Repealed) 1055 1056 a) Hazardous waste transporters whose base state is Illinois shall obtain a uniform 1057 permit from the Agency by completing Part II of the uniform application. provided by the Agency. The application form, provided by the Agency, will be 1058 1059 identical in scope, coverage, and content to the uniform procedures and forms 1060 required by the Uniform Program. If the application is complete and granting it 1061 will not violate the Act or Board regulations, the Agency will grant the uniform 1062 permit. 1063 1064 The following procedures apply to the submittal of an application for a uniform b) 1065 permit: 1066 1067 1) An application for a uniform permit is considered filed when the Agency receives a completed application on the form provided by the Agency and 1068 1069 with the correct fee, set forth in Sections 809.913 and 809.915. 1070 1071 A completed application must include all information required in Part II of 2) 1072 the uniform application. 1073 1074 3) The Agency will notify the transporter in writing within 90 days after

1075			recei	ipt of the application if the application is incomplete. If incomplete,
1076			the a	application will not be reviewed, and a copy of it will be returned to
1077			the t	ransporter with instructions for resubmittal.
1078				•
1079		4)	If the	e Agency is unable to take final action (which includes granting or
1080			denv	ring the uniform permit as requested, or by granting the uniform
1081			nern	nit with conditions) within 90 days after the date the completed
1082			appl	ication is filed, the Agency will issue a Letter of Filing to the
1083			annl	icant. Letters of Filing will include the following:
1084			-FF-	= of 1 ming with include the following.
1085			A)	A statement indicating that the applicant is in compliance with the
1086)	application requirements of the Uniform Program;
1087				approximation requirements of the Omitoin Program,
1088			B)	A statement that law enforcement officials in all participating
1089			2)	jurisdictions shall honor Letters of Filing as temporary evidence of
1090				compliance with the Uniform Program; and
1091				compliance with the official rogiani, and
1092			C)	An expiration date 180 days from the date the Letter of Filing is
1093			٠,	issued.
1094				
1095		5)	On o	r before the expiration of any Letter of Filing the Agency will take
1096		٠,	final	action on the completed application or the applicant may deem the
1097			unife	orm permit granted for the three year permit period, commencing on
1098			the d	ay the completed application was filed with the Agency.
1099			uic u	ay the completed application was fried with the rigency.
1100	e)	The u	niform	permit will be valid for a period of three years unless:
1101	•,	1110		period of times years timess:
1102		1)	a-trar	nsporter fails to renew its annual uniform registration; or
1103		-)		especial rand to renew its annual uniform registration, or
104		2)	there	is a change in the transporter's operations during the permitting
105		_,	nerio	ed (i.e., a transporter with a Part I uniform permit begins transporting
106			hazar	rdous waste in a state that requires a Part III disclosure).
107				waste in a state that requires a rait in disclosure.
108	d)	If the	transna	orter's operations change during the permitting period, the transporter
109	/	shall	suhmit	a new uniform permit application (Part II) detailing the changes. The
110		Agen	ev will	review the changes in accordance with the criteria and procedures
111		outlin	ed in th	he Alliance for Uniform HazMat Transportation Procedures,
112				by reference in Section 809.104(d), for evaluation of the application.
113		111001		of reference in Section 603.104(a), for evaluation of the application.
114	e)	The A	·gency	will send all denial notices and applications granted with conditions
115	٠,	hv II	S. Regi	stered or Certified Mail, return receipt requested. All other final
116		notice	s may	be sent by regular U.S. mail. The Agency will be deemed to have
117		taken	final a	etion on the date that the notice of final action is mailed. Within 35
		· ·		on the date that the house of that action is maried. Within 33

1118		days	s after the Agency's final action, the applicant may appeal the Agency's
1119		deci	sion to the Board in the manner provided for the review of permits in Section
1120		40 o	of the Act.
1121			
1122	f)	The	Agency may undertake such investigations and request the applicant to
1123	•	furn	ish such proof as it deems necessary to verify the information and statements
1124		mad	e in the application.
1125			••
1126	(Sour	ce: Re	epealed at 36 Ill. Reg, effective)
1127	•		
1128	Section 809.	912 A	pplication for Uniform Registration (Repealed)
1129			<u></u>
1130	a)	Haza	ardous waste transporters whose base state is Illinois shall obtain a uniform
1131	•	regis	stration from the Agency by completing Part I of the uniform application,
1132		prov	ided by the Agency, during the first year of each three-year permitting period
1133		A ha	zardous waste transporter whose base state is Illinois shall renew the uniform
1134			stration from the Agency by completing Parts I and IV of the uniform
1135		appli	ication, provided by the Agency, during the second and third years. The
1136		appli	ication form will be identical in scope, coverage, and content to the uniform
1137		proc	edures and forms required by the Uniform Program. If the application is
1138		com	plete and granting it will not violate the Act or Board regulations, the Agency
1139		will	grant the uniform registration.
1140		•	<i></i>
1141	b)	The:	following procedures apply to the submittal of an application for a uniform
1142	,	regis	tration:
1143		-	
1144		1)	An application for uniform registration is considered filed when the
1145		,	Agency receives a completed application on the forms provided by the
1146			Agency and with the correct fees, set forth in Sections 809.914 and
1147			809.915.
1148			
1149		2)	A completed application must include all information required in Part I of
1150		,	the uniform application during the first year and all information required
1151			in Parts I and IV during the second and third years.
1152			3 • • • • • • • • • • • • • • • • • • •
1153		3)	The Agency will notify the transporter in writing within 90 days after
1154		,	receipt of the application if the application is incomplete. If incomplete,
1155			the application will not be reviewed, and a copy of it will be returned to
1156			the transporter with instructions for resubmittal.
1157			
1158		4)	If the Agency is unable to take final action (which includes granting or
1159		•	denying the uniform registration as requested, or by granting the uniform
1160			registration with conditions) within 90 days after the date the completed

1161		ap	plication is filed, the Agency will issue a Letter of Filing to the
1162		ap	plicant. Letters of Filing will include the following:
1163			
1164		A)	O II
1165			application requirements of the Uniform Program;
1166			
1167		B)	
1168			jurisdictions shall honor Letters of Filing as temporary evidence of
1169			compliance with the Uniform Program; and
1170		C '\	
1171		C)	· · · · · · · · · · · · · · · · · · ·
1172			issued.
1173		5) 0	1.6 4 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
1174 1175		5) Or	or before the expiration of any Letter of Filing the Agency will take
1175		1111	al action on the completed application or the applicant may deem the
1177		titi	iform registration granted for the one year registration period,
1177		4 o	mmencing on the day the completed application was filed with the tency.
1179		712	chey.
1180	e)	The unifor	m registration is valid for a period of one year and must be renewed
1181	C)	annually.	in registration is varia for a period of one year and must be renewed
1182		umiumiy.	
1183	d)	The Agen	ey will send all denials and applications granted with conditions by U.S.
1184	-,	Registered	l or Certified Mail, return receipt requested. All other final Agency
1185		decisions	may be sent by regular U.S. mail. The Agency will be deemed to have
1186		taken final	action on the date that the notice of final action is mailed. Within 35
1187			the Agency's final action, the applicant may appeal the Agency's
1188		decision to	the Board in the manner provided for the review of permits in Section
1189		40 of the /	
1190			
1191	e)	The Agen	cy may undertake such investigations and request the applicant to
1192		furnish su c	ch proof as it deems necessary to verify the information and statements
1193			e application.
1194			
1195	(Sourc	e: Repeale	d at 36 Ill. Reg, effective)
1196			
1197	Section 809.9	13 Paymer	nt of Processing and Audit Fees (Repealed)
1198			
1199	Beginning Jul	y 1, 1998, a	nd annually thereafter, each transporter designating Illinois as its base
1200	state must pay	' a \$250 pro	cessing and audit fee for administering the uniform registration and
1201	permit prograi	n as set for	th in Section 22.2 of the Act.
1202			
1203	(Sourc	e: Repealed	d at 36 Ill. Reg, effective)

1204 1205 Section 809.914 Payment of Apportioned Mile Fees (Repealed) 1206 1207 Beginning July 1, 1998, and annually thereafter, all transporters whose base state a) 1208 is Illinois shall pay registration fees to the Agency for apportioned miles for all 1209 states that are participating in the uniform registration program and in which the 1210 transporter hauls hazardous waste. The Agency shall transmit to other 1211 participating states the registration fees collected each calendar quarter on behalf 1212 of the other participating states within 30 days after the last day of the calendar 1213 quarter. A transmittal report will accompany each payment and will summarize 1214 the fees collected and list the transporters from which the fees were collected. 1215 The level of hazardous material transportation activity within a state should be 1216 calculated using the instructions in the uniform application and should be based 1217 on two factors: 1218 1219 1) The percentage of mileage in the state; and 1220 1221 2) The percentage of the transporter's total activity that involves the transport 1222 of hazardous wastes. 1223 1224 For Illinois, the registration fee should be calculated by multiplying the b) 1225 percentage of Illinois transportation by the percentage of hazardous waste 1226 transportation multiplied by the total number of vehicles the transporter operates 1227 multiplied by the \$20 registration fee set forth in Section 22.2 of the Act. 1228 1229 e) A transporter should determine its percentage of Illinois transportation by 1230 dividing the number of miles it traveled in Illinois during the previous year by the 1231 number of miles it traveled nationwide during the previous year. If a transporter 1232 operates only in Illinois, it should use 100 percent of the miles traveled as its 1233 percentage of Illinois transportation. A transporter may separately calculate fees 1234 payable for each fleet the transporter operates. 1235 1236 d) A transporter shall determine its percentage of hazardous waste transportation by 1237 using a method based on general percentage ranges. A transporter shall determine 1238 its percentage of hazardous waste transportation as follows: 1239 1240 1) For less-than-truckload shipments, the transporter should divide the 1241 weight of the transporter's hazardous waste shipments transported during 1242 the previous year by the total weight of all shipments transported during 1243 the previous year.

For the truckload shipments, the transporter should divide the number of

shipments transported during the previous year for which placarding,

1244 1245

1246

2)

1247		marking, or manifesting was required by the Code of Federal Regulations
1248		Title 49, Part 172, by the total number of all shipments transported during
1249		the previous year.
1250		· · · · · · · · · · · · · · · · · · ·
1251		3) A transporter that transports both truckload and less than truckload
1252		shipments of hazardous waste should determine its percentage of
1253		hazardous waste transportation by calculating the percentage of business
1254		that is hazardous waste transportation on a proportional basis with the
1255		percentage of business that is not hazardous waste transportation.
1256		percentage of outsiness that is not hazardous waste transportation:
1257		4) A transporter may use data from its most recent complete fiscal year or th
1258		most recent complete calendar year in calculating the percentages required
1259		in this Subpart for transportation conducted during the previous year. If
1260		the applicant elects to change the reporting year in a subsequent
1261		application, the applicant must inform the Agency of its intention in
1262		writing.
1263		witting.
1264	(Source	: Repealed at 36 Ill. Reg, effective)
1265	(Bource	. Repealed at 50 m. Reg, effective
1266	Section 200 01	5 Submittal of Fees (Repealed)
1267	Section 903.31	5 Submittal of Fees (Repealed)
1268	Any narcan wh	o submits on application for a suriform production of 1 10 10 10 11
1269	A construct d	o submits an application for a uniform registration and uniform permit to the
1270	Donort: Uniform	etermine the total fees owed in accordance with the instructions in the Final
1270	and Costians 90	n Program Pilot Project, incorporated by reference in Section 809.104, the Act, 19.913 and 809.914 of this Part.
1271	und accions ac	7.713 and 807.714 of this Part.
1272	٠) ٢	
1273	a)	The transporter must attach or enclose with the application a certified check,
1274		cashier's check or money order payable to the Treasurer, State of Illinois in the
1275	ŧ	appropriate amount.
	1.)	
1277	p) 7	When an application is denied, any fees submitted with the application will be
1278	Ŧ	non refundable. Any subsequent refiling of the application will be considered a
1279		new application for which an application fee must be included in accordance with
1280	5	subsection (a) of this Section.
1281	,	
1282		When the Agency rejects an application because it is incomplete, any fees
1283	S	ubmitted will be non-refundable. The applicant can receive credit for the
1284		payment with a resubmitted application if the resubmittal is complete and
1285	Ŧ	eturned to the Agency within 30 days after the initial date-stamped rejection.
1286		
1287	(Source:	Repealed at 36 Ill. Reg, effective)
1288		
1289	Section 800 014	Previously Permitted Transportors (Dancoled)

a) From July 1, 1998 until June 30, 1999, a transporter who previously obtained an Illinois Special Waste Transporter Permit is not required to obtain a uniform permit or uniform registration under this Subpart for the transportation of hazardous waste in Illinois until the transporter's special waste permit expires. b) Transporters with permits expiring July 1, 1998 through June 30, 1999, and whose base state is Illinois shall submit uniform registration and permit applications to the Agency and should apply 90 days in advance of the expiration date of their current permit. If the Agency cannot timely review the uniform registration and permit applications within 90 days, the current Illinois Special Waste Transportation permit will be extended by operation of law for 30 days, or until the Agency takes final action on its applications, whichever corrects first. However, if the transporter fails to submit its new uniform registration and uniform permit applications 90 days in advance of the expiration of the current permit, the current Illinois Special Waste Transporter permit will expire on the expiration date indicated in the permit. c) Beginning July 1, 1998, all Uniform Program permits issued by other states that have not expired or been revoked will be acceptable for the transportation of hazardous waste in Illinois. c) Beginning July 1, 1998, all Uniform Program permits issued by other states that have not expired or been revoked will be acceptable for the transportation of hazardous waste in Illinois. c) Beginning July 1, 1998, all Uniform Program permits issued by other states that have not expired or been revoked will be acceptable for the transportation of hazardous waste in Illinois. c) Beginning July 1, 1998, all Uniform Program permits conditions (Repealed) d) The applicant may deem any conditions imposed by the Agency as a denial of the uniform registration or uniform permit for purposes of review pursuant to Section 40 of the Act. c) Changes to the uniform registration and Uniform Permit R	1290			
Illinois Special Waste Transporter Permit is not required to obtain a uniform permit or uniform registration under this Subpart for the transportation of hazardous waste in Illinois until the transporter's special waste permit expires. 1295 b) Transporters with permits expiring July 1, 1998 through June 30, 1999, and whose base state is Illinois shall submit uniform registration and permit applications to the Agency and should apply 90 days in advance of the expiration date of their current permit. If the Agency cannot timely review the uniform registration and permit applications within 90 days, the current Illinois Special Waste Transportation permit will be extended by operation of law for 30 days, or until the Agency takes final action on its applications, whichever occurs first. However, if the transporter fails to submit its new uniform registration and uniform permit applications 90 days in advance of the expiration of the current permit, the current Illinois Special Waste Transporter permit will expire on the expiration date indicated in the permit. 1306 e) Beginning July 1, 1998, all Uniform Program permits issued by other states that hazardous waste in Illinois. 1311 (Source: Repealed at 36 Ill. Reg, effective) 252 Section 809.917 Uniform Registration and Uniform Permit Conditions (Repealed) 1316 a) When reviewing uniform registrations or uniform permits, the Agency may impose such conditions as are necessary to satisfy the requirements of the Uniform Program set forth in this Part. (Source: Repealed at 36 Ill. Reg, effective) 252 Section 809.918 Uniform Registration and Uniform Permit Revision (Repealed) 253 264 Changes to the uniform registration or uniform permit, or the applications, issued pursuant to this Part can only be made by the U.S. Secretary of Transportation or other entity authorized pursuant to federal law. The Agency will revise any uniform registration and uniform permit issued under to federal law. The Agency will revise any uniform registr	1291	a)	From July 1, 1998 until June 30, 1999, a transporter who previously obtained an	
permit or uniform registration under this Subpart for the transportation of hazardous waste in Illinois until the transporter's special waste permit expires. 1295 1296 b) Transporters with permits expiring July 1, 1998 through June 30, 1999, and whose base state is Illinois shall submit uniform registration and permit applications to the Agency and should apply 90 days in advance of the expiration date of their current permit. If the Agency cannot timely review the uniform registration and permit applications within 90 days, the current Illinois Special Waste Transportation permit will be extended by operation of law for 30 days, or until the Agency takes final action on its applications, whichever occurs first. However, if the transporter fails to submit its new uniform registration and uniform permit applications 90 days in advance of the expiration of the current permit, the current Illinois Special Waste Transporter permit will expire on the expiration date indicated in the permit. 1307 1308 e) Beginning July 1, 1998, all Uniform Program permits issued by other states that have not expired or been revoked will be acceptable for the transportation of hazardous waste in Illinois. 1311 (Source: Repealed at 36 Ill. Reg, effective) 3121 3132 Section 809.917 Uniform Registration and Uniform Permit Conditions (Repealed) 3134 325 326 327 328 Changes to the uniform registration or uniform permit for purposes of review pursuant to Section 40 of the Act. 329 320 321 322 323 324 Changes to the uniform registration or uniform permit, or the applications, issued pursuant to this Part on only be made by the U.S. Secretary of Transportation or other entity authorized pursuant to Gederal law. The Agency will revise any uniform registration and uniform permit issued under to conform with any such changes and notify the permite in writing. Failure of the	1292	·	Illinois Special Waste Transporter Permit is not required to obtain a uniform	
hazardous waste in Illinois until the transporter's special waste permit expires. 1295 1296 b) Transporters with permits expiring July 1, 1998 through June 30, 1999, and whose base state is Illinois shall submit uniform registration and permit applications to the Agency and should apply 90 days in advance of the expiration date of their current permit. If the Agency cannot timely review the uniform registration and permit applications within 90 days, the current Illinois Special Waste Transportation permit will be extended by operation of law for 30 days, or until the Agency takes final action on its applications, whichever occurs first. However, if the transporter fails to submit its new uniform registration and uniform permit applications 90 days in advance of the expiration of the current permit, the current Illinois Special Waste Transporter permit will expire on the expiration date indicated in the permit. 1307 1308 e) Beginning July 1, 1998, all Uniform Program permits issued by other states that have not expired or been revoked will be acceptable for the transportation of hazardous waste in Illinois. 1311 1312 (Source: Repealed at 36 Ill. Reg, effective) 3133 314 315 Section 809.917 Uniform Registration and Uniform Permit Conditions (Repealed) 316 a) When reviewing uniform registrations or uniform permits, the Agency may impose such conditions as are necessary to satisfy the requirements of the Uniform Program set forth in this Part. 317 318 319 b) The applicant may deem any conditions imposed by the Agency as a denial of the uniform registration or uniform permit for purposes of review pursuant to Section 40 of the Act. 319 320 321 321 322 323 324 325 326 326 327 328 328 329 320 320 321 321 321 322 323 324 325 326 327 328 328 329 320 320 331 332 333 341 353 354 357 358 358 359 359 350 360 370 371 372 373 374 375 375 375 376 377 378 378 378 378 378 378	1293		permit or uniform registration under this Subpart for the transportation of	
b) Transporters with permits expiring July 1, 1998 through June 30, 1999, and whose base state is Illinois shall submit uniform registration and permit applications to the Agency and should apply 90 days in advance of the expiration date of their current permit. If the Agency cannot timely review the uniform registration and permit applications within 90 days, the current Illinois Special Waste Transportation permit will be extended by operation of law for 30 days, or until the Agency takes final action on its applications, whichever occurs first. However, if the transporter fails to submit its new uniform registration and uniform permit applications 90 days in advance of the expiration of the current permit, the current Illinois Special Waste Transporter permit will expire on the expiration date indicated in the permit. e) Beginning July 1, 1998, all Uniform Program permits issued by other states that have not expired or been revoked will be acceptable for the transportation of hazardous waste in Illinois. (Source: Repealed at 36 Ill. Reg, effective) When reviewing uniform registrations or uniform permits, the Agency may impose such conditions as are necessary to satisfy the requirements of the Uniform Program set forth in this Part. (Source: Repealed at 36 Ill. Reg, effective) The applicant may deem any conditions imposed by the Agency as a denial of the uniform registration or uniform permit Revision (Repealed) Changes to the uniform Registration and Uniform Permit Revision (Repealed) Changes to the uniform registration or uniform permit, or the applications, issued pursuant to this Part can only be made by the U.S. Secretary of Transportation or other entity authorized pursuant to federal law. The Agency will revise any uniform registration and uniform permit is in writing. Failure of the	1294		hazardous waste in Illinois until the transporter's special waste permit expires.	
whose base state is Illinois shall submit uniform registration and permit applications to the Agency and should apply 90 days in advance of the expiration date of their current permit. If the Agency cannot timely review the uniform registration and permit applications within 90 days, the current Illinois Special Waste Transportation permit will be extended by operation of law for 30 days, or until the Agency takes final action on its applications, whichever occurs first. However, if the transporter fails to submit its new uniform registration and uniform permit applications 90 days in advance of the expiration of the current permit, the current Illinois Special Waste Transporter permit will expire on the expiration date indicated in the permit. 8 e) Beginning July 1, 1998, all Uniform Program permits issued by other states that have not expired or been revoked will be acceptable for the transportation of hazardous waste in Illinois. 8 (Source: Repealed at 36 Ill. Reg, effective) 8 extion 809.917 Uniform Registration and Uniform Permit Conditions (Repealed) 8 a) When reviewing uniform registrations or uniform permits, the Agency may impose such conditions as are necessary to satisfy the requirements of the Uniform Program set forth in this Part. 8 b) The applicant may deem any conditions imposed by the Agency as a denial of the uniform registration or uniform permit for purposes of review pursuant to Section 40 of the Act. 9 (Source: Repealed at 36 Ill. Reg, effective) 1323 (Source: Repealed at 36 Ill. Reg, effective) 1324 (Source: Repealed at 36 Ill. Reg, effective) 1325 Section 809.918 Uniform Registration and Uniform Permit Revision (Repealed) 1326 Changes to the uniform registration or uniform permit, or the applications, issued pursuant to this Part can only be made by the U.S. Secretary of Transportation or other entity authorized pursuant to federal law. The Agency will revise any uniform registration and uniform permit issued under this Part to con	1295		r process processor	
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1333	any changed permit condition.		
1334			
1335	(Sour	rce: Repealed at 36 Ill. Reg, effective)	
1336			
1337	Section 809.	919 Transfer of Uniform Registration and Uniform Permits (Repealed)	
1338			
1339	No uniform i	registration and permit is transferable from one person to another.	
1340			
1341	(Sour	ce: Repealed at 36 Ill. Reg, effective)	
1342			
1343	Section 809.	920 Audits and Uniform Registration and Uniform Permit Revocation	
1344	(Repealed)	_	
1345			
1346	The Agency	will conduct audits to ensure that the transporter is accurately reporting its	
1347	hazardous waste transportation activity. If a transporter violates any of the uniform permit		
1348	conditions or fails to comply with any provisions of the Act or with any Board regulation,		
1349	sanctions ma	y be imposed as provided in the Act, including revocation of the uniform permit and	
1350	uniform registration. As part of the audit process the Agency is authorized, within constitutional		
1351		o do the following:	
1352			
1353	a)	Require transporters to allow Agency representatives to inspect or examine any	
1354	·	commercial vehicle or facility operated by a transporter who transports hazardous	
1355		waste in this State;	
1356			
1357	b)	Require transporters to produce papers, books, records, documents, or other	
1358	·	evidentiary material necessary to determine if a transporter is accurately reporting	
1359		its hazardous waste transportation operations and is otherwise complying with the	
1360		Uniform Program; and	
1361			
1362	e)	Require transporters to allow Agency representatives to conduct investigations	
1363		and audits necessary to determine if a transporter is entitled to a uniform permit or	
1364		to make a suspension or revocation determination.	
1365		-	
1366	(Sour	ce: Repealed at 36 Ill. Reg, effective)	
1367			
1368	Section 809.9	921 Permit No Defense (Repealed)	
1369			
1370	The existence	of a uniform permit or uniform registration under this Part does not provide the	
1371	permittee with a defense to a violation of the Act or Board regulations, except for hauling		
1372	hazardous wa	ste without a uniform permit or uniform registration.	
1373		2	
1374	(Source	ce: Repealed at 36 Ill. Reg, effective	
1375	`		

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1376	Section 809.1001 Transporters Previously Permitted Under Uniform Hazardous Waste
1377	Transportation Permit and Registration Program
1378	
1379	A transporter who previously obtained a Uniform Permit is not required to obtain a special waste
1380	hauler permit for the transportation of special waste in Illinois until the transporter's Uniform
1381	registration expires.
1382	
1383	(Source: Added at 36 Ill. Reg, effective)

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TITLE 35: ENVIRONMENTAL PROTECTION

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AUTHORITY: Implementing Sections 5, 10, 13, 21, 22, 22.01, and 22.2 and authorized by Section 27 of the Environmental Protection Act [415 ILCS 5/5, 10, 13, 21, 22, 22.01, 22.2 and 27] (see P.A. 90-219).

SOURCE: Adopted in R76-10, 33 PCB 131, at 3 Ill. Reg. 13, p. 155, effective March 31, 1979; emergency amendment in R76-10, 39 PCB 175, at 4 Ill. Reg. 34, p. 214, effective August 7, 1980, for a maximum of 150 days; emergency amendment in

R80-19, 40 PCB 159, at 5 Ill. Reg. 270, effective January 1, 1981, for a maximum of 150 days; amended in R77-12(B), 41 PCB 369, at 5 Ill. Reg. 6384, effective May 28, 1981; amended in R80-19, 41 PCB 459, at 5 Ill. Reg. 6378, effective May 31, 1981; codified in R81-9, 53 PCB 269, at 7 Ill. Reg. 13640;13640, effective September 30, 1983; recodified in R84-5, 58 PCB 267, from Subchapter h to Subchapter i at 8 Ill. Reg. 13198; amended in R89-13A at 14 Ill. Reg. 14076, effective August 15, 1990; amended in R91-18 at 16 Ill. Reg. 130, effective January 1, 1992; amended in R95-11 at 20 Ill. Reg. 5635, effective March 27, 1996; amended in R98-29 at 23 Ill. Reg. 6842, effective July 1, 1999; amended in R00-18 at 24 Ill. Reg. 14747, effective September 25, 2000; amended in R06-20(A) at 34 Ill. Reg. 3310,3317, effective February 25, 2010; amended in R06-20(B) at 34 Ill. Reg. 17398, effective October 29, 2010; amended in R12-13 at 36 Ill. Reg. Reg. Peg. , effective _______.

SUBPART A: GENERAL PROVISIONS

Section 809.101 Authority, Policy and Purposes

Pursuant to the authority contained in Sections 5, 10, 13, 21, 22, 22.01, and 22.2 of the Environmental Protection Act [415 ILCS 5/5, 10, 13, 21, 22, 22.01, 22, and 22.2], and consistent with the policy and purposes expressed in Section 20 [415 ILCS 5/20] thereof, the Board adopts this Part. This Part prescribes the procedures for the Uniform Hazardous Materials Transportation and Registration Program and for the issuance of permits to nonhazardous special waste transporters; for the inspection and numbering of vehicles; and for proper hauling of special wastes to approved disposal, storage and treatment sites. It is the purpose of this Part to control only wastes as defined herein.

(Source: Amended at 36 Ill. Reg. _____, effective _____)

Section 809.103 Definitions

"Act" means the Illinois Environmental Protection Act [415 ILCS 5].

"Agency" means the Illinois Environmental Protection Agency. "Base state" means the state in which a hazardous waste transporter must obtain a uniform registration, if required by the base state, and uniform permit.

"Board" means the Illinois Pollution Control Board.

"Btu" or "British thermal unit" means the quantity of heat required to raise the temperature of one pound of water one degree Fahrenheit.

"Disposal" means the discharge, deposit, injection, dumping, spilling, leaking, or placing of any waste or special waste into or on any land or water so that such waste or special waste or any constituent thereof may enter the environment or be emitted into the air or discharged into any waters, including ground waters. [415 ILCS 5/3.08] (See "Waste", "Special Waste-")

"Garbage" is means the waste resulting from the handling, processing, preparation, cooking, and consumption of food, and wastes from the handling, processing, storage and sale of produce. [415 ILCS 5/3.200 5/3.11] (See "Waste.")

"Hazardous waste" means a waste, or combination of wastes, which because of quantity, concentration, or physical, chemical, or infectious characteristics may cause or significantly contribute to an increase in mortality or an increase

in serious, irreversible, or incapacitating reversible, illness; or pose a substantial present or potential threat to human health or to the environment when improperly treated, stored, transported or disposed of, or otherwise managed, and which has been identified, by characteristics or listing, as hazardous pursuant to Section 3001 of the Resource Conservation and Recovery Act of 1976 (42 USC 6901 et seq.) or pursuant to agency guidelines consistent with the requirements of the Act and Board regulations. Potentially infectious medical waste is not a hazardous waste, except for those potentially infectious medical wastes identified by characteristics or listing as hazardous under Section 3001 of the Resource Conservation and Recovery Act of 1976, P.L. 94-580, or pursuant to Board regulations. [415 ILCS 5/3.220 5/3.15]

"Hazardous waste transporter" means any person who transports hazardous waste as defined in Section 3.15 of the Act.

"Industrial process waste" means any liquid, solid, semi-solid or gaseous waste, generated as a direct or indirect result of the manufacture of a product or the performance of a service, which poses a present or potential threat to human health or to the environment or with inherent properties which make the disposal of such waste in a landfill difficult to manage by normal means. "Industrial process waste" includes but is not limited to spent pickling liquors, cutting oils, chemical catalysts, distillation bottoms, etching acids, equipment cleanings, paint sludges, incinerator ashes, core sands, metallic dust sweepings, asbestos dust, hospital pathological wastes and off-specification, contaminated or recalled wholesale or retail products. Specifically excluded are uncontaminated packaging materials, uncontaminated machinery components, general household waste, landscape waste and construction or demolition debris. [415 ILCS 5/3.235 5/3.17]

"Manifest" means the form provided or prescribed by the USEPA Agency and used for identifying name, quantity, and the origin, routing, and destination of special waste during its transportation from the point of generation to the point of disposal, treatment, or storage, as required by this Part, 35 Ill. Adm. Code: Subtitle G, or by the Resource Conservation and Recovery Act of 1976 (42 USC 6901 et seq.) or regulations thereunder.

"Nonhazardous special waste" means any special waste, as defined in this Section, that has not been identified, by characteristics or listing, as hazardous pursuant to section 3001 of the Resource Conservation and Recovery Act of 1976 (42 USC 6901 et seq.) or pursuant to Board regulations. "Nonhazardous special waste hauling vehicle" means any self propelled motor vehicle, except a truck tractor without a trailer, used to transport nonhazardous special waste in bulk or packages, tanks, or other containers. "Nonhazardous special waste transporter" means any person who transports nonhazardous special waste. "Offsite" means any site that is not "on-site", as defined in this Section. "On-site" means (for the purpose of transporting hazardous waste)

"On-site" means on the same or geographically contiguous property under the control of the same person even if such contiguous property is divided by a public or private right-of-way. Non-contiguous properties owned by the same person but connected by a right-of-way that the person controls, and to which the public does not have access, is also considered on-site property. "Participating state" means a state that has elected to participate in the uniform program and has entered into a reciprocal agreement.

"Permitted disposal site" means a sanitary landfill or other type of disposal site, including but not limited to a deep well, a pit, a pond, a lagoon or an impoundment that has a current, valid operating permit issued by the Agency and a supplemental permit issued by the Agency specifically permitting the site to accept a special waste tendered for disposal.

"Permitted storage site" means any site used for the interim containment of special waste prior to disposal or treatment that has a current, valid operating permit issued by the Agency and a supplemental permit issued by the Agency specifically permitting the site to accept a special waste tendered for storage.

"Permitted treatment site" means any site used to change the physical, chemical or biological character or composition of any special waste, including but not limited to a processing center, a reclamation facility or a recycling center that has a current, valid operating permit issued by the Agency and a supplemental permit issued by the Agency specifically permitting the site to accept a special waste tendered for treatment.

"Person" is means any individual, partnership, co-partnership, firm, company, corporation, association, joint stock company, trust, estate, political subdivision, state agency, or any other legal entity or their legal representative, agent or assignee. [415 ILCS 5/3.315 5/3.26]

"Pollution control waste" means any liquid, solid, semi-solid or gaseous waste generated as a direct or indirect result of the removal of contaminants from the air, water or land, and which pose a present or potential threat to human health or to the environment or with inherent properties which make the disposal of such waste in a landfill difficult to manage by normal means. "Pollution control waste" includes but is not limited to water and wastewater treatment plant sludges, baghouse dusts, scrubber sludges and chemical spill cleanings. [415 ILCS 5/3.335 5/3.27] "Principal place of business" means the state in which a person owning vehicles used for transporting hazardous waste maintains its central records or majority of its records relating to the transportation of hazardous materials; or the state in which the person owning vehicles used for transporting hazardous waste has the plurality of its mileage. "Reciprocal agreement" means an agreement between Illinois and another state to participate in the Uniform Program. [415 ILCS 5/3.335]

"Reclamation" means the recovery of material or energy from waste for commercial or industrial use.

"Refuse" means any garbage or other discarded materials, with the exception of radioactive materials discarded in accordance with the provisions of the Radiation Protection Act [420 ILCS 40] and Radioactive Waste Storage Act [420 ILCS 35]. (See "Waste-"_)

"Septic tank pumpings" means the liquid portions and sludge residues removed from septic tanks.

"Site" means any location, place, tract of land, and facilities, including but not limited to buildings, and improvements used for purposes subject to regulation or control by this Act or regulations under the Act. [415 ILCS $5/3.460 - \frac{5}{3.43}$]

"Solid waste" (see "Waste-").

"Special waste" means means any of the following:

Potentially infectious medical waste;

Hazardous waste, as determined in conformance with RCRA hazardous waste determination requirements set forth in 35 Ill. Adm. Code 722.111, including a residue from burning or processing hazardous waste in a boiler or industrial furnace unless the residue has been tested in accordance with Section 726.212 of Title 35 of the Illinois Administrative Code 35 Ill. Adm. Code 726 and proven to be nonhazardous;

Industrial process waste or pollution control waste, except:

Any such waste certified by its generator, pursuant to Section 22.48 of the Act, not to be any of the following:

A liquid, as determined using the paint filter test set forth insubdivision (3)(A) of subsection (m) of Section 35 Ill. Adm. Code 811.107 of Title 35 of the Illinois Administrative Code (m)(3)(aA);

Regulated asbestos-containing waste materials, as defined under the National Emission Standards for Hazardous Air Pollutants in 40 CFR 61.141;

Polychlorinated biphenyls (PCBs) regulated pursuant to 40 CFR 761;

An industrial process waste or pollution control waste subject to the waste analysis and recordkeeping requirements of Section 35 Ill. Adm. Code 728.107 of Title 35 of the Illinois Administrative Code—under the land disposal restrictions of Part 35 Ill. Adm. Code 728 of Title 35 of the Illinois Administrative Code—; and

A waste material generated by processing recyclable metals by shredding and required to be managed as a special waste under Section 22.29 of the Act;

Any empty portable device or container, including but not limited to a drum, in which a special waste has been stored, transported, treated, disposed of, or otherwise handled, provided that the generator has certified that the device or container is empty and does not contain a liquid, as determined using the paint filter test set forth in subdivision (3)(A) of subsection (m) of Section 35 Ill. Adm. Code 811.107 of Title 35 of the Illinois Administrative Code (m)(3)(aA). "Empty portable device or container" means a device or container in which removal of special waste, except for a residue that shall not exceed one inch in thickness, has been accomplished by a practice commonly employed to remove materials of that type. An inner liner used to prevent contact between the special waste and the container shall be removed and managed as a special waste; or

As may otherwise be determined under Section 22.9 of the Act. [415 ILCS $5/3.475 - \frac{5}{3.45}$]

"Special waste hauling vehicle" means any self-propelled motor vehicle, except a truck tractor without a trailer, used to transport special waste in bulk or packages, tanks, or other containers.

"Special waste transporter" means any person who transports special waste—
(as defined in Section 3.45 of the Act) from any location.

"Spill" means any accidental discharge of special waste.

"Storage" means the interim containment of special waste prior to disposal or treatment.

"Tank" means any bulk container placed on or carried by a vehicle to transport special waste, including wheel mounted tanks.

"Treatment" means any method, technique or process, including neutralization designed to change the physical, chemical or biological character or composition of any special waste so as to neutralize that waste or so as to render that waste nonhazardous, safer for transport, amenable for recovery, amenable for storage or reduced in volume. Such term "Treatment" includes any activity or processing designed to change the physical form or chemical composition of hazardous special waste to render it less dangerous or nonhazardous. [415 ILCS 5/3.505 5/3.49] Treatment also includes reclamation, re-use and recycling of special waste.

"Truck" means any unitary vehicle used to transport special waste.

"Truck tractor" means any motor vehicle used to transport special waste that is designed and used for drawing other devices and not so constructed as to carry a load other than a part of the weight of the device and load so drawn. "Uniform application" means the uniform registration and uniform permit application form established under the Uniform Program and provided by the Agency.

"Uniform permit" means the permit issued by a base state under Part II of the uniform application. "Uniform Program" means the program established pursuant to the directive of the Hazardous Materials Transportation Uniform—Safety Act of 1990 (49 USC 1 et seq.) and the Hazardous Materials Transportation—Authorization Act of 1994 (49 USCS 5101 et seq.) and implemented pursuant to the Final Report: Uniform Program Pilot Project and the State Program—Administrator's Manual, Uniform Program, Alliance for Uniform HazMat—Transportation Procedures, incorporated by reference in Section 809.104.

"Uniform registration" means the annual registration issued by a base state under Part I of the uniform application, if the base state has a registration requirement. "Vehicle" means any self-propelled motor vehicle, except a truck tractor without a trailer, designed or used for the transportation of hazardous waste. [415 ILCS 5/22.2(1.5)(1)]

"Waste" means any garbage, sludge from a waste treatment plant, water supply treatment plant, or air pollution control facility or other discarded material, including solid, liquid, semi-solid, or contained gaseous material resulting from industrial, commercial, mining and agricultural operations, and from community activities, but does not include solid or dissolved material in domestic sewage, or solid or dissolved materials in irrigation return flows, or coal combustion by-products as defined in Section 3.135 3.94 of the Act, or industrial discharges which are point sources subject to permits under section 402 of the Federal Water Pollution Control Act, as now or hereafter amended, or source, special nuclear, or byproduct materials as defined by the Atomic Energy Act of 1954, as amended (68 Stat. 921) (42 USC 2011 et seq.) or any solid or dissolved material from any facility subject to The

Federal Surface Mining Control and Reclamation Act of 1977 (P.L. 95-87) or the rules and regulations thereunder or any law or rule or regulation adopted by the State of Illinois pursuant thereto. [415 ILCS 5/3.535 5/3.53] "Washwater", as used in this Part, means a mixture of water, nonhazardous cleaning compounds, and residue that results from cleaning surfaces and equipment and that thath is collected separately from sewage. "Wastewater", as used in this Part, means stormwater, surface water, groundwater or nonhazardous washwater that has been contaminated with used oil but has not been mixed with sewage, industrial waste or any other waste. (Source: Amended at 36 Ill. Reg. ____, effective _____) Section 809.104 Incorporations by Reference The Board incorporates the following material by reference: CFR (Code of Federal Regulations). A copy is available from the Superintendent of Documents, United States Government Printing Office, Washington, DC 20402 (202) 783-3238. (2010) - (1996)49 CFR 171 49 CFR 172 (2010) - (1996)(2010) - (1996)49 CFR 177 49 CFR 178 (2010) - (1996)49 CFR 180 (2010) - (1996)(2010) - (1996)49 CFR 383 49 CFR 387 (2010) - (1996)49 CFR 390-through 397 (2010) (1996) The Report of the Alliance for Uniform HazMat Transportation Procedures, November 17, 1993. A copy is available from the U.S. Department of Transportation, 400 Seventh Street, SW, Washington D.C. 20590. The Final Report: Uniform Program Pilot Project, March 15, 1996. A copyis available from the U.S. Department of Transportation, 400 Seventh Street, SW, Washington D.C. 20590 or on the internet at http://www.fhwa.dot.gov/omc/alliance.html. State Program Administrator's Manual, Uniform Program, Alliance for Uniform HazMat Transportation Procedures, revised version, September 10, 1997. A copy is available from the National Covernors' Association, 444 North Capitol Street, Suite 267, Washington D.C. 20001 or the National Conference of State Legislatures, Attn: Alliance Project Manager, 1560 Broadway, Suite 700, Denver This Section incorporates no later editions or CO 80202.b) e b amendments. (Source: Amended at 36 Ill. Reg. _____, effective _____)

Section 809.105 Public Records

Information submitted to the Agency or Board pursuant to this Part will be withheld from or released to the public in accordance with the following:

- a) The Illinois Freedom of Information Act [5 ILCS 140];
- b) 35 Ill. Adm. Code 120; and
- c) Agency IEPA rules implementing the Illinois Freedom of Information Act (2 Ill. Adm. Code 1828).

(Source: Amended at 36 Ill. Reg. _____, effective _____)

SUBPART B: NONHAZARDOUS SPECIAL WASTE HAULING PERMITS

Section 809.201 Nonhazardous Special Waste Hauling Permits - General

No person may haul or otherwise transport any nonhazardous special waste generated within Illinois or any nonhazardous special waste to be disposed of, stored, or treated within Illinois without a current, valid nonhazardous special waste hauling permit issued by the Agency in accordance with the requirements of this Subpart unless the transporter participates in the Uniform Program or is exempt from the nonhazardous special waste hauling permit requirements under this Subpart. These regulations do not apply to on-site transportation of special waste by generators or by owners or operators of permitted special waste management facilities.

(Source: Amended at 36 Ill. Reg. ____, effective _____)

Section 809.202 Applications for Nonhazardous Special Waste Hauling Permit - Contents

Applications for nonhazardous special waste hauling permits shall be made on application forms prescribed or provided by the Agency, which, at a minimum, shall require the following information:

- a) Name, address, telephone number and location of the nonhazardous special waste hauling vehicle owner and operator applying for the permit;
- b) A description of the number and types of nonhazardous special waste hauling vehicles and tanks to be used;
- c) An agreement by the nonhazardous special waste hauling vehicle owner and the operator identified in Section 809.202(a) that:
- 1) Special Nonhazardous special waste loading, hauling and unloading will be conducted in compliance with all applicable State and federal laws and regulations;
- 2) All nonhazardous special waste hauling vehicles and tanks used in nonhazardous special waste hauling will be clean and in good repair at all times when so employed;
- 3) All nonhazardous special waste hauling vehicles, tanks and associated piping, valving, etc., will be constructed and maintained to prevent leakage or spillage, and shall be cleanable;

- 4) No waste may be mixed with other wastes in one tank or on one nonhazardous special waste hauling vehicle if such mixture results in a hazardous combination likely to cause explosion, fire or release of a dangerous or toxic gas or in violation of any applicable State or federal law or regulation;
- 5) The nonhazardous—special waste hauling equipment and procedures to be used shall be proper for the permitted service, be safe for the transporters, handlers, and others, and meet the requirements of all other applicable State and federal laws and regulations; and
- d) The application may require additional information deemed necessary by the Agency consistent with the requirements of the Act and Board regulations.

(Source:	Amended	at	36	Ill.	Reg.		effective)
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Section 809.203 Applications for Nonhazardous Special Waste Hauling Permit - Signatures and Authorization

All nonhazardous special waste hauling permit applications shall be signed by the owner and operator of the nonhazardous special waste hauling vehicle; or, in the name of the owner and operator, by the owner's or operator's duly authorized agent when accompanied by evidence of authority to sign the application.

(Source:	Amended	at	36	Ill.	Reg.	, effective	
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Section 809.204 Applications for Nonhazardous Special Waste Hauling Permit - Filing and Final Action by the Agency

- a) An application for nonhazardous special waste hauling permit is considered filed on the date the Agency receives a properly completed application on the form prescribed or provided by the Agency and with correct fees.
- b) If the Agency fails to take final action (which includes granting or denying the nonhazardous special waste hauling permit as requested, or by granting the nonhazardous special waste hauling permit with conditions) within 90 days after the date the completed application is filed, the applicant may deem the nonhazardous special waste hauling permit granted for a period of one calendar year commencing on the 91st day after the application was filed.
- c) The Agency will send all denials by U.S. Registered or Certified Mail, Return Receipt Requested. All other final Agency decisions may go by regular U.S. Mail or electronic mail. The Agency will be deemed to have taken final action on the date that the notice of final action is mailed or sent. Within 35 days after the Agency's final action, the applicant may appeal the Agency's decision to the Board in the manner provided for the review of permits in Section 40 of the Act.
- d) The Agency will require the application to be complete. If incomplete, the application will be returned, and the transporter will be required to resubmit a complete application. The application must be consistent with the provisions of the Act and Board regulations. The Agency may undertake such investigations and request the applicant to furnish such proof as it deems necessary to verify the information and statements made in the application. If the application is complete and granting it will not violate the Act or Board regulations, the Agency will grant the permit.

When an application is denied because it fails to comply with the Act or Board regulations, any fees submitted with the application will be nonrefundable. Any subsequent re-filing of the application will be considered a new application for which an application fee must be included in accordance with Section 22.2 of the Act. When the Agency rejects an application because it is incomplete, any fees submitted will be non-refundable. The applicant can receive credit for the payment with a resubmitted application if the resubmittal is complete and returned to the Agency within 30 days after the initial date-stamped rejection. (Source: Amended at 36 Ill. Reg. ____, effective _____) Section 809.205 Nonhazardous Special Waste Hauling Permit Conditions In granting nonhazardous special waste hauling permits, the Agency may impose such conditions as may be necessary to accomplish the purposes of the Act and the Board regulations. The applicant may deem any conditions imposed by the Agency as a denial of the nonhazardous special waste hauling permit for purposes of review pursuant to Section 40 of the Act. (Source: Amended at 36 Ill. Reg. ____, effective ____) Section 809.206 Nonhazardous Special Waste Hauling Permit Revision A nonhazardous special waste hauling permit will be automatically modified to include any relevant change in the Act or Board regulations. The Agency will revise any nonhazardous special waste hauling permit issued by the Agency under this Part to make the permit compatible with any such relevant changes and so notify the permittee in writing. Failure of the Agency to issue a revised permit shall not excuse the permittee from compliance with any such change. (Source: Amended at 36 Ill. Reg. ____, effective _____ Section 809.207 Transfer of Nonhazardous Special Waste Hauling Permits No nonhazardous special waste hauling permit is transferable from one person to another. (Source: Amended at 36 Ill. Reg. ___, effective ____) Section 809.208 Nonhazardous Special Waste Hauling Permit Revocation Violation of any nonhazardous special waste hauling permit conditions or failure to comply with any provisions of the Act or with any Board regulation will be grounds for sanctions as provided in the Act, including revocation of the permit as provided in the Act. (Source: Amended at 36 Ill. Reg. _____, effective _____) Section 809.209 Permit No Defense The existence of a monhazardous special waste hauling permit under this Part does not provide the permittee with a defense to a violation of the Act or Board

regulations, except for hauling nonhazardous special waste without a nonhazardous special waste hauling permit.
(Source: Amended at 36 Ill. Reg, effective)
Section 809.210 General Exemption from Nonhazardous Special Waste Hauling Permit Requirements
Any person who generates a total quantity of nonhazardous special waste 100 kilograms (220 pounds) or less in any calendar month for disposal, storage or treatment within Illinois is exempt from the permit requirements of this Subpart and from the manifest provisions in Subpart E of this Part. This exemption shall not constitute a defense to a violation of any provision of the Act or any applicable disposal, storage or treatment requirement of 35 Ill. Adm. Code 807.
(Source: Amended at 36 Ill. Reg, effective)
Section 809.211 Exemptions for Nonhazardous Special Waste Transporters
The following persons need not obtain a nonhazardous special waste hauling permit nor carry a manifest if they haul only the waste indicated:
a) Any person licensed in accordance with the Private Sewage Disposal Licensing Act [225 ILCS 225] and who hauls only septic tank pumpings.
b) Any person who hauls only livestock waste intended for land application pursuant to 35 Ill. Adm. Code 560.
c) Transporters of municipal water or wastewater treatment plant sludge that is to be applied to land and that is regulated under a sludge management scheme approved by the Agency pursuant to 35 Ill. Adm. Code 309.208.
d) Any person licensed in accordance with the Illinois Dead Animal Disposal Act [225 ILCS 610] and who hauls only grease, meat packing scraps, dead animals and parts of animals for delivery to a renderer.
e) Any person operating under rules and regulations adopted pursuant to the Illinois Oil and Gas Act [225 ILCS 725] and who hauls only oil and gas extraction wastes as defined in that Act.
f) Any person who hauls only radioactive wastes as defined by the Radiation Protection Act $[420\ ILCS\ 40]$.
g) Any person who hauls only coal combustion fly ash.
h) Any person who hauls only declassified waste or refuse.
i) Any person who hauls only special waste exempted by 35 Ill. Adm. Code 808.123 (small quantity generators of 220 pounds or less per month of special waste).
j) Any person who hauls potentially infectious medical waste that is regulated under 35 Ill. Adm. Code Subtitle M.
k) Any person who hauls used tires regulated under 35 Ill. Adm. Code 848.
(Source: Amended at 36 Ill. Reg, effective)

Section 809.212 Duration of Nonhazardous Special Waste Hauling Permits

- a) All permits issued under this Part will be issued for a period not to exceed one year and are renewable.
- b) Applications for renewal of a nonhazardous special waste hauling permit should be made prior to the expiration date of the permit on the application forms prescribed in Section 809.302.

(Source: Amended at 36 Ill. Reg. _____, effective _____)

Section 809.213 Compliance with Federal Requirements

A hazardous waste transporter shall comply with all the provisions of 49 CFR 171, 172, 177, 178, 180, 383, 387, and 390—through 397, incorporated by reference in Section 809.104, if the hazardous waste is transported in Illinois.

(Source: Added at 36 Ill. Reg. _____, effective _____)

SUBPART C: DELIVERY AND ACCEPTANCE

Section 809.301 Requirements for Delivery of $\frac{Nonhazardous}{Nonhazardous}$ Special Waste to Transporters

No person may deliver any special waste generated within Illinois or for disposal, storage or treatment within Illinois unless that person concurrently delivers a manifest completed in accordance with Subpart E of this Part to a special waste transporter who holds a current nonhazardous special waste hauling permit or Uniform Program Registration and Permit issued by the Agency under Subpart B or C of this Part. The following are exceptions to this requirement:

- a) The generator or transporter is not required to complete a manifest for used oil that is defined by and managed in accordance with 35 Ill. Adm. Code 739.
- b) The generator or transporter is not required to complete a manifest for the following used oil mixtures, provided that the generator complies with the informational requirements of 35 Ill. Adm. Code 739.146(a) and 35 Ill. Adm. Code 809.501(b):
- 1) Mixtures of used oil as defined by and managed in accordance with 35 Ill. Adm. Code 739 and hazardous waste, both generated and mixed by a conditionally exempt small quantity generator of hazardous waste, provided that the mixture contains more than 50 percent used oil by either volume or weight;
- 2) Mixtures of used oil as defined by and managed in accordance with 35 Ill. Adm. Code 739 and characteristic hazardous waste, with a Btu per pound content greater than 5,000 prior to being mixed with the used oil, when:
- A) the characteristic has been extinguished in the resultant mixture;
- B) both the used oil and the characteristic hazardous waste have been generated and mixed by the same generator; and
- C) the mixture contains more than 50 percent used oil by either volume or weight;

- 3) Mixtures of used oil as defined by and managed in accordance with 35 Ill. Adm. Code 739 and fuel or other fuel products; and
- 4) Used oil as defined by and managed in accordance with 35 Ill. Adm. Code 739 contaminated by or mixed with nonhazardous wastewater, when the used oil and the nonhazardous wastewater are generated by the same generator, and when the mixture results from use or unintentional contamination.

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Section 809.302 Requirements for Acceptance of Nonhazardous Special or Hazardous Waste from Transporters

- a) No person may accept any special waste for disposal, storage or treatment within Illinois from a special waste transporter unless the special waste transporter has a valid nonhazardous special waste hauling permit or Uniform

 Program Registration and Permit issued by the Agency under Subpart B or J of this Part and concurrently presents to the receiver of the special waste, or the receiver's agent, a completed, signed manifest as required by Subpart E of this Part, which manifest designates the receiver's facility as the destination for the special waste. The following are exceptions to this requirement:
- 1) The generator or transporter is not required to complete a manifest for used oil that is defined by and managed in accordance with 35 Ill. Adm. Code 739.
- 2) The generator or transporter is not required to complete a manifest for the following used oil mixtures, provided that the generator or transporter complies with the informational requirements of 35 Ill. Adm. Code 739.146(a) and 35 Ill. Adm. Code 809.501(b):
- A) Mixtures of used oil as defined by and managed in accordance with 35 Ill. Adm. Code 739 and hazardous waste, both generated and mixed by a conditionally exempt small quantity generator of hazardous waste, provided that the mixture contains more than 50 percent used oil by either volume or weight;
- B) Mixtures of used oil as defined by and managed in accordance with 35 Ill. Adm. Code 739 and characteristic hazardous waste, with a Btu per pound content greater than 5,000 prior to being mixed with the used oil, when:
- the characteristic has been extinguished in the resultant mixture;
- ii) both the used oil and the characteristic hazardous waste have been generated and mixed by the same generator; and
- iii) the mixture contains more than 50 percent used oil by either volume or weight;
- C) Mixtures of used oil as defined by and managed in accordance with 35 Ill. Adm. Code 739 and fuel or other fuel products; and
- D) Used oil as defined by and managed in accordance with 35 Ill. Adm. Code 739 contaminated by or mixed with nonhazardous wastewater, when the used oil and the nonhazardous wastewater are generated by the same generator, and when the mixture results from use or unintentional contamination.

No person may deliver special waste in Illinois for disposal, storage or treatment unless the person who accepts the special waste has a current, valid operating permit issued by the Agency and the necessary supplemental permits required by 35 Ill. Adm. Code 807, as well as all other applicable permits as required by the Act and Board regulations. (Source: Amended at 36 Ill. Reg. ___, effective ____) SUBPART D: PERMIT AVAILABILITY AND SYMBOLS Section 809.401 Permit Availability Upon issuance of a nonhazardous special waste hauling permit or a Uniform Program registration and permit, the owner and operator of any such vehicle used to transport nonhazardous special or hazardous waste shall maintain within the vehicle a legible photocopy of the nonhazardous special waste hauling permit or Uniform Program registration and permit. Upon request, issuance of the nonhazardous special waste hauling permit or Uniform Program registration and permit shall be disclosed by the owner and operator of the vehicle to any representative of the State of Illinois (including, but not limited to, the Agency), any generator of the special waste, or any treatment, storage, or disposal facility that has handled, is handling, or will handle the special waste. Upon request by such representative, the transporter shall make available a photocopy of the nonhazardous special waste hauling permit or Uniform Program registration and permit to the representative. The owner and operator of the vehicle shall also comply with any otherwise applicable federal regulations. (Source: Amended at 36 Ill. Reg. ____, effective _____) Section 809.402 Nonhazardous Special Waste Symbols All vehicles used to transport special waste and packages used to contain special waste shall be labeled, marked and placarded in accordance with regulations adopted by the Illinois Department of Transportation or the United States Department of Transportation or the United States Environmental Protection Agency, whichever has jurisdiction. (Source: Amended at 36 Ill. Reg. ____, effective _____) SUBPART E: MANIFESTS, RECORDS AND REPORTING Section 809.501 Manifests, Records, Access to Records, Reporting Requirements and Forms

a) Any person who delivers special waste to a permitted nonhazardous special—or hazardous waste transporter shall complete a uniform hazardous waste manifest to accompany the special waste from delivery to the destination of the special waste. The manifest form will be provided or prescribed by the Agency. The following are exceptions to this requirement:

- 1) The generator or transporter is not required to complete a manifest for used oil that is defined by and managed in accordance with 35 Ill. Adm. Code 739.
- 2) The generator or transporter is not required to complete a manifest for the following used oil mixtures, provided that the generator or transporter

complies with the informational requirements of 35 Ill. Adm. Code 739.146(a) and 35 Ill. Adm. Code 809.501(b):

- A) Mixtures of used oil as defined by and managed in accordance with 35 Ill. Adm. Code 739 and hazardous waste, both generated and mixed by a conditionally exempt small quantity generator of hazardous waste, provided that the mixture contains more than 50 percent used oil by either volume or weight;
- B) Mixtures of used oil as defined by and managed in accordance with 35 Ill. Adm. Code 739 and characteristic hazardous waste, with a Btu per pound content greater than 5,000 prior to being mixed with the used oil, when:
- i) the characteristic has been extinguished in the resultant mixture;
- ii) both the used oil and the characteristic hazardous waste have been generated and mixed by the same generator; and
- iii) the mixture contains more than 50 percent used oil by either volume or weight;
- C) Mixtures of used oil as defined by and managed in accordance with 35 Ill. Adm. Code 739 and fuel or other fuel products; and
- D) Used oil as defined by and managed in accordance with 35 Ill. Adm. Code 739 contaminated by or mixed with nonhazardous wastewater, when the used oil and the nonhazardous wastewater are generated by the same generator, and when the mixture results from use or unintentional contamination.
- b) The generator transporter shall include in the manifest the following:
- 1) The name of the generator of the special waste and generator number;
- 2) Information stating when and where the special waste was generated;
- 3) The name of the person from whom delivery is accepted and the name of the site from which delivered;
- 4) The name and permit number of the transporter;
- 5) The date of delivery; and
- 6) The classification and quantity of the special waste delivered to the transporter.
- c) Manifest copies to be sent to the Agency:
- 1) Every person who delivers RCRA hazardous waste or polychlorinated biphenyl (PCB) wastes to a transporter shall submit a copy of the Illinois manifest to the Agency within two days after the shipment. Every person who accepts RCRA hazardous waste or PCB waste from a transporter shall submit a copy of the Illinois manifest to the Agency within 30 days after receipt.
- 2) A person who delivers RCRA hazardous waste or PCB wastes to a transporter on another state's manifest, such as where the destination state requires use of its manifest, does not have to submit manifest copies to the Agency.

- A person who delivers non-RCRA hazardous wastes or non-PCB wastes to a transporter does not have to send a copy of the manifest to the Agency. A person who accepts non RCRA hazardous waste or non-PCB wastes from a transporter does not have to send a copy of the manifest to the Agency, c) d) will consist of forms as prescribed by US EPAUSEPA for the Uniform Hazardous Waste Manifest and will be distributed in accordance with those requirements. at least four parts, in contrasting colors, such that an entry or signature on one part will be directly reproduced upon all underlying parts. The top part of the manifest shall be signed by the person who delivers special waste to a special waste transporter, acknowledging the delivery. The top part of the manifest shall also be signed by the special waste transporter, acknowledging receipt of the special waste. The person who delivers special waste to a special waste transporter shall retain the designated parts of the manifest as a record. The remaining parts of the manifest shall accompany the special waste shipment. At the destination, the manifest shall be signed by the person who accepts special waste from a special waste transporter, acknowledging receipt of the special waste.
- d)—e) A permitted site that receives special waste for disposal, storage or treatment of special waste must be designated on the manifest as the final destination point. Any subsequent delivery of the special waste or any portion or product thereof to a special waste transporter shall be conducted under a manifest initiated by the permitted disposal, storage or treatment site.
- e) f) In all cases, the special waste transporter shall deliver the designated parts of the complete, signed manifest to the person who accepts delivery of special waste from the transporter. The special waste transporter shall retain the designated part of the complete, signed manifest as a record of delivery to a permitted disposal, storage or treatment site. In addition, at the end of each month, or longer if approved by the Agency, the owner and the operator of the permitted disposal, storage or treatment site that who accepts special waste from a special waste transporter shall send the designated part of the completed manifest to the person who delivered the special waste to the special waste transporter.
- f) g) Every generator who delivers special waste to a special waste transporter, every person who accepts special waste from a special waste transporter and every special waste transporter shall retain their respective parts of the special waste manifest as a record of all special waste transactions. These parts shall be retained for three years and will be made available at reasonable times for inspection and photocopying by the Agency.

BOARD NOTE: The manifest requirements of 35 Ill. Adm. Code 722, 724 and 725 relative to RCRA hazardous wastes are not affected by this subsection. Generators and receiving facilities subject to those Parts shall continue to supply designated copies of all manifests to the Agency.

- -h) Every generator who delivers nonhazardous special waste via a transporter to a facility located outside Illinois shall file a report, on forms prescribed or provided by the Agency, summarizing all such activity during the preceding calendar year. Such reports shall, at a minimum, include the information specified in subsection (i) of this Section and should be received by the Agency no later than February 1.
- i) Every annual report required to be filed with the Agency by a generator for waste going out of state pursuant to subsection (h) of this Section shall include the following:

- 1) The IEPA identification number, name and address of the generator;
- The period (calendar year) covered by the report;
- 3) The IEPA identification number, name and address for each off-site treatment, storage or disposal facility to which waste was shipped during the period;
- 4) The name and IEPA special waste hauling number of each transporter used during the period for shipments to a treatment, storage or disposal facility;
- 5) A description and the total quantity of each nonhazardous special waste shipped out of state, listed by IEPA identification number of each receiving site:
- 6) The method of treatment, storage or disposal for each nonhazardous specialwaste; and
- 7) A certification signed by the generator or the generator's authorized representative.
- g) j) Every in-State facility that accepts nonhazardous special waste from a nonhazardous special waste transporter shall file a report, on forms prescribed or provided by the Agency, summarizing all such activity during the preceding calendar year. Such reports should, at a minimum, include the information specified in subsection (h) (k) of this Section and be received by the Agency no later than February 1. This subsection is applicable to all nonhazardous special wastes that are delivered to a nonhazardous special waste transporter on or after January 1, 1991.
- h) k) Every annual report required to be filed with the Agency by a person accepting nonhazardous special waste from a nonhazardous special waste transporter pursuant to subsection (g) (j) of this Section shall include the following information:
- The IEPA identification number, name and address of the facility;
- 2) The period (calendar year) covered by the report;
- 3) The IEPA identification number, name and address of each nonhazardous special waste generator from which the facility received a nonhazardous special waste during the period;
- 4) A description and the total quantity of each nonhazardous special waste the facility received from off-site during the period. This information shall be listed by IEPA identification number of each generator;
- 5) The method of treatment, storage or disposal for each nonhazardous special waste; and
- 6) A certification signed by the owner or operator of the facility or the owner's or operator's authorized representative.

(Source:	Amended	at	36	Ill.	Reg.		effective)
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SUBPART J: REQUIREMENTS FOR HAULERS PREVIOUSLY PERMITTED UNDER THE UNIFORM PROGRAM

Section 809.910 Uniform State Hazardous Waste Transportation Registration and Permit Program (Repealed)

- a) Beginning July 1, 1998, no person may transport offsite any hazardous waste (or mixture of hazardous and nonhazardous waste) into, through, or within Illinois, without registering and obtaining a permit under the Uniform Program, or in violation of any permit condition for any permit required under this subsection and issued by the Agency or by any participating state.
- 1) A transporter with its principal place of business in Illinois shall obtain a uniform registration and a uniform permit from the Agency.
- 2) A transporter with its principal place of business in another state shall designate another participating state in the Uniform Program as its base state and shall obtain a uniform registration from the base state, if the base state requires registration, and shall obtain a uniform permit from the base state before transporting hazardous waste in Illinois.
- b) Small quantity generators of 100 kilograms (220 pounds) or less per month are exempt from the uniform registration and uniform permit requirements of this Part, except generators of acute hazardous waste as specified in 35 Ill. Adm. Code 721.105(c).
- c) A hazardous waste transporter shall comply with all the provisions of 49 CFR 171, 172, 177, 178, 180, 383, 387, and 390 397, incorporated by reference in Section 809.104, if the hazardous waste is transported in Illinois.

	()	Source:	Repealed	at 36	Ill.	Reg.	
effective							

Section 809.911 Application for a Uniform Permit (Repealed)

- a) Hazardous waste transporters whose base state is Illinois shall obtain a uniform permit from the Agency by completing Part H of the uniform application, provided by the Agency. The application form, provided by the Agency, will be identical in scope, coverage, and content to the uniform procedures and forms required by the Uniform Program. If the application is complete and granting it will not violate the Act or Board regulations, the Agency will grant the uniform permit.
- b) The following procedures apply to the submittal of an application for a uniform permit:
- 1) An application for a uniform permit is considered filed when the Agency receives a completed application on the form provided by the Agency and with the correct fee, set forth in Sections 809.913 and 809.915.
- 2) A completed application must include all information required in Part II of the uniform application.
- 3) The Agency will notify the transporter in writing within 90 days after receipt of the application if the application is incomplete. If incomplete, the application will not be reviewed, and a copy of it will be returned to the transporter with instructions for resubmittal.

If the Agency is unable to take final action (which includes granting or denying the uniform permit as requested, or by granting the uniform permit with conditions) within 90 days after the date the completed application if filed, the Agency will issue a Letter of Filing to the applicant. Letters of Filing will include the following: A statement indicating that the applicant is in compliance with the application requirements of the Uniform Program; A statement that law enforcement officials in all participating jurisdictions shall honor Letters of Filing as temporary evidence of compliance with the Uniform Program; and C) An expiration date 180 days from the date the Letter of Filing is issued. On or before the expiration of any Letter of Filing the Agency will take final action on the completed application or the applicant may deem the uniform permit granted for the three year permit period, commencing on the day the completed application was filed with the Agency. The uniform permit will be valid for a period of three years unless: 1) a transporter fails to renew its annual uniform registration; or there is a change in the transporter's operations during the permitting period (i.e., a transporter with a Part I uniform permit begins transporting hazardous waste in a state that requires a Part III disclosure). If the transporter's operations change during the permitting period, the d) transporter shall submit a new uniform permit application (Part II) detailing the changes. The Agency will review the changes in accordance with the criteria and procedures outlined in the Alliance for Uniform HazMat Transportation Procedures, incorporated by reference in Section 809.104(d), for evaluation of the application. The Agency will send all denial notices and applications granted with conditions by U.S. Registered or Certified Mail, return receipt requested. All other final notices may be sent by regular U.S. Mail. The Agency will be deemed to have taken final action on the date that the notice of final action is mailed. Within 35 days after the Agency's final action, the applicant may appeal the Agency's decision to the Board in the manner provided for the review of permits in Section 40 of the Act. The Agency may undertake such investigations and request the applicant to furnish such proof as it deems necessary to verify the information and statements made in the application. (Source: Repealed at 36 Ill. Reg. _____, effective _____) Section 809.912 Application for Uniform Registration (Repealed) Hazardous waste transporters whose base state is Illinois shall obtain a uniform registration from the Agency by completing Part I of the uniform application, provided by the Agency, during the first year of each three year permitting period. A hazardous waste transporter whose base state is Illinois

shall renew the uniform registration from the Agency by completing Parts I and

IV of the uniform application, provided by the Agency, during the second and third years. The application form will be identical in scope, coverage, and content to the uniform procedures and forms required by the Uniform Program. If the application is complete and granting it will not violate the Act or Board regulations, the Agency will grant the uniform registration.

- b) The following procedures apply to the submittal of an application for a uniform registration:
- 1) An application for uniform registration is considered filed when the Agency receives a completed application on the forms provided by the Agency and with the correct fees, set forth in Sections 809.914 and 809.915.
- 2) A completed application must include all information required in Part I of the uniform application during the first year and all information required in Parts I and IV during the second and third years.
- 3) The Agency will notify the transporter in writing within 90 days after receipt of the application if the application is incomplete. If incomplete, the application will not be reviewed, and a copy of it will be returned to the transporter with instructions for resubmittal.
- 4) If the Agency is unable to take final action (which includes granting or denying the uniform registration as requested, or by granting the uniform registration with conditions) within 90 days after the date the completed application is filed, the Agency will issue a Letter of Filing to the applicant. Letters of Filing will include the following:
- A) A statement indicating that the applicant is in compliance with the application requirements of the Uniform Program;
- B) A statement that law enforcement officials in all participating jurisdictions shall honor Letters of Filing as temporary evidence of compliance with the Uniform Program; and
- C) An expiration date 180 days from the date the Letter of Filing is issued.
- 5) On or before the expiration of any Letter of Filing the Agency will take final action on the completed application or the applicant may deem the uniform registration granted for the one year registration period, commencing on the day the completed application was filed with the Agency.
- The uniform registration is valid for a period of one year and must be renewed annually.
- d) The Agency will send all denials and applications granted with conditions by U.S. Registered or Certified Mail, return receipt requested. All other final Agency decisions may be sent by regular U.S. mail. The Agency will be deemed to have taken final action on the date that the notice of final action is mailed. Within 35 days after the Agency's final action, the applicant may appeal the Agency's decision to the Board in the manner provided for the review of permits in Section 40 of the Act.
- e) The Agency may undertake such investigations and request the applicant to furnish such proof as it deems necessary to verify the information and statements made in the application.

(Source: Repealed at 36 Ill. Reg, effective
Section 809.913 Payment of Processing and Audit Fees (Repealed)
Beginning July 1, 1998, and annually thereafter, each transporter designating—Illinois as its base state must pay a \$250 processing and audit fee for administering the uniform registration and permit program as set forth in Section 22.2 of the Act.
(Source: Repealed at 36 Ill. Reg, effective)
Section 809.914 Payment of Apportioned Mile Fees (Repealed)
a) Beginning July 1, 1998, and annually thereafter, all transporters whose base state is Illinois shall pay registration fees to the Agency for apportions miles for all states that are participating in the uniform registration program and in which the transporter hauls hazardous waste. The Agency shall transmit to other participating states the registration fees collected each calendar quarter on behalf of the other participating states within 30 days after the last day of the calendar quarter. A transmittal report will accompany each payment and will summarize the fees collected and list the transporters from which the fees were collected. The level of hazardous material transportation activity within a state should be calculated using the instruction in the uniform application and should be based on two factors:
1) The percentage of mileage in the state; and
2) The percentage of the transporter's total activity that involves the transport of hazardous wastes.
b) For Illinois, the registration fee should be calculated by multiplying the percentage of Illinois transportation by the percentage of hazardous wastetransportation multiplied by the total number of vehicles the transporter operates multiplied by the \$20 registration fee set forth in Section 22.2 of the Act.
c) A transporter should determine its percentage of Illinois transportation by dividing the number of miles it traveled in Illinois during the previous year by the number of miles it traveled nationwide during the previous year. If a transporter operates only in Illinois, it should use 100 percent of the miles traveled as its percentage of Illinois transportation. A transporter may separately calculate fees payable for each fleet the transporter operates.
d) A transporter shall determine its percentage of hazardous waste transportation by using a method based on general percentage ranges. A transporter shall determine its percentage of hazardous waste transportation as follows:

1) For less than truckload shipments, the transporter should divide the weight of the transporter's hazardous waste shipments transported during the previous year by the total weight of all shipments transported during the

previous year.

- 2) For the truckload shipments, the transporter should divide the number of shipments transported during the previous year for which placarding, marking, or manifesting was required by the Code of Federal Regulations, Title 49, Part 172, by the total number of all shipments transported during the previous year.
- 3) A transporter that transports both truckload and less than truckload shipments of hazardous waste should determine its percentage of hazardous waste transportation by calculating the percentage of business that is hazardous waste transportation on a proportional basis with the percentage of business that is not hazardous waste transportation.
- 4) A transporter may use data from its most recent complete fiscal year or the most recent complete calendar year in calculating the percentages required in this Subpart for transportation conducted during the previous year. If the applicant elects to change the reporting year in a subsequent application, the applicant must inform the Agency of its intention in writing.

(Source: Repealed at 36 Ill. Reg. ____, effective _____

Section 809.915 Submittal of Fees (Repealed)

Any person who submits an application for a uniform registration and uniform permit to the Agency must determine the total fees owed in accordance with the instructions in the Final Report: Uniform Program Pilot Project, incorporated by reference in Section 809.104, the Act, and Sections 809.913 and 809.914 of this Part.

- a) The transporter must attach or enclose with the application a certified check, cashier's check or money order payable to the Treasurer, State of Illinois in the appropriate amount.
- b) When an application is denied, any fees submitted with the application will be non-refundable. Any subsequent re-filing of the application will be included in accordance with subsection (a) of this Section.
- e) When the Agency rejects an application because it is incomplete, any fees—submitted will be non-refundable. The applicant can receive credit for the payment with a resubmitted application if the resubmittal is complete and returned to the Agency within 30 days after the initial date stamped rejection.

(Source: Repealed at 36 Ill. Reg. _____, effective

Section 809.916 Previously Permitted Transporters (Repealed)

- a) From July 1, 1998 until June 30, 1999, a transporter who previously obtained an Illinois Special Waste Transporter Permit is not required to obtain a uniform permit or uniform registration under this Subpart for the transportation of hazardous waste in Illinois until the transporter's special waste permit expires.
- b) Transporters with permits expiring July 1, 1998 through June 30, 1999, and whose base state is Illinois shall submit uniform registration and permit applications to the Agency and should apply 90 days in advance of the expiration date of their current permit. If the Agency cannot timely review the uniform registration and permit applications within 90 days, the current Illinois

Special Waste Transportation permit will be extended by operation of law for 30 days, or until the Agency takes final action on its applications, whichever occurs first. However, if the transporter fails to submit its new uniformregistration and uniform permit application 90 days in advance of the expirationof the current permit, the current Illinois Special waste Transporter permit will expire on the expiration date indicated in the permit. Beginning July 1, 1998, all Uniform Program permits issued by other states that have not expired or been revoked will be acceptable for the transportationof hazardous waste in Illinois. (Source: Repealed at 36 Ill. Reg. _____, effective Section 809.917 Uniform Registration and Uniform Permit Conditions (Repealed) When reviewing uniform registrations or uniform permits, the Agency may impose such conditions as are necessary to satisfy the requirements of the Uniform Program set forth in this Part. The applicant may deem any conditions imposed by the Agency as a denial of the uniform registration or uniform permit for purposes of review pursuant to Section 40 of the Act. (Source: Repealed at 36 Ill. Reg. _____, effective _____) Section 809.918 Uniform Registration and Uniform Permit Revision (Repealed) Changes to the uniform registration or uniform permit, or the applications, issued pursuant to this Part can only be made by the U.S. Secretary of Transportation or other entity authorized pursuant to federal law. The Agency will revise any uniform registration and uniform permit issued under this Part to conform with any such changes and notify the permittee in writing. Failureof the Agency to issue a revised uniform registration or uniform permit is not a defense to a violation of any changed permit condition. (Source: Repealed at 36 Ill. Reg. ____, effective _____) Section 809.919 Transfer of Uniform Registration and Uniform Permits (Repealed) No uniform registration and permit is transferable from one person to another. (Source: Repealed at 36 Ill. Reg. ___, effective _____) Section 809.920 Audits and Uniform Registration and Uniform Permit Revocation (Repealed) The Agency will conduct audits to ensure that the transporter is accurately reporting its hazardous waste transportation activity. If a transporterviolates any of the uniform permit conditions or fails to comply with any provisions of the Act or with any Board regulation, sanctions may be imposed as provided in the Act, including revocation of the uniform permit and uniform registration. As part of the audit process the Agency is authorized, within constitutional limitations, to do the following:

a) Require transporters to allow Agency representatives to inspect or exami any commercial vehicle or facility operated by a transporter who transports hazardous waste in this State;
nazaradus waste in this state;
b) Require transporters to produce papers, books, records, documents, or other evidentiary material necessary to determine if a transporter is accurate reporting its hazardous waste transportation operations and is otherwise complying with the Uniform Program; and
e) Require transporters to allow Agency representatives to conduct investigations and audits necessary to determine if a transporter is entitled a uniform permit or to make a suspension or revocation determination.
(Source: Repealed at 36 Ill. Reg, effective
Section 809.921 Permit No Defense (Repealed)
not provide the permittee with a defense to a violation of the Act or Board regulations, except for hauling hazardous waste without a uniform permit or uniform registration.
(Source: Repealed at 36 Ill. Reg, effective)
Section 809.1001 Transporters Previously Permitted Under Uniform Hazardous Waste Transportation Permit and Registration Program
A transporter who previously obtained a Uniform Permit is not required to obta a special waste hauler permit for the transportation of special waste in Illinois until the transporter's Uniform registration expires.
(Source: Added at 36 Ill. Reg, effective)
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ILLINOIS RECISTER

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

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