
Environmental Register

November 2015 - Number 737

The Environmental Register is a Publication of the Illinois Pollution Control Board

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Rulemaking Update

Board Denies Request for Indefinite Stay of Coal Ash Pond Rulemaking, R14-10

On November 5, 2015, the Board issued an order in a rulemaking concerning coal ash waste ponds at electric generating plants. The order denied the request of the Illinois Environmental Protection Agency (IEPA) for an open-ended stay of the rulemaking captioned Coal Combustion Waste (CCW) Ash Ponds and Surface Impoundments at Power Generating Facilities: Proposed New 35 Ill. Adm. Code 841, docket R14-10. Instead of indefinitely delaying consideration of proposed rules on coal ash ponds, the Board extended the stay by 120 days. If IEPA seeks to further extend the stay, the Board required that IEPA provide detailed responses to questions posed in the order about the new coal combustion residuals (CCR) regulations of the United States Environmental Protection Agency (USEPA), which became effective in October 2015.

In its motion, IEPA argued for an indefinite stay of the rulemaking due to potential Congressional and court action over USEPA's new CCR regulations. At the same time, three environmental groups—Prairie Rivers Network, Sierra Club, and Environmental Law & Policy Center—filed proposed rules with the Board, asking that the Board reopen the R14-10 rulemaking to consider their proposal on coal ash ponds. The Board's order reserved ruling upon the request to reopen but directed the environmental groups to file testimony in support of their proposal. Filings from both IEPA and the environmental groups are due by March 4, 2016.

Opinions and orders of the Board, hearing transcripts, and other documents in rulemaking records are posted on the Board's website (www.ipcb.state.il.us) and may be downloaded without charge. Hard copies may be obtained from the Clerk's Office (Pollution Control Board, James R. Thompson Center, 100 W. Randolph Street, Suite 11-500, Chicago, IL 60601) upon payment of reproduction fees as prescribed by the Freedom of Information Act. For more information, please contact Tim Fox at 312-814-6085 or tim.fox@illinois.gov.

Board Amends Drinking Water Rule to Reflect Latest Nationally-Recommended Fluoride Level, Saving Water Systems \$ Millions, R15-23

On November 5, 2015, the Board adopted amendments to its primary drinking water standards, lowering the required drinking water concentration of fluoride that must be maintained by community water suppliers. With the rule change, savings for community water supplies—from the reduced costs of adding fluoride—are estimated to be about \$2 million statewide per year, including roughly \$1 million each year for the City of Chicago. The rulemaking is captioned Amendments to Primary Drinking Water Standards: 35 Ill. Adm. Code 611, docket R15-23.

Previously, each community water supplier was required to add fluoride to its water to maintain a fluoride ion concentration of 0.9 to 1.2 milligrams per liter (mg/L) in its distribution system. The Board's rule amendment decreases the required fluoride ion concentration to 0.7 mg/L, consistent with the level recommended by the United States Department of Health and Human Services on May 1, 2015. The federal agency indicated that the lower fluoride concentration provides the best balance of preventing tooth decay and limiting dental fluorosis.

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Board Proposes First-Notice Amendments to Water Pollution Permit Rules, R15-24

On November 5, 2015, the Board proposed amendments to Part 309 of its water pollution rules for first-notice publication in the *Illinois Register*. The proposal amends the Board's rules for National Pollutant Discharge Elimination System (NPDES) permits and other water pollution permits. If an NPDES permit's expiration date passes while IEPA is considering a renewal application, the existing permit remains in effect—is administratively continued—until IEPA finishes reviewing the renewal application. Under current rules, a permit may only be administratively continued if the permit holder applies for renewal 180 days or more before the existing permit expires. The proposed revision would allow IEPA to waive this requirement and accept a renewal application at any time up to the existing permit's expiration date and still administratively continue the existing permit. For permits independent of the NPDES program, the proposed amendments make explicit certain permitting exemptions that IEPA states already exist in practice, create new exemptions for certain facilities that IEPA states do not warrant technical review, allow IEPA to grant lifetime operating permits for certain facilities that IEPA states pose no likelihood of violating applicable water quality standards, and make other modifications to streamline the permitting process. The rulemaking is captioned Water Pollution: Proposed Amendments to 35 Ill. Adm. Code Part 309, docket R15-24.

Publication of the first-notice amendments in the *Illinois Register* will begin a public comment period of at least 45 days, during which anyone may file a public comment with the Board. Public comments should identify this docket number, R15-24, and must be filed with the Clerk of the Board. Public comments may be filed at the following address:

Pollution Control Board
James R. Thompson Center
100 W. Randolph Street, Suite 11-500
Chicago, IL 60601

Alternatively, public comments may be filed electronically through the Clerk's Office On-Line (COOL) at www.ipcb.state.il.us. Any questions about electronic filing through COOL should be directed to the Clerk's Office at (312) 814-3629.

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Board Adopts "Identical-In-Substance" Amendments for SDWA Update, R16-4

On November 5, 2015, the Board adopted amendments to the Illinois regulations that are "identical-in-substance" to drinking water regulations adopted by USEPA under the Safe Drinking Water Act (SDWA). The Board's rulemaking is captioned SDWA Update, USEPA Amendments (January 1, 2015 through June 30, 2015), docket R16-4. The amendments do not include any direct USEPA actions regarding the National Primary Drinking Water Regulations during the first half of 2015 because no such actions occurred. Instead, the amendments make needed corrections to the rules to accommodate suggestions from the Joint Committee on Administrative Rules (JCAR) and IEPA, as well as corrections initiated by the Board. JCAR staff's suggestions, which concern limited minor errors in the text of the rules, were made during the course of the last SDWA update in docket R15-2. And, in a recently-filed rulemaking docketed as R15-23, IEPA pointed out segments of the public notification provisions that refer to the federal secondary maximum contaminant limit (MCL) for fluoride, which the Board removed from the rules several years ago. Finally, the Board corrected the spelling of "exceedence" to "exceedance" where this appears in various rules.

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Board Amends Site-Specific Noise Rule for Forging Operation, R14-22

The Board, on November 19, 2015, adopted amendments to a site-specific noise rule. The amendments extend the allowable operational levels for Clifford-Jacobs Forging Company's impact forging facility, which is located in unincorporated Champaign County. The rulemaking is captioned Proposal of Clifford-Jacobs Forging Co. for an Amendment to the Site-Specific Rule at 35 Ill. Adm. Code 901.119, docket R14-22. Under the former site-specific rule, the facility was allowed to operate up to all 14 of its forging hammers at any one time from 6:00 a.m. to 11:00 p.m., Monday through Saturday. The amendment allows the facility to operate up to 14 hammers at any one time 24 hours a day, Monday through Saturday. In addition, the Board imposed a requirement that Clifford-Jacobs limit its forging operations as necessary to not

exceed 65 decibels (db) (A-weighted Leq) from 11 p.m. to 6 a.m. The amended rule also requires Clifford-Jacobs to investigate new technologies, sound abatement measures, and operational changes that would mitigate sound emissions from its forging operations, and to submit a report on the company's findings to the Board every ten years.

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Board Adopts Rules Requiring Emission Cuts from Power Plants, R15-21

On November 19, 2015, the Board adopted rules that will significantly reduce emissions of sulfur dioxide (SO₂), carbon dioxide (CO₂), and other pollutants from power plants. The emissions reductions are designed primarily to ensure that all areas of the State comply with federal standards for concentrations of SO₂ in the ambient air. The amendments, among other things, prohibit burning coal at four electric-generating units in the Joliet and Lockport areas. The rulemaking is captioned Amendments to 35 Ill. Adm. Code Part 214, Sulfur Limitations, Part 217, Nitrogen Oxides Emissions, and Part 225, Control of Emissions from Large Combustion Sources, docket R15-21.

The Board adopted, with modifications, the rule amendments proposed by IEPA to meet Illinois' obligations under the federal Clean Air Act. The most significant emissions reductions will take place in the two areas of the State found to be out of compliance with the National Ambient Air Quality Standards (NAAQS) for SO₂: the Lemont nonattainment area (townships in Cook and Will Counties); and the Pekin nonattainment area (townships in Tazewell and Peoria Counties). IEPA's detailed modeling indicates that the rules will result in attainment of the SO₂ NAAQS. In addition, the rule changes will aid the State's efforts to address regional haze, greenhouse gases, and the interstate transport of airborne pollution.

Under the rules, four of Midwest Generation's coal-fired units (Joliet 6, 7, & 8; Will County 3) must convert to a fuel other than coal, such as natural gas. This step will reduce SO₂ emissions by 6,000 tons more in 2017—and by over 4,500 tons more annually beginning in 2019—than would occur under the former rules, *i.e.*, the Combined Pollutant Standard (CPS) absent these amendments. Further, each year, emissions of CO₂, identified as a primary contributor to global climate change, will fall by 7.5 million tons; nitrogen oxides (NO_x) by 3,000 tons; particulate matter by 1,900 tons; and mercury by 400 pounds. Additionally, SO₂ emission limits are imposed upon eight stationary sources; they may comply by installing pollution control equipment, switching fuels, or making operational changes. The rules will also reduce pollutant emissions from commercial and industrial facilities burning diesel fuel by establishing strict limits on the sulfur content of the liquid fuels that they use. IEPA will submit the amendments to USEPA as revisions to Illinois' State Implementation Plan (SIP).

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Board Actions

November 5, 2015

Via videoconference

Springfield and Chicago, Illinois

Rulemakings

- | | | |
|---------------|---|-----|
| R14-10 | <u>In the Matter of: Coal Combustion Waste (CCW) Ash Ponds and Surface Impoundments at Power Generating Facilities: Proposed New 35 Ill. Adm. Code 841</u>
(Water) – The Board denied the Illinois Environmental Protection Agency's (Agency) Motion for Indefinite Stay, but extended the stay for 120 Days. The Board reserved ruling on the motion to reopen proceeding, but directed the Environmental Groups to pre-file testimony in support of their amended proposal by March 4, 2016. The Board also directed the Agency to file by March 4, 2016 a status report addressing issues specified in the order. | 5-0 |
| R15-23 | <u>In the Matter of: Amendments to Primary Drinking Water Standards: 35 Ill. Adm. Code 611</u>
(Public Drinking Water) – The Board adopted a final opinion and order in in this rulemaking to amend the Board's public water supply regulations. | 5-0 |
| R15-24 | <u>In the Matter of: Water Pollution: Proposed Amendments to 35 Ill. Adm. Code Part 309</u>
(Water) – The Board adopted a first notice opinion and order in this rulemaking to amend the Board's water pollution regulations. | 5-0 |
| R16-4 | <u>SDWA Update, USEPA Amendments (January 1, 2015 through June 30, 2015)</u>
(Water) – The Board adopted a final opinion and order in this "identical-in-substance" rulemaking to amend the Board's drinking water regulations. | 5-0 |

Administrative Citations

- AC 11-22** IEPA v. Kyle E. Pritchett 5-0
– The Board entered an interim opinion and order finding respondent violated Sections 21(p)(1) of the Act (415 ILCS 5/21(p)(1) (2014)) and assessing a penalty of \$1,500. The Board ordered the Clerk of the Board and the Illinois Environmental Protection Agency to file by December 7, 2015, a statement of hearing costs, supported by affidavit, with service on respondent. Respondent may respond to the cost statements within 21 days of service of those statements.
- AC 15-22** IEPA v. Mark E. Bosecker 5-0
– The Board entered an interim opinion and order finding respondent violated Sections 21(p)(1) and 55(k)(1) of the Act (415 ILCS 5/21(p)(1), 55(k)(1) (2014)) and assessing a penalty of \$3,000. The Board ordered the Clerk of the Board and the Illinois Environmental Protection Agency to file by December 7, 2015, a statement of hearing costs, supported by affidavit, with service on respondent. Respondent may respond to the cost statements within 21 days of service of those statements.
- AC 16-1** County of Vermilion, Illinois v. Henry Nosler, Brandon Bott d/b/a B&B Construction 5-0
– The Board dismissed the case against respondent Nosler due to the complainant’s failure to timely file the administrative citation with the Board. The Board found that respondent Brandon Bott d/b/a B&B Construction violated Sections 21(p)(1), 21(p)(3), and 21(p)(7) of the Environmental Protection Act (415 ILCS 5/21(p)(1), 21(p)(3), and 21(p)(7) (2014)), and ordered respondent to pay a civil penalty of \$4,500.
- AC 16-2** IEPA v. Dan Pitney 5-0
– The Board accepted respondent’s petition for review involving a Winnebago County facility, but directed respondent to file an amended petition to cure deficiencies specified in the order.
- AC 16-3** County of Jackson v. Lorie Bryant 5-0
– The Board found that this Jackson County respondent violated Sections 21(p)(1), 21(p)(3), and 21(p)(7) of the Environmental Protection Act (415 ILCS 5/21(p)(1), 21(p)(3), and 21(p)(7) (2014)), and ordered respondent to pay a civil penalty of \$4,500.
- AC 16-4** County of Perry v. Gere Properties, Inc., Perry Ridge Landfill, Inc., Joe Bartle and Kevin Coughlin 5-0

– The Board granted complainant’s motions for voluntary dismissal of the administrative citation.

Adjudicatory Cases

PCB 11-25	<u>Estate of Gerald D. Slightom v. IEPA</u> (UST Appeal) – The Board reversed the Illinois Environmental Protection Agency’s (Agency) October 29, 2010 determination and remanded the determination to the Agency consistent with the Illinois Appellate Court’s July 7, 2015 opinion. The Board directed the Agency to reimburse petitioner \$79,455.26 in legal fees and costs from the UST Fund.	5-0
PCB 15-60	<u>Clinton Landfill, Inc. v. IEPA</u>	5-0
PCB 15-76	<u>Clinton Landfill, Inc. v. IEPA</u>	
PCB 15-111	<u>Clinton Landfill, Inc. v. IEPA</u>	
PCB 15-113	<u>Clinton Landfill, Inc. v. IEPA</u>	
PCB 15-166	(Land - Permit Appeal) – The Board accepted the petition for review in PCB 16-59 for hearing, and granted the parties joint motions to: (1) consolidate these previously consolidated permit appeals with PCB 16-59; (2) designate the record filed in PCB 15-60, <i>et al.</i> as the record in PCB 16-59; and (3) extend the stay of the consolidated permit appeals until December 31, 2015.	
PCB 15-194		
PCB 15-195		
PCB 15-207		
PCB 16-34 (cons.)		
PCB 15-173	<u>Chatham BP, LLC v. IEPA</u> (UST Appeal) – The Board denied the respondent’s motion for reconsideration. The Board declined to exercise its discretion to award additional legal fees requested by petitioner in its October 28, 2015 response to respondent’s reconsideration motion. The Board remanded petitioner’s proposed Stage 2 site investigation budget to the Agency for its review.	5-0
PCB 15-186	<u>Sharon Burgess v. IEPA</u> (UST Appeal) – The Board entered an interim opinion and order which reversed the Illinois Environmental Protection Agency’s (Agency) March 19, 2015 determination modifying petitioner’s Corrective Action Plan and Budget. The Board remanded the plan and budget to the Agency to approve the requested amounts. Petitioner was directed to file a statement of legal fees that may be eligible for reimbursement and its arguments why the Board should exercise its discretion to direct the Agency to reimburse those fees from the UST Fund.	5-0
PCB 16-57	<u>Keith Naftzger v. IEPA</u> (Water – Tax Certification) – The Board found and certified that	5-0

specified facilities of Keith Naftzger located in Whiteside County are pollution control facilities for the purpose of preferential tax treatment under the Property Tax Code (35 ILCS 200/11-10 (2014)).

- PCB 16-58** B Petro Corporation v. IEPA 5-0
(UST Appeal, 90-Day Extension) – The Board granted this request for a 90-day extension of time to file an underground storage tank appeal on behalf of this Henry County facility.
- PCB 16-59** Clinton Landfill, Inc. v. IEPA 5-0
(Land – Permit Appeal) – The Board accepted for hearing this permit appeal on behalf of this DeWitt County facility. As noted above under PCB 15-60 *et al.*, the Board also granted the parties’ joint motions to: (1) consolidate this appeal with previously consolidated permit appeals PCB 15-60, *et al.*; (2) designate the record filed in PCB 15-60, *et al.* as the record in PCB 16-59; and (3) extend the stay of the consolidated permit appeals until December 31, 2015.

November 19, 2015
Via videoconference
Springfield and Chicago, Illinois

Rulemakings

- R13-19** In the Matter of: Site-Specific Rule for the Closure of Ameren Energy Resources Ash Ponds: Proposed New 35 Ill. Adm. Code 840, Subpart B
(Land-Site-Specific) – The Board directed Illinois Power Resources and Medina Valley to file a status report by Monday, January 18, 2016.
- R14-22** Proposal of Clifford-Jacobs Forging Co. for an Amendment to the Site-Specific Rule at 35 Ill. Adm. Code 901.119 5-0
(Noise) – The Board adopted a final opinion and order in this site-specific rulemaking to amend the Board’s noise regulations.
- R15-21** In the Matter of: Amendments to 35 Ill. Adm. Code Part 214, Sulfur Limitations, Part 217, Nitrogen Oxides Emissions, and Part 225, Control of Emissions from Large Combustion Sources (Air) 4-1
– The Board adopted a final opinion and order in this rulemaking to amend the Board’s air pollution regulations.
- R16-17** Procedural Rules Amendments: Proposed Amendments to 35 Ill. Adm. Code 101 through 125
(Other) – Member Burke reported that the Board opened this

rulemaking docket to amend the Board's procedural rules. The proposed amendments will generally reflect greater use of digital technology to reduce paper consumption and travel. Member Burke indicated that a draft first-notice opinion and order is being prepared for consideration at a December meeting. The Board took no action on this matter. The Board took no action on this matter.

Administrative Citations

AC 15-26 IEPA v. Joseph DeRosa & Gwen A. Griffiths and DeRosa Autobody 5-0
– The Board entered an interim opinion and order finding respondent violated Sections 21(p)(1) and 55(k)(1) of the Act (415 ILCS 5/21(p)(1), 55(k)(1) (2014)) and assessing a penalty of \$3,000. The Board ordered the Clerk of the Board and the Illinois Environmental Protection Agency to file by December 21, 2015, statements of hearing costs, supported by affidavits, with service on respondents. Respondents may respond to the cost statements within 21 days of service of those statements.

Adjudicatory Cases

PCB 06-68 Illinois Power Resources Generating, LLC (as successor to AmerenEnergy Resources Generating Company), Newton Power Station v. IEPA (Air-Permit Appeal, CAAPP) – The Board granted the parties' joint motion to lift stay of uncontested conditions and remand to the Agency. The Board retained jurisdiction over the appeal. 5-0

PCB 10-37 Niebrugge Oil Company v. IEPA (10/22/09 determination) (UST Appeal) 5-0
– The Board granted petitioner's motion for voluntary dismissal of this underground storage tank appeal.

PCB 10-40 Niebrugge Oil Company v. IEPA (10/23/09 determination) (UST Appeal)
– The Board granted petitioner's motion for voluntary dismissal of this underground storage tank appeal.

PCB 11-24 People of the State of Illinois v. U. S. Chrome Corporation of Illinois, Inc. 5-0
(Air – Enforcement) – In this air enforcement action concerning a Boone County facility, the Board granted relief from the hearing requirement of Section 31(c)(1) of the Environmental Protection Act (415 ILCS 5/31(c)(1) (2012)), accepted a stipulation and settlement agreement, and ordered respondent to pay a \$45,000 civil penalty and to cease and desist from further violations.

PCB 15-60	<u>Clinton Landfill, Inc. v. IEPA</u>	5-0
PCB 15-76	<u>Clinton Landfill, Inc. v. IEPA</u>	
PCB 15-111	<u>Clinton Landfill, Inc. v. IEPA</u>	
PCB 15-113	<u>Clinton Landfill, Inc. v. IEPA</u>	
PCB 15-166	<u>Clinton Landfill, Inc. v. IEPA</u>	
PCB 15-194	<u>Clinton Landfill, Inc. v. IEPA</u>	
PCB 15-195	<u>Clinton Landfill, Inc. v. IEPA</u>	
PCB 15-207	<u>Clinton Landfill, Inc. v. IEPA</u>	
PCB 16-34	<u>Clinton Landfill, Inc. v. IEPA</u>	
PCB 16-59 (cons.)	<u>Clinton Landfill, Inc. v. IEPA</u> (Land - Permit Appeal) – The Board granted petitioner’s unopposed motion to dismiss these consolidated permit appeals.	
PCB 16-54	<u>Will County, Illinois v. Village of Rockdale, Board of Trustees of Village of Rockdale and Environmental Recycling and Disposal Services, Inc.</u>	5-0
PCB 16-56	<u>Waste Management of Illinois, Inc. v. Village of Rockdale, Illinois Board of Trustees and Environmental Recycling and Disposal Services, Inc.</u> (Siting Appeal) – The Board granted respondent Environmental Recycling and Disposal Services, Inc.’s motion to consolidate these pollution control facility siting appeals.	
PCB 16-60	<u>Illinois Power Generating Company (Newton Power Station) v. IEPA</u> (Water- Permit Appeal, NPDES) – The Board accepted for hearing this permit appeal on behalf of this Jasper County facility. The Board reserved ruling on petitioner’s motion for stay of the contested permit conditions, to allow the time for IEPA to file a response to run.	5-0
PCB 16-61	<u>People of the State of Illinois v. Amsted Rail Company, Inc.</u> (Air-Enforcement, CAAPP) – The Board accepted for hearing this air enforcement action concerning a facility located in Madison County.	5-0

New Cases

November 19, 2015 Board Meeting

AC 16-5 IEPA v. Ronald W. & Susan A. Falmier

(Land) – No action taken.

PCB 16-60 Illinois Power Generating Company (Newton Power Station) v. IEPA

(Water- Permit Appeal, NPDES) – The Board accepted for hearing this permit appeal on behalf of this Jasper County facility. The Board reserved ruling on petitioner’s motion for stay of the contested permit conditions, to allow the time for IEPA to file a response to run.

PCB 16-61 People of the State of Illinois v. Amsted Rail Company, Inc.

(Air-Enforcement, CAAPP) – The Board accepted for hearing this air enforcement action concerning a facility located in Madison County.

Calendar

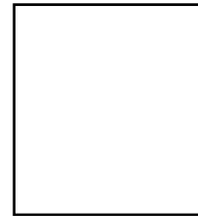
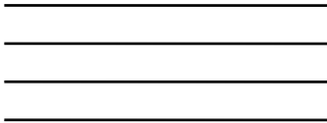
<p>11/5/2015 11:00 AM</p>	<p>Illinois Pollution Control Board Meeting</p>	<p>Videoconference Chicago/Springfield James R. Thompson Center Hearing Room 11-512 100 W. Randolph Street Chicago And 1021 N. Grand Avenue East Oliver Holmes Conference Room 2012 N Springfield</p>
<p>11/19/2015 11:00 AM</p>	<p>Illinois Pollution Control Board Meeting</p>	<p>Videoconference Chicago/Springfield James R. Thompson Center Hearing Room 11-512 100 W. Randolph Street Chicago And 1021 N. Grand Avenue East Oliver Holmes Conference Room 2012 N Springfield</p>
<p>12/3/2015 11:00 AM</p>	<p>Illinois Pollution Control Board Meeting</p>	<p>Videoconference Chicago/Springfield James R. Thompson Center Hearing Room 11-512 100 W. Randolph Street Chicago And 1021 N. Grand Avenue East Oliver Holmes Conference Room 2012 N Springfield</p>
<p>12/17/2015 11:00 AM</p>	<p>Illinois Pollution Control Board Meeting</p>	<p>Videoconference Chicago/Springfield James R. Thompson Center Hearing Room 11-512 100 W. Randolph Street Chicago And 1021 N. Grand Avenue East Oliver Holmes Conference Room 2012 N Springfield</p>

<p>1/7/2016 11:00 AM</p>	<p>Illinois Pollution Control Board Meeting</p>	<p>Videoconference Chicago/Springfield James R. Thompson Center Hearing Room 11-512 100 W. Randolph Street Chicago And 1021 N. Grand Avenue East Oliver Holmes Conference Room 2012 N Springfield</p>
<p>1/21/2016 11:00 am</p>	<p>Illinois Pollution Control Board Meeting</p>	<p>Chicago James R. Thompson Center 100 W. Randolph Street Chicago</p>
<p>2/4/2016 11:00 am</p>	<p>Illinois Pollution Control Board Meeting</p>	<p>Videoconference Chicago/Springfield James R. Thompson Center Hearing Room 11-512 100 W. Randolph Street Chicago And 1021 N. Grand Avenue East Oliver Holmes Conference Room 2012 N Springfield</p>
<p>2/18/2016 11:00 am</p>	<p>Illinois Pollution Control Board Meeting</p>	<p>Chicago James R. Thompson Center 100 W. Randolph Street Chicago</p>
<p>3/3/2016 11:00 am</p>	<p>Illinois Pollution Control Board Meeting</p>	<p>Videoconference Chicago/Springfield James R. Thompson Center Hearing Room 11-512 100 W. Randolph Street Chicago And 1021 N. Grand Avenue East Oliver Holmes Conference Room 2012 N Springfield</p>
<p>3/17/2016 11:00 am</p>	<p>Illinois Pollution Control Board Meeting</p>	<p>Chicago James R. Thompson Center 100 W. Randolph Street Chicago</p>

The Illinois Pollution Control Board is an independent five-member board that adopts environmental control standards, rules on enforcement actions, and other environmental disputes for the State of Illinois.

The *Environmental Register* is published monthly by the Board, and contains updates on rulemakings, descriptions of final decisions, the Board's hearing calendar, and other environmental law information.

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