

Therriault, John

From: McCambridge, Michael
Sent: Thursday, April 03, 2014 5:29 PM
To: Therriault, John
Cc: Powell, Mark; Burke, Jennifer; Robertson, Daniel; Fox, Tim; Crowley, Kathleen; McGill, Richard
Subject: R14-13 RCRA Subtitle C Update

Pct#1

Please docket this e-mail as a public comment in the R14-13 RCRA Subtitle C update.

I submit the following paragraph to ensure compliance with 5 ILCS 430/5-50:

I received a call yesterday from Gary Westefer, USEPA Region 5. He pointed out an error in 35 Ill. Adm. Code 721.104(b)(18)(f)(iv) as proposed on February 6, 2014. A citation to "subpart H of 49 CFR 266" appears in the text. I told him that JCAR has spotted this error, and the text has been corrected to "subpart H of 40 CFR 266."

Mr. Westefer further indicated that they are completing review of our hazardous waste regulations. He has a handful of corrections that USEPA will suggest when the process is complete. He observed that the review indicated a greater number of corrections needed to the federal regulations.

Mr. Westefer further observed that he is accepting as adequate incorporations by reference to analytical methods where the Board's regulation has referenced a later version of the method than does the corresponding federal regulation. I observed to him that this differs from the approach taken by Drinking Water and Ground Water, which requires incorporation of the exact same version of a method or other standard.

Michael J. McCambridge
Attorney
Illinois Pollution Control Board
312-814-6924 (M-Th, 9:00 a.m.-7:00 p.m.)
219-614-5082 (personal cell during all other hours)