

**From:** [McGill, Richard](#)  
**To:** [Brown, Don](#)  
**Cc:** [Fox, Tim](#)  
**Subject:** docketing R18-17 PC  
**Date:** Monday, August 6, 2018 11:05:22 AM

---

**Good morning, Mr. Clerk!**

**Please docket this forwarded email correspondence as a public comment in R18-17.**

**If you have any questions, please let me know. Thank you.**

**Richard R. McGill, Jr.**  
**Illinois Pollution Control Board**  
**Senior Attorney**  
**312-814-6983**  
[richard.mcgill@illinois.gov](mailto:richard.mcgill@illinois.gov)

---

**From:** McGill, Richard  
**Sent:** Monday, August 6, 2018 11:03 AM  
**To:** 'Eastvold, Jonathan C.' <JonathanE@ilga.gov>  
**Subject:** RE: Time-sensitive question re: Part 607

**Good morning, Jonathan:**

**Thank you for your inquiry on Friday. For two reasons, we would like to stick with IEPA's proposal and repeal the two remaining Sections of Part 607, rather than fully repeal that Part.**

- **First, if the promulgation of federal SDWA rules triggers the Board's obligation to adopt identical-in-substance rules (415 ILCS 5/17.5), those Board rules might be best placed in Part 607. However, with a full repeal of Part 607 now, the Board would be subject to the two-year ban on reusing Part 607 (1 Ill. Adm. Code 100.315).**
- **Second, there could be permits, ordinances, complaints, and settlements that cross-reference Section 607.103 (Emergency Operation) and Section 607.104 (Cross Connections). With a full repeal of Part 607 now, those looking to the Code for these Sections**

might be confused to find no reference to them at all. At least for a transitional period, it makes sense to leave these Section numbers and headings in the Code, which we will accomplish by repealing the Sections only.

I will have the Board's Clerk docket this email correspondence. Your inquiry may elicit public comment from IEPA and others. If you have any other questions, please let me know. Thank you.

Best regards,

Richard

Richard R. McGill, Jr.  
Illinois Pollution Control Board  
Senior Attorney  
312-814-6983  
[richard.mcgill@illinois.gov](mailto:richard.mcgill@illinois.gov)

---

**From:** Eastvold, Jonathan C. [<mailto:JonathanE@ilga.gov>]  
**Sent:** Friday, August 3, 2018 3:49 PM  
**To:** McGill, Richard <[Richard.McGill@illinois.gov](mailto:Richard.McGill@illinois.gov)>  
**Cc:** Hoepfner, Nancy <[Nancy.Hoepfner@illinois.gov](mailto:Nancy.Hoepfner@illinois.gov)>  
**Subject:** [External] RE: Time-sensitive question re: Part 607

I managed to catch Marie Tipsord and got her approval to pull it so we could have more time to figure out how to proceed next week. I look forward to reconnecting with you sometime next week.

Jonathan

---

**From:** Eastvold, Jonathan C.  
**Sent:** Friday, August 03, 2018 3:18 PM  
**To:** 'McGill, Richard' <[Richard.McGill@illinois.gov](mailto:Richard.McGill@illinois.gov)>  
**Cc:** 'Hoepfner, Nancy' <[Nancy.Hoepfner@illinois.gov](mailto:Nancy.Hoepfner@illinois.gov)>  
**Subject:** Time-sensitive question re: Part 607  
**Importance:** High

Richard –

We just noticed that Part 607 is repealing the only two remaining Sections of that Part. I was directed to call and ask you whether (a) you would be ok with our drawing up paperwork for a full repeal of that Part or (b) if you'd rather pull it from this week's register and address the issue yourself.

Electronic Filing: Received, Clerk's Office 8/6/2018, P.C. #29

Could you please give me a call at your earliest convenience so I can get a definitive answer to Vicki?

Thanks so much.

Jonathan

---

Jonathan C. Eastvold, Ph.D.  
Rules Analyst III  
Joint Committee on Administrative Rules  
Illinois General Assembly

700 Stratton Building  
Springfield, IL 62706

Tel.: 217-785-2254  
[JonathanE@ilga.gov](mailto:JonathanE@ilga.gov)

State of Illinois - CONFIDENTIALITY NOTICE: The information contained in this communication is confidential, may be attorney-client privileged or attorney work product, may constitute inside information or internal deliberative staff communication, and is intended only for the use of the addressee. Unauthorized use, disclosure or copying of this communication or any part thereof is strictly prohibited and may be unlawful. If you have received this communication in error, please notify the sender immediately by return e-mail and destroy this communication and all copies thereof, including all attachments. Receipt by an unintended recipient does not waive attorney-client privilege, attorney work product privilege, or any other exemption from disclosure.