

From: [McGill, Richard](#)
To: [Brown, Don](#)
Subject: docket PC; FW: R21-6 follow-up
Date: Tuesday, October 13, 2020 8:35:08 AM

Good morning, Mr. Clerk:

Please docket this email from JCAR as a public comment in R21-6.

Thank you.

Richard R. McGill, Jr.
Illinois Pollution Control Board
Senior Attorney for Research & Writing
richard.mcgill@illinois.gov
(312) 814-6983

From: Eastvold, Jonathan C. <JonathanE@ilga.gov>
Sent: Monday, October 12, 2020 6:34 PM
To: McGill, Richard <Richard.McGill@illinois.gov>
Subject: [External] R21-6 follow-up

Richard –

I was asked to forward the following input on the text of the now-withdrawn Parts 720 and 726:

Part 720: Is there any way to make the text of Secs. 720.122(d)(4) and (e)(4) clearer by changing “so excluded” to something like “excluded under this subsection (d)” or “...(e)”? Alternatively, could that sentence be folded into one of the subsections talking about exclusion (as it is in subsec. (c)(2))?

Part 726: In the Board Notes to 726.206(a) and 726.212(b)(2)(A), would it be possible to eliminate the brackets? While they are grammatically correct, in the Ill. Adm. Code brackets are reserved for ILCS citations.

Thank you for your consideration.

All the best,

Jonathan C. Eastvold, Ph.D.
Rules Analyst III

Illinois General Assembly
Joint Committee on Administrative Rules
700 Stratton Building

Springfield IL 62706

During the COVID-19 emergency, please call or text my mobile at 217-816-9481

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.