

**From:** [Beacom, Joan](#)  
**To:** [Terranova, Sara](#); [Matoesian, Charles](#); [Flowers, Stephanie](#); [Strauss, Rebecca Y.](#); [jcar@ilga.gov](#); [meyers.stacy@epa.gov](#); [leonard.daniel@epa.gov](#); [peachey.robert@epa.gov](#); [Eastvold, Jonathan](#); [Brown, Don](#); [Snow, Renee](#); [Getz, Jamie@epa.gov](#); [Hutchison, Kaitlyn](#); [Diers, Stefanie](#)  
**Subject:** RE: Procedural Question Regarding Extension Filing Procedure - R2025-001 (consolidated with R2025-009)  
**Date:** Tuesday, November 4, 2025 12:29:24 PM  
**Attachments:** [image001.png](#)  
[image002.png](#)  
[image003.png](#)  
[image004.png](#)  
[image005.png](#)  
[image006.png](#)

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Dear Ms. Terranova,

We are adding your email to the docket as a public comment, and for your information, the Board has this on the agenda for its Board meeting on Thursday.

Sincerely,

Joan Beacom

Joan Beacom  
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**From:** Terranova, Sara <Sara.Terranova@Illinois.gov>  
**Sent:** Tuesday, November 4, 2025 10:48 AM  
**To:** Matoesian, Charles <Charles.Matoesian@Illinois.gov>; Flowers, Stephanie <Stephanie.Flowers@Illinois.gov>; Terranova, Sara <Sara.Terranova@Illinois.gov>; Strauss, Rebecca Y. <Rebecca.Strauss@Illinois.gov>; [jcar@ilga.gov](#); [meyers.stacy@epa.gov](#); [leonard.daniel@epa.gov](#); [peachey.robert@epa.gov](#); [Eastvold, Jonathan](#) <[Jonathan.Eastvold@Illinois.gov](#)>; [Brown, Don](#) <[Don.Brown@illinois.gov](#)>; [Beacom, Joan](#) <[Joan.Becom2@Illinois.gov](#)>; [Snow, Renee](#) <[Renee.Snow@illinois.gov](#)>; [Getz, Jamie@epa.gov](#); [Hutchison, Kaitlyn](#) <[Kaitlyn.Hutchison@Illinois.gov](#)>; [Diers, Stefanie](#) <[Stefanie.Diers@Illinois.gov](#)>  
**Subject:** Procedural Question Regarding Extension Filing Procedure - R2025-001 (consolidated with R2025-009)  
**Importance:** High

Hearing Officer Beacom,

I am writing regarding the above-referenced identical-in-substance rulemaking. On October 22, 2025, the Illinois EPA filed a Response to USEPA's Motion for Extension of Time to Submit

Public Comments, requesting that the Board limit any extension to 30 days. Since that filing, USEPA has contacted the Agency and indicated its concurrence with the 30-day extension of the public comment period. Before proceeding, I would like to confirm whether it would be appropriate to notify the Board of this concurrence via an email filing, or if the Board would prefer that the Agency file a formal motion.

I am copying the Clerk of the Board and the Service List so that all parties are aware of this procedural question.

Thank you for your time and direction.



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