# ILLINOIS POLLUTION CONTROL BOARD December 21, 2000

IN THE MATTER OF:	)	
DRODOGED NEW 25 H L. ADM. CODE 217	)	DO1 0
PROPOSED NEW 35 ILL. ADM. CODE 217,	)	R01-9
SUBPART W, THE NOX TRADING	)	(Rulemaking - Air)
PROGRAM FOR ELECTRICAL GENERATING	)	
UNITS, AND AMENDMENTS TO	)	
35 ILL. ADM. CODE 211 AND 217	)	

Adopted Rule. Final Order.

OPINION AND ORDER OF THE BOARD (by R.C. Flemal):

By today's order the Board adopts regulations to implement a nitrogen oxides (NOx)<sup>1</sup> emissions trading program applicable to large fossil fuel electrical generating units (EGUs). The purpose of the program is to reduce NOx emissions using market-based trading controls. The program applies to emissions that occur during the period of May 1 to September 30 of each calendar year beginning in 2004.

Illinois and 21 other states are under order of the United States Environmental Protection Agency (USEPA) and the Clean Air Act Amendments of 1990 (CAAA) (42 U.S.C. §§ 7401 *et seq.* (1990)) to reduce overall NOx emissions. In pertinent part, Illinois is under federal directive to cap its emissions from large EGUs at 30,701 tons of NOx per ozone season. The purpose of this cap is to reduce atmospheric contamination, most specifically for ozone.<sup>2</sup>

The Illinois General Assembly has found that an emissions trading program is a cost-effective means of reducing NOx emissions (415 ILCS 5/9.9(a)(3) (1998 State Bar Edition, 1999 Supp.)). Further, the Illinois General Assembly has directed the Board to adopt regulations implementing such a program (415 ILCS 5/9.9(b) (1998 State Bar Edition, 1999 Supp.)). The Board's action today is in response to that directive.

<sup>&</sup>lt;sup>1</sup> Nitrogen oxides consist of compounds of nitrogen and oxygen. The ratio of oxygen to nitrogen in these compounds ranges from .5 to 2.5. The term NOx is conventionally used for this group of compounds.

<sup>&</sup>lt;sup>2</sup> Ozone is produced in the lower levels of the atmosphere when NOx or volatile organic compounds react with oxygen in the presence of sunlight. Controlling NOx is accordingly a method for controlling ozone.

#### PROCEDURAL HISTORY

The Illinois Environmental Protection Agency (Agency) filed a proposal in this matter with the Board on July 11, 2000. The filing was pursuant to Section 28.5 of the Environmental Protection Act (Act) (415 ILCS 5/28.5 (1998)), which provides for "fast-track" adoption of certain regulations necessary for compliance with the CAAA.

The Board moved the Agency's proposal to first notice on July 13, 2000. See <u>In re</u> Proposed New 35 Ill. Adm. Code 217, Subpart W, the NOx Trading Program for Electrical Generating Units, and Amendments to 35 Ill. Adm. Code 211 and 217 (July 13, 2000), R01-9. First-notice publication occurred in the Illinois Register, Vol. 24, August 4, 2000, at 11473 and 11493.

The Board held public hearings in Springfield, Illinois, on August 28 and 29, 2000, and in Chicago, Illinois, on September 26, 2000, before Board Hearing Officer Catherine Glenn.<sup>3</sup> The Agency presented various management and technical staff as witnesses. Stakeholder testimony was presented by Tony Shea on behalf of ABB Energy Ventures and Grand Prairie Energy (Exh. 30; Tr.2 at 12-22); Joseph N. Darguzas on behalf of EnviroPower, L.L.C. (Exh. 31; Tr.2 at 23-29); Michael Menne on behalf of Ameren Corporation (Exh. 32; Tr.2 at 30-63, 223-230); Brian Urbaszewski on behalf of the American Lung Association of Metropolitan Chicago, The Illinois Environmental Council, The Environmental Law and Policy Center, and The Illinois Public Interest Research Group (Exh. 34; Tr.2 at 77-114); Lenny DePuis on behalf of Dominion Generation (Exh. 35; Tr.2 at 115-141); J. Derek Furstenwerth on behalf of Reliant Energy, Incorporated (Exh. 37 and 38; Tr.2 at 147-166); Scott Miller and Kent Wanninger on behalf of Midwest Generation EME, LLC (Exh. 38; Tr.2 at 167-182); Mary Schoen on behalf of Enron Corporation (Exh. 40; Tr.2 at 184-222); and Aric Diericx on behalf of Dynegy Midwest Generation (Exh. 41; Tr.2 at 232-239).

The record in this matter closed on October 13, 2000, as provided for at Section 28.5(1) of the Act. 415 ILCS 5/28.5(1) (1998). Ten public comments were filed: Dynegy Midwest Generation (PC 1); EnviroPower (PC 2 and PC 8); the Agency (PC 3); Office of Public Utilities, City of Springfield (PC 4); Ameren Corporation (PC 5); Midwest Generation EME, LLC (PC 6); Enron Corp (PC 7); Environmental Law and Policy Center (PC 9); and Chicago Department of Environment (PC 10).

On November 16, 2000, the Board adopted its second notice opinion and order, and sent this matter to the Joint Committee on Administrative Rules (JCAR) for its consideration. *In re* Proposed New 35 Ill. Adm. Code 217, Subpart W, the NOx Trading Program for Electrical Generating Units, and Amendments to 35 Ill. Adm. Code 211 and 217 (July 13, 2000), R01-9. On December 12, 2000, JCAR voted a certificate of no objection.

<sup>&</sup>lt;sup>3</sup> The transcripts of the hearing will be cited as "Tr.1 at \_\_\_\_" and "Tr.2 at \_\_\_\_" for the Springfield and Chicago hearings, respectively. Exhibits admitted at hearing will be cited as "Exh. at ."

## REGULATORY FRAMEWORK

#### Federal Actions/Requirements

# Requirement for Attainment of the Ozone National Ambient Air Quality Standard

The State of Illinois has the primary responsibility under the CAAA for ensuring that all National Ambient Air Quality Standards (NAAQS) are met in the State. This includes the NAAQS for ozone. 42 U.S.C. § 7407(a) (1990). Currently there are two areas of the State that do meet the one-hour ozone NAAQS. These areas are the Chicago and Metro-East ozone nonattainment areas (NAA).<sup>4</sup>

In addition, Illinois is required to control emissions that "contribute significantly to nonattainment in, or interfere with maintenance [of NAAQS] by, any other State...." 42 U.S.C. § 7410(a)(2)(D) (1990).

The USEPA has determined that emissions of NOx from EGUs located in the State of Illinois contribute to nonattainment of the ozone NAAQS in the Chicago and Metro-East NAAs, as well as in NAAs located outside of the State of Illinois. For this reason, USEPA requires that Illinois submit a State Implementation Plan (SIP) addressing the emissions of NOx from EGUs.

#### NOx SIP Call

On October 27, 1998, the USEPA promulgated a document titled "Finding of Significant Contribution and Rulemaking for Certain States in the Ozone Transport Assessment Group Regions for Purpose of Reducing Regional Transport of Ozone." 63 Fed. Reg. 57,356 (October 27, 1998). This document, and the requirements it imposes on states, is commonly known as the "NOx SIP Call".

The NOx SIP Call requires that Illinois, along with other states located east of the Mississippi, develop plans to limit NOx emissions to a specified budget. The final state-wide budget for Illinois is 270,560 tons per budget year from several categories of emissions sources, including large EGUs.<sup>5</sup> 65 Fed. Reg. 11,222 (March 2, 2000). If a state fails to adopt a plan acceptable to USEPA, USEPA will impose its own plan.

<sup>4</sup> The terms "Metro-East NAA" and "Chicago NAA" are used in existing Board regulations to refer to the two ozone nonattaiment areas in Illinois. See 35 Ill. Adm. Code Parts 218 and 219. The same terms will be used herein. It is to be noted, however, that in portions of the instant record these areas are referred to by the Agency respectively as the "Metro-East/St. Louis NAA" and the "Lake Michigan NAA." See Statement of Reasons at 4. The Agency assures the Board that there is no intended regulatory consequence in this use of alternate terminology. Tr.1 at 235-6.

<sup>&</sup>lt;sup>5</sup> Proposals for regulations to implement non-EGU portions of the NOx SIP Call are currently before the Board in regulatory dockets R01-11 (addressing cement kilns) and R01-17. A

Illinois is not required under the NOx SIP Call to control any particular source at any particular level, as long as the State meets its final state-wide budget. As the Agency observes, however, as a practical matter controls on EGUs are necessary to meet the state-wide budget. Statement at 27.6

The NOx SIP Call also suggests, but does not require, that states adopt a "cap and trade" strategy for the control of NOx emissions from EGUs. However, the Illinois General Assembly has determined that the Illinois NOx SIP Call is to be met using the "cap and trade" system as outlined in the NOx SIP Call. 415 ILCS 5/9.9 (1998 State Bar Edition, 1999 Supp.); also see below.

Under the NOx SIP Call, USEPA has determined that the NOx emissions budget (*i.e.*, cap) for large EGUs in Illinois is 30,701 tons during the ozone season. An emission allowance is a permit to emit one ton of NOx. Thus, pursuant to the NOx SIP Call, Illinois large EGUs are allocated 30,701 allowances annually. The trading rules promulgated by the various states are to include methods of allocating those allowances among each state's emitters, within limits allowed in the NOx SIP Call. Because the emission budgets in a given state and the total allocations in the aggregate of affected states are capped, the allocations do not affect the total NOx emissions from EGUs, but only the distribution of the emissions. Exh. 40 at 2.

#### Action in Federal Court

The NOx SIP Call was challenged before the U.S. Court of Appeals for the D.C. Circuit. See Michigan v. EPA, 213 F.3d 663 (D.C. Cir. 2000). That court subsequently stayed the effective date of the NOx SIP Call rule. Michigan v. EPA, No. 98-1497, (D.C. Cir. May 25, 1999) (order granting stay). However, on March 3, 2000, the court upheld most of the NOx SIP Call rule. Michigan v. EPA, 213 F.3d 663 (D.C. Cir. 2000). On September 20, 2000, and October 20, 2000, a total of three writs of certiorari were filed in the Supreme Court. See Michigan v. EPA, U.S., Nos. 00-445, 00-632, 00-633. As of this date, the Supreme Court has not indicated whether it intends to hear the appeals. Other NOx-related court actions are also pending.

proposal to impose NOx controls on EGUs prior to the May 31, 2004 effective date of the instant proposal is also currently before the Board in docket R01-16.

<sup>&</sup>lt;sup>6</sup> The Agency's Statement of Reasons filed July 11, 2000, will be cited as "Statement at \_\_\_\_."

<sup>&</sup>lt;sup>7</sup> The ozone season is defined as May 1 through September 30.

<sup>&</sup>lt;sup>8</sup> The court reversed and remanded for further consideration the inclusion of portions of Missouri and Georgia in the rule, and reversed the inclusion of Wisconsin in the rule because USEPA had not made a showing that sources in Wisconsin significantly contributed to nonattainment or interfered with maintenance of the NAAQS in any other State. Neither of these changes affects today's proposed action.

<sup>&</sup>lt;sup>9</sup> These include <u>American Trucking Association v. EPA</u>, 175 F.3d 1027 (D.C. Cir. 1999) involving the 8-hour ozone air quality standard, and <u>Appalachian Power Company v. EPA</u>, Case No. 99-1268 (D.C. Circuit) involving NOx budget allocations.

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In light of this on-going litigation, the Board has considered whether actions other than that taken today would be appropriate. The Board, of course, must base its action on the current status of the law, and not on any prospective outcome of a court action. Inasmuch as the Board believes that the law requires that we adopt the instant regulations, we do so today. We will revisit our decision if a change in the law requires.

#### State Actions/Requirements

# Section 9.9 of the Act (Nitrogen oxides trading system)

The Illinois General Assembly in 1999 adopted new Section 9.9 of the Act titled "Nitrogen oxides trading system." 415 ILCS 5/9.9 (1998 State Bar Edition, 1999 Supp.). In Section 9.9 the General Assembly finds "that reducing emissions of NOx in the State helps the State to meet the national ambient air quality standard for ozone" (415 ILCS 5/9.9(a)(2) (1998 State Bar Edition, 1999 Supp.)) and "that emissions trading is a cost effective means of obtaining reductions of NOx emissions." 415 ILCS 5/9.9(a)(3) (1998 State Bar Edition, 1999 Supp.). Further, Section 9.9 directs that "the Board shall adopt regulations to implement an interstate NOx trading program." 415 ILCS 5/9.9(b) (1998 State Bar Edition, 1999 Supp.).

Section 9.9 also requires that the Illinois NOx emissions trading program be "as provided for in 40 CFR Part 96." 415 ILCS 5/9.9(b) (1998 State Bar Edition, 1999 Supp.). Part 96 is the portion of the NOx SIP Call, which contains the federal NOx emissions trading program. Tr.1 at 255-258.

Section 9.9(d) further directs the Board to address specific issues in adopting regulations to implement the NOx trading program. These issues are that the Board shall:

- 1. assure that the economic impact and technical feasibility of NOx emissions reductions under the NOx Trading Program are considered relative to the traditional regulatory control requirements in the State for EGUs and non-EGUs;
- 2. provide that emission units, as defined in Section 39.5(1) of this Act, may opt into the NOx Trading Program;
- 3. provide for voluntary reductions of NOx emissions from emission units, as defined in Section 39.5(1) of this Act, not otherwise included under paragraph (c) or (d)(2) of this Section to provide additional allowances to EGUs and non-EGUs to be allocated by the Agency. The regulations shall further provide that such voluntary reductions are verifiable, quantifiable, permanent, and federally enforceable;

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<sup>&</sup>lt;sup>10</sup> On August 19, 1999, Governor Ryan signed Section 9.9 into law as Pub. Act 91-0631.

- 4. provide that the Agency allocate to non-EGUs allowances that are designated in the rule, unless the Agency has been directed to transfer the allocations to another unit subject to the requirements of the NOx Trading Program, and that upon shutdown of a non-EGU, the unit may transfer or sell the NOx allowances that are allocated to such unit; and
- 5. provide that the Agency shall set aside annually a number of allowances, not to exceed 5% of the total EGU trading budget, to be made available to new EGUs.
  - A. Those EGUs that commence commercial operation, as defined in 40 CFR Section 96.2, at a time that is more than half way through the control period in 2002 shall return to the Agency any allowances that were issued to it by the Agency and were not used for compliance in 2003.
  - B. The Agency may charge EGUs that commence commercial operation, as defined in 40 CFR Section 96.2, on or after January 1, 2003, for the allowances it issues to them.

415 ILCS 5/9.9(d) (1998 State Bar Edition, 1999 Supp.).

The Board has reviewed today's regulations, and finds that they comply with the requirements of Section 9.9(d).

## **BACKGROUND**

#### Proposal Development

Today's action is the most recent in a long series of actions designed to achieve compliance with CAAA regulations in the State of Illinois. Since the 1980s, Illinois has pursued strategies to control ground-level ozone, and has had significant, but not complete, success as measured by decreases in the number of recorded violations of the ozone one-hour NAAQS. Tr.1 at 40.

Beginning in 1998, following issuance of the NOx SIP Call, the Agency commenced regular meetings with persons interested in development of the instant rules. Members of the affected industries and environmental groups were included in the meetings. Statement at 36-37.

## Scope and Affected Facilities

The geographic region subject to the NOx Trading Program for EGUs is the entire State of Illinois. There are approximately 100 existing EGUs within this region, all of which are expected to be affected by the proposed regulations. Statement at 20. The regulations also

will affect any new EGUs (*i.e.*, those that commenced operation on or after January 1, 1995) that serve a generator greater than 25 megawatts, or any unit with a maximum design heat input that is greater than 250 mmbtu/hr and that has the potential to use more than 50% of the "potential electrical output capacity." See Section 217.754.

## Implementation Date

At first notice the date for full implementation of the NOx trading program was May 1, 2003. This date was part of the original NOx SIP Call and is included in Section 9.9 of the Act. However, on August 30, 2000, the D.C. Circuit Court of Appeals issued an order extending the deadline for full implementation to May 31, 2004. See Michigan v. EPA, No. 98-1497 (D.C. Cir. 2000).

At hearing the Agency filed a motion to amend its proposal to incorporate the May 31, 2004 implementation date ordered by the Court of Appeals. See Exh. 33. In its second-notice opinion and order the Board granted that motion, and amended the proposal accordingly.<sup>11</sup>

#### NOx TRADING PROGRAM

#### **Mandatory Provisions**

Much of the NOx trading program adopted today is mandatory, in that Section 9.9 of the Act requires a trading program compatible with 40 C.F.R. Part 96. States that participate in the trading program of Part 96 have limited discretion in adopting their programs. Part 96 limits state discretion to assure that the principal parts of the NOx trading program will be standard in all affected states. Exh. 25 at 5. In today's regulations these mandatory provisions are effectuated via incorporation by reference. See Section 217.104 and 217.754(a).

Among the mandatory provisions are provisions relating to management of NOx accounts, including the structure of accounts, account flow control, banking of allowances, and the responsibilities of account representatives. The mandatory provisions also included elements related to monitoring and reporting of NOx emissions.

The Board will not review here in further detail the mandatory provisions of the NOx trading program. The Board directs interested persons to the NOx SIP Call for specific details.

#### **Optional Provisions**

Part 96 provides for a small amount of flexibility in the tailoring of individual state programs. Today's regulations employ that flexibility in four areas, as follows:

<sup>&</sup>lt;sup>11</sup> *In re* Proposed New 35 III. Adm. Code 217, Subpart W, the NOx Trading Program for Electrical Generating Units, and Amendments to 35 III. Adm. Code 211 and 217 (November 16, 2000), R01-9, p. 7.

- 1. whether to allow low-emitting NOx emission units to opt out of the trading system;
- 2. whether to allow smaller emission units to opt in to the federal trading program;
- 3. whether to allow credit for early reduction emissions; and
- 4. various details for allocating the State's total NOx allowances among the State's EGUs.

Each of these issues is discussed below.

# "Opt-Out" Provision

Part 96 provides that a state program may allow low-emitting units to opt out of the trading program, provided several conditions are met. This provision is incorporated into the instant regulations at Section 217.754(c). The "opt-out" provision is limited to units that are fueled by natural gas or fuel oil and that have the potential to emit 25 tons or less of NOx during the May-September control period. There are additional requirements regarding operating hours, methods of emissions calculations, record keeping, and reporting. See Section 217.754(c)(1)(C)-(F). "Opt-out" units are otherwise exempted from the rest of the NOx trading provisions.

# "Opt-In" Provision

Part 96 also provides that a state program may allow certain emissions sources that are not otherwise included into the trading program to elect to participate in the trading program. The "opt-in" provisions are included in the instant regulations at Sections 217.774 to 217.782. The provisions are limited to operating fossil fuel-fired stationary boilers, combustion turbines, or combined cycle systems. See Section 217.774(a). "Opt-in" provisions in state law must comport with the parallel provisions in Part 96, and they so do in the instant regulations. "Opt-in" units must also comply with the NOx SIP Call regulations of 40 C.F.R. Part 75.

#### Early Emission Reduction Credit (ERC)

The NOx SIP Call includes a Compliance Supplement Pool consisting of allowances available to states' emission sources in the first years of the trading program. States have some discretion in how these allowances may be distributed. The Agency has recommended that these allowances be used to bankroll an Early Emission Reduction Credit (ERC). See Section 217.770. The Board agrees.

EGUs earn allowances from the ERC pool by reducing emissions earlier than otherwise required. The NOx SIP Call currently provides that early reductions must occur in the 2001 and 2002 control periods, and that the allowances so earned must be used in the 2003 and 2004

control periods. 63 Fed. Reg. 57,529 – 57,530 (October 27, 1998). However, in its Motion to Amend (Exh. 33), the Agency proposed including 2003, in addition to 2001 and 2002, as a control period year in which the early reductions must occur. Exh. 33 at 4. The Agency explains that the D.C. Circuit Court of Appeals' order on August 30, 2000, did not address whether the dates regarding the control periods for ERCs should be adjusted. However, the Agency's preliminary contact with USEPA suggests that USEPA, in response to the August 30, 2000 ruling, will allow ERCs to be earned in the 2003 control period. The Board has accordingly incorporated this concept in Section 217.770.

The Agency also noted in its Motion to Amend that the USEPA has preliminarily indicated that ERCs may only be used in the 2004 control period. Exh. 33 at 4. The Agency has accordingly recommended that the proposal be modified to allow ERCs to be used not only in 2004, but also in any years authorized by USEPA. PC 3 at 15. The Board today adopts that provision. See Section 217.770.

#### Allocation of NOx Allowances

# "Fixed/Flex" Allocation

The NOx SIP Call allows State latitude to determine how to allocate allowances among emitters. Pursuant to the USEPA emissions budget for Illinois, NOx emissions from all Illinois EGUs are capped at 30,701 tons per ozone season. Tr.1 at 100. This is the total Illinois NOx allocation for large EGUs. Tr.1 at 100. It is much less than current emissions. <sup>12</sup> Thus, any allocation system by necessity requires existing EGUs to significantly decrease their emissions. It also requires that new EGUs use "clean" technologies.

The Agency negotiated with affected sources to try to create a balanced approach to allocating the limited number of allowances. PC 3 at 8. The Agency's approach, which the Board adopts today, is termed a "fixed/flex" allocation scheme. Initially, the large percentage of allowances is allocated to existing emitters based on historical emission rates. The list of existing emitters is presented at Part 217.Appendix F. As time progresses, the allocations "flex" to accommodate changes in the identity and mix of EGUs as older EGUs are phased out or modified, and as new EGUs come on line as replacements or additions to the total EGU population. See Section 217.762.

In the years 2004, 2005, and 2006, the sources listed in proposed Part 217. Appendix F will receive the number of allowances listed in column 7 of Appendix F. The total allocations in column 7 amount to 95% of the 30,701 total allowances. The remaining 5% are set aside for new EGUs that are not included in Part 217. Appendix F.

For the years 2007 and 2008, the EGUs in Appendix F will receive approximately 80% of the allowances specified in column 7. See 217.Appendix F, column 8. Additionally, 2%

<sup>&</sup>lt;sup>12</sup> On average, existing EGUs in Illinois will have to reduce emissions about 74%. Exh. 27 at 6.

will be set aside for new EGUs, and the remaining allowances will be reserved for flexible allocation based on the formula in Section 217.762. At this stage some of the EGUs that were "new" for the purposes of the earlier allocations will begin to quality for and draw their allocations from the "flex" portion of the NOx budget.

In 2009 and 2010, the procedures above will be repeated, except that both the "fixed" and "flex" portions of the allocations are 50% of the budget, reserving 2% for a new source set-aside. Starting with 2011, allowances will be allocated to all existing EGUs (those in Appendix F and those that rolled into the flex portion) on the basis of average control period heat input.

## New Source Set-Aside

Section 9.9(d)(5) of the Act provides that the NOx trading program shall include a provision that the Agency "set aside annually a number of allowances, not to exceed 5% of the total EGU trading budget, to be made available to new EGUs." See 415 ILCS 5/9.9(d)(5) (1998 State Bar Edition, 1999 Supp.). Today's regulations incorporate this provision at Section 217.768, "New Source Set-Asides for 'New' Budget EGUs." Among other things, the provision allows that each new source set-aside will be allocated allowances equal to 5% of the EGU trading budget in 2004, 2005, and 2006. See Section 217.768(c)(1). Beginning in 2007, new source set-asides will be allocated allowances equal to 2% of the 2007 trading budget. See Section 217.768(c)(2).

The NOx SIP Call also contains a 5% set-aside provision for the first three control seasons, followed by a 2% provision for the control periods thereafter. 63 Fed. Reg. 57,471. However, USEPA left it up to individual states' discretion whether to adopt a set-aside provision, including the size of the set-aside. 63 Fed. Reg. 57,471.

Both at hearing and in public comment, some representatives of new EGUs expressed concern that a new source set-aside of 5%, which later decreases to 2%, is insufficient for their needs. Tr.2 at 14; PC 8 at 5-8; PC 10 at 3. Some participants recommend that the Board maintain the statutory maximum of 5%. PC 8 at 9; Tr.2 at 16, 157. Some participants also suggest the Agency seek legislative approval to increase the 5% maximum. Tr.2 at 16.

At hearing, the Agency explained the rationale for decreasing the 5% maximum to 2% in 2007. The Agency first noted that those EGUs that are eligible for the new source set-aside allocation are those EGUs that began operation on or after January 1, 1995. Tr.1 at 84. Therefore, when the implementation date occurs (May 31, 2004), roughly a decade's worth of new EGUs will get their allocations from this set-aside. Tr.2 at 84. However, the demand for allowances from the set-aside will begin to decrease as of the year 2007, when the new EGUs start drawing allowances from the flex portion of the NOx budget. Thus, beginning in 2007, when the set-aside is set at the 2% maximum, the Agency anticipates that there will be fewer new sources that apply for the allowances from the set-aside. Tr.1 at 84. The Agency also noted in its prefiled testimony that the new source set-aside allocations follow the levels suggested in the NOx SIP Call. Exh. 25 at 15.

Additionally, some participants argue that the set-aside provision unduly favors the existing EGUs over the new EGUs because the existing EGUs are guaranteed the "fixed" allocations, and the new EGUs can only access the allocations available in the new source set-aside; they contend that these are not enough to meet the projected demand. Tr.2 at 153-154; PC 8 at 8-12. However, existing EGUs note that even with the fixed allocations, they will incur great costs to comply with the new Subpart W. PC 5 at 4. Namely, they will be forced to achieve great control levels due to the projected oversubscription in allowances. PC 5 at 4.

Other participants contend that the Agency's allocation system is equitable, and should be adopted by the Board, e.g., PC 5 at 3, PC 6 at 3-4. They note that the Agency developed the proposal only after extensive efforts to reach out to all interested parties, and that no stakeholder was hindered from presenting its point of view. PC 5 at 3.

The Board concludes that the allocation system proposed by the Agency is fair and reasonable. Additionally, the 5% change to 2% is consistent with the USEPA's suggested set-aside provision. Accordingly, the Board retains these provisions in today's regulations.

#### Energy Efficiency/Renewable Energy Set-Aside

The American Lung Association *et al.* (Exh. 34 at 6-7; Tr.2 at 91-93), the Environmental Law and Policy Center (PC 9), the Chicago Department of Environment (PC 10), and Enron Corp. (PC 7), each recommended that the Board provide a set-aside for energy efficiency and renewable energy measures.

The Board believes that measures to increase energy efficiency are admirable and needed. Similarly, the Board believes that reliable, cost-effective renewable energy needs to be aggressively developed. However, the Board is not convinced that the set-aside provision is an appropriate or productive method to achieve these ends, particularly in light of the limited number of emission allowances available in Illinois.

#### Charges for Allowances

Section 217.768(k) contains a provision that imposes a market-rate fee on allowances awarded to EGUs that start operations after January 1, 2004. Several participants have contended that this provision should be deleted or significantly modified, *e.g.*, Tr.2 at 17-18; PC 8 at 17.

The Agency notes that charging for allowances is allowed under Section 9.9. PC 3 at 13-14. Additionally, Section 9.9(i)(2) of the Act authorizes the Agency to disburse the proceeds of the NOx allowances sales pro-rata to the EGUs that were not given allowances from the new source set-aside. See 415 ILCS 5/9.9(i)(2) (1998 State Bar Edition, 1999 Supp.). The Board appreciates the participants' concerns regarding the fees charged for the allowances for the new source set-aside allowances. However, the Board will not deviate from the Act's provisions in this matter.

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Upon review of all the comments, the Board agrees with the basic system proposed by the Agency, and adopts it today for second notice. Today's proposal incorporates minor technical changes to the rules.

## ECONOMIC AND TECHNICAL CONSIDERATION

Section 27(a) of the Act requires that in promulgating regulations, the Board "shall take into account . . . the technical feasibility and economic reasonableness of measuring or reducing the particular type of pollution." 415 ILCS 5/27(a) (1998). Exh. 27 at 3 & 9-10; Tr.1 at 105-106 and 249-252; Tr.2 at 36; Exh. 32 at 5. The Agency used the information contained in the Alternative Control Techniques (ACT) documents<sup>13</sup> published by the USEPA as background information. Further, the Agency relied on the information contained in the USEPA's Regulatory Impact Analysis for the NOx SIP Call (63 Fed. Reg. 57,356), the proposed Federal Implementation Plan (FIP) (63 Fed. Reg. 56,394), and USEPA's proposed findings on various petitions filed under Section 126 of the CAAA (65 Fed. Reg. 2,674) to support its proposal. Exh. 27 and PC 3 at 19-20.

The USEPA's analysis of the cost impact of the NOx SIP Call on large EGUs involved the determination of the "cost effectiveness," which is measured as the cost in dollars per ton of NOx reduced, of various alternative NOx control levels. USEPA chose a NOx control level of 0.15 lbs. per mmbtu to be highly cost effective for reducing emissions from large EGUs. 63 Fed. Reg. 57,399 – 57,402. Based on this control level, the USEPA determined the average cost effectiveness for NOx control on a region wide (23 jurisdictions) basis to be \$1,468 per ton of NOx. USEPA notes that for large EGUs the average cost effectiveness of \$1,468 per ton of NOx is consistent with the range of cost effectiveness for various control measures. 63 Fed. Reg. 57,401.

Although the Agency relies on the USEPA's cost analysis to support its proposal, the Agency performed its own cost impact analysis. The Agency determined the cost effectiveness to be \$1,486 per ton of NOx. Exh. 27 at 10. In addition, the U.S. Department of Energy also made a separate analysis of the cost impact of the NOx SIP Call and found the cost effectiveness to be \$1,460 per ton of NOx. Exh. 27 at 10. All three analyses included trading in their assessments.

Ameren and Dynegy Midwest Generation expressed concerns regarding the Agency's compliance cost estimates. They assert that the costs of NOx control for their units would be much higher than the USEPA estimate. Ameren testified that it would cost Ameren \$130 million (\$8,784 per ton of NOx) to come into compliance with the proposed regulation. Tr.2 at 36 and Exh. 32 at 5. They also noted that the incremental cost of reducing NOx emissions from a control level of 0.25 lbs per mmbtu (0.25 rule) to the proposed control level of 0.15 lbs

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<sup>&</sup>lt;sup>13</sup> USEPA has published two ACT documents concerning control of NOx emissions from utility boilers and gas turbines. These documents contain detailed description of the sources of NOx emissions, various emissions control techniques and their costs.

per mmbtu would be \$100 million. Dynegy Midwest Generation also stated that the Agency has underestimated the compliance cost. They noted that the incremental cost of reducing NOx from a control level of 0.25 lbs per mmbtu to the proposed control level of 0.15 lbs per mmbtu for Dynegy Midwest Generation would be \$7,339 per ton of NOx over a five-year period or \$4,582 per ton of NOx over a ten-year period. Exh. 41 at 6-7.

The Board believes that a principle factor that should be considered in determining the economic impact of the proposed regulations is the flexibility afforded to the affected entities to participate in a trading program to determine their compliance alternatives. As the Agency notes, the USEPA determined that NOx control level of 0.15 lbs per mmbtu to be highly cost effective in the realm of a trading program. The instant regulations do not require all affected units to reduce NOx emissions by using control options. An affected unit may comply with the NOx emissions limitation either by using control options or by purchasing the necessary allowances to cover its emissions. Each affected source has to make a determination as to the compliance option based on a number of factors such as the type of boiler, existing control technology, cost of additional control, amount of emissions reductions, etc.

The Board recognizes that the cost of emissions control varies from unit to unit, as illustrated in Ameren's comments. PC 5, Attachment 2. Although the cost of achieving compliance for a specific unit may exceed the average cost effectiveness determined by USEPA, the Board believes that the economic impact of the proposed regulations must be evaluated in terms of the overall cost imposed by the trading program. Regarding the affected sources' cost estimates, the Board agrees with the Agency that the use of incremental costs between two levels of NOx control to show that the cost effectiveness of NOx control is significantly higher is inappropriate. Any comparison of compliance costs of two different control levels should consider differential costs between the two levels with respect to the base line emissions. PC 3 at 21. Moreover, the Board notes that the evaluation of even the differential costs is not relevant in this proceeding since the instant regulations address only one NOx control level (0.15 lbs per mmbtu) which the USEPA has determined to be highly cost effective.

In light of the above, the Board finds that the USEPA's determination of average cost effectiveness of \$1,468 per ton of NOx for large EGUs to be reasonable. Further, the Board finds that the proposed trading program provides flexibility to the affected sources to achieve compliance at lower costs. The Board also notes that the average cost effectiveness of NOx control for large EGUs is similar to the cost effectiveness of various VOC control measures adopted by this Board pursuant to the CAAA. In addition, the Board finds that technically feasible control technologies are available for reducing NOx emissions from large EGUs.

#### CONCLUSION

Pursuant to federal law, large EGUs in Illinois are required to significantly reduce emissions of NOx during the ozone season. Faced with this circumstance, Illinois has sought, within the parameters allowed us by federal and State law, to find an equitable and economic method of bringing about that reduction.

The Board appreciates the extensive effort undertaken by various stakeholders in this matter to inform both the Agency and us regarding their interests. We believe that the instant regulations strike an appropriate balance among these various interests, and for this reason we today adopt them.

# ORDER

The Clerk is directed to cause publication in the *Illinois Register* of the following amendments to the Board's air regulations at 35 Ill. Adm. Cope 211 and 217.

# TITLE 35: ENVIRONMENTAL PROTECTION SUBTITLE B: AIR POLLUTION CHAPTER I: POLLUTION CONTROL BOARD

# SUBCHAPTER c: EMISSION STANDARDS AND LIMITATIONS FOR STATIONARY SOURCES

# PART 211 DEFINITIONS AND GENERAL PROVISIONS

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211.1990	Enclose
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211.5450	Refinery Fuel Gas System
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211.5580	Repowering
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211.6330	Stationary Emission Source
211.6350	Stationary Emission Unit
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211.6360	Stationary Reciprocating Internal Combustion Engine
211.6370	Stationary Source
211.6390	Stationary Storage Tank
211.6400	Stencil Coat
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211.6420	Strippable Spray Booth Coating
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211.6450	Styrene Recovery Unit
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211.6850	Undertread Cementing
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AUTHORITY: Implementing Sections 9, 9.1, <u>9.9</u>, and 10 and authorized by Sections 27 and 28.5 of the Environmental Protection Act [415 ILCS 5/9, 9.1, 9.9, 10, 27 and 28.5].

Rule into Section Table

Section into Rule Table

211. Appendix A

211. Appendix B

SOURCE: Adopted as Chapter 2: Air Pollution, Rule 201: Definitions, R71-23, 4 PCB 191, filed and effective April 14, 1972; amended in R74-2 and R75-5, 32 PCB 295, at 3 Ill. Reg. 5, p. 777, effective February 3, 1979; amended in R78-3 and 4, 35 PCB 75 and 243, at 3 Ill. Reg. 30, p. 124, effective July 28, 1979; amended in R80-5, at 7 Ill. Reg. 1244, effective January 21, 1983; codified at 7 Ill. Reg. 13590; amended in R82-1 (Docket A) at 10 Ill. Reg. 12624, effective July 7, 1986; amended in R85-21(A) at 11 Ill. Reg. 11747, effective June 29, 1987; amended in R86-34 at 11 Ill. Reg. 12267, effective July 10, 1987; amended in R86-39 at 11 Ill. Reg. 20804, effective December 14, 1987; amended in R82-14 and R86-37 at 12 Ill. Reg. 787, effective December 24, 1987; amended in R86-18 at 12 III. Reg. 7284, effective April 8, 1988; amended in R86-10 at 12 Ill. Reg. 7621, effective April 11, 1988; amended in R88-23 at 13 Ill. Reg. 10862, effective June 27, 1989; amended in R89-8 at 13 Ill. Reg. 17457, effective January 1, 1990; amended in R89-16(A) at 14 Ill. Reg. 9141, effective May 23, 1990; amended in R88-30(B) at 15 III. Reg. 5223, effective March 28, 1991; amended in R88-14 at 15 Ill. Reg. 7901, effective May 14, 1991; amended in R91-10 at 15 Ill. Reg. 15564, effective October 11, 1991; amended in R91-6 at 15 Ill. Reg. 15673, effective October 14, 1991; amended in R91-22 at 16 Ill. Reg. 7656, effective May 1, 1992; amended in R91-24

at 16 Ill. Reg. 13526, effective August 24, 1992; amended in R93-9 at 17 Ill. Reg. 16504, effective September 27, 1993; amended in R93-11 at 17 Ill. Reg. 21471, effective December 7, 1993; amended in R93-14 at 18 Ill. Reg. 1253, effective January 18, 1994; amended in R94-12 at 18 Ill. Reg. 14962, effective September 21, 1994; amended in R94-14 at 18 Ill. Reg. 15744, effective October 17, 1994; amended in R94-15 at 18 Ill. Reg. 16379, effective October 25, 1994; amended in R94-16 at 18 Ill. Reg. 16929, effective November 15, 1994; amended in R94-21, R94-31 and R94-32 at 19 Ill. Reg. 6823, effective May 9, 1995; amended in R94-33 at 19 Ill. Reg. 7344, effective May 22, 1995; amended in R95-2 at 19 Ill. Reg. 11066, effective July 12, 1995; amended in R95-16 at 19 Ill. Reg. 15176, effective October 19, 1995; amended in R96-5 at 20 Ill. Reg. 7590, effective May 22, 1996; amended in R96-16 at 21 Ill. Reg. 2641, effective February 7, 1997; amended in R97-17 at 21 Ill. Reg. 6489, effective May 16, 1997; amended in R97-24 at 21 Ill. Reg. 7695, effective June 9, 1997; amended in R96-17 at 21 Ill. Reg. 7856, effective June 17, 1997; amended in R97-31 at 22 Ill. Reg. 3497, effective February 2, 1998; amended in R98-17 at 22 Ill. Reg. 11405, effective June 22, 1998; amended in R01-09 at \_\_\_\_\_\_ Ill. Reg. \_\_\_\_\_\_, effective \_\_\_\_\_\_\_.

BOARD NOTE: This Part implements the Illinois Environmental Protection Act as of July 1, 1994.

#### Section 211.102 Abbreviations and Conversion Factors

a) Abbreviations used in this Part include the following:

ASTM	American Society for Testing and Materials			
bbl	barrels (42 gallons)			
btu	British thermal units (60°F)			
btu/hr	btu per hour			
°C	degrees Celsius or centigrade			
CAAPP	Clean Air Act Permit Program			
cm	centimeters			
cu in	cubic inches			
EGU	Electrical Generating Unit			
${}^{\mathrm{o}}\mathrm{F}$	degrees Fahrenheit			
FIP	Federal Implementation Plan			
ft	feet			
$ft^2$	square feet			
ft <sup>3</sup>	cubic feet			
g	grams			
gpm	gallons per minute			
g/mole	grams per mole			
gal	gallons			
hp	horsepower			
hr	hours			
in	inch			
$^{\mathrm{o}}\mathrm{K}$	degrees Kelvin			

kcal kilocalories kg kilograms

kg/hr kilograms per hour

kPa kilopascals; one thousand newtons per square meter

kW kilowatt l liters

1/sec liters per second

lbs pounds

lbs/day pounds per day
lbs/hr pounds per hour
lbs/gal pounds per gallon
lbs/yr pounds per year
LEL lower explosive limit

m meters

m<sup>2</sup> square meters m<sup>3</sup> cubic meters mg milligrams

Mg Megagrams, metric tons or tonnes

ml milliliters min minutes MJ megajoules

mmbtu million British thermal units

mmbtu/hr million British thermal units per hour

mmHg millimeters of mercury

MTE maximum theoretical emissions

MWe megawatt of electricity

MW megawatt; one million watts

MW-hr megawatt per hour NDO natural draft opening No<sub>x</sub> nitrogen oxides

peoc potential electrical output capacity

ppm (vol) parts per million

ppmv parts per million by volume ppmvd parts per million by volume dry

psi pounds per square inch

psia pounds per square inch absolute psig pounds per square inch gauge

PTE potential to emit

RACT reasonably available control technology

scf standard cubic feet scm standard cubic meters

sec seconds

SIP State Implementation Plan TTE temporary total enclosure

sq cm square centimeters

	sq in	square inches			
	T	short ton (2,000 lbs)			
	ton	short ton (2,000 lbs)			
	TPY	tons per year			
	USEPA	United States Environmental Protection Agency			
	VOC				
	VOL	volatile organic liquids			
	VOM	volatile organic materials			
b)	The following	conversion factors have been used in this Part:			
	English	Metric			
		3.785 1			
	1,000 gal	3,785 1 or 3.785 m <sup>3</sup>			
	1 psia	3,785 1 or 3.785 m <sup>3</sup> 6.897 kPA (51.71 mmHg)			
	2.205 lbs				
	32°	0°C (273.15°K)			
	1 bbl	159.01			
	1 cu in	16.39 ml			
	1 lb/gal	119,800 mg/l			
	1 lb/mmbtu	1.548 kg/MW-hr			
	1 lb/T	0.500 kg/Mg			
	1 ton				
	1 T				
	mmbtu/hr				
(Source: Am	ended at l	Ill. Reg)			
04	70 A11-				
Section 211.4	79 Allowa	ance			
"Allowance"	means an autho	orization to emit up to one ton of NO <sub>x</sub> during the control period o			
		thereafter under 35 Ill. Adm. Code 217 and 40 CFR 96.			
(Source: Add	led at Ill.	Reg			
Section 211.1	312 Combi	ned Cycle System			
		means a system comprised of one or more combustion turbines,			
	steam generate neration or stear	ors, and steam turbines configured to improve overall efficiency of m production.			
<u> </u>		<u> </u>			
(Source: Add	led at Ill.	Reg			

# Section 211.1316 Combustion Turbine

"Combustion Turbine" means an enclosed fossil or other fuel-fired device that is comprised of
a compressor, a combustor, and a turbine, and in which the flue gas resulting from the
combustion of fuel in the combustor passes through the turbine, rotating the turbine.
(Source: Added at Ill. Reg, effective)
·
Section 211.1320 Commence Commercial Operation
For purposes of allocation of allowances as described in 35 Ill. Adm. Code 217, "commence
commercial operation" means, with regard to an EGU that serves a generator, to have begun
to produce steam, gas, or other heated medium used to generate electricity for sale or use,
including test generation. Such date shall remain the unit's date of commencement of
operation even if the EGU is subsequently modified, reconstructed or repowered.
operation even if the EGO is subsequently mounted, reconstructed of repowered.
(Course Added at III Dog effective
(Source: Added at Ill. Reg, effective)
Gti 211_1224
Section 211. 1324 Commence Operation
Francisco Callery Con Callery and Alexander 12 (1997)
For purposes of allocation of allowances as described in 35 Ill. Adm. Code 217, "commence
operation" means with regard to a stationary boiler, combustion turbine, or combined cycle
system to have begun any mechanical, chemical, or electronic process, including, start-up of
the unit's combustion chamber. Such date shall remain the unit's date of commencement of
operation even if the unit is subsequently modified, reconstructed, or repowered.
(Source: Added at Ill. Reg, effective)
Section 211.1328 Common Stack
"Common stack" means a single flue through which emissions from two or more units are
exhausted.
(Source: Added at Ill. Reg, effective)
·
Section 211.1515 Control Period
For purposes of 35 Ill. Adm. Code 217, "control period" means the period beginning May 1
of a year and ending on September 30 of the same year, inclusive, except that in 2004,
"control period" means May 31 through September 30.
control period means that of anough deptember 50.
(Source: Added at Ill. Reg. , effective )
, 011001110

# Section 211.2080 Excess Emissions

"Excess emissions" means any tonnage of NO <sub>x</sub> emitted by a NO <sub>x</sub> budget unit during a control period that exceeds the NO <sub>x</sub> allowances available for compliance deduction for the unit and for
a control period.
(Source: Added at Ill. Reg, effective)
Section 211.2420 Fossil Fuel
"Fossil fuel" means natural gas, petroleum, coal, or any form of solid, liquid, or gaseous fuel derived from such material.
(Source: Added at Ill. Reg, effective)
Section 211.2425 Fossil Fuel-Fired
"Fossil fuel-fired" means the combustion of fossil fuel, alone or in combination with any other fuel, where fossil fuel actually combusted comprises or is projected to comprise more than 50 percent of the annual heat input on a btu basis during any year.
(Source: Added at Ill. Reg, effective)
Section 211.2620 Generator
"Generator" means a device that produces electricity.
(Source: Added at Ill. Reg, effective)
Section 211.2815 Heat Input
"Heat input" means the product of the gross heating value of the fuel and the amount of fuel combusted in a combustion device. Heat input does not include the heat derived from preheated combustion air, recirculated flue gases, or exhaust from other sources.
(Source: Added at Ill. Reg, effective)
Section 211.2820 Heat Input Rate
"Heat input rate" means the amount of heat input used by a combustion device, divided by its operating time (in hrs).
(Source: Added at Ill. Reg, effective)

# Section 211.3980 Nameplate Capacity

Namepiate capacity means the maximum electrical generating output (in M we) that a
generator can sustain over a specified period of time when not restricted by seasonal or other
deratings as measured in accordance with the United States Department of Energy standards.
(Source: Added at Ill. Reg, effective)
Section 211.4960 Potential Electrical Output Capacity
"Potential electrical output capacity" means the MWe capacity rating for the units which shall
be equal to 33% of the maximum design heat input capacity of the steam generating unit.
<u> </u>
(Source: Added at Ill. Reg, effective)
·
Section 211.5580 Repowering
For purposes of 35 Ill. Adm. Code 217, Subpart W, "repowering" means the conversion or
replacement of an existing budget EGU, as identified in Appendix F, with a technology
capable of controlling NO <sub>x</sub> and other combustion emissions simultaneously with improved
boiler or generation efficiency and with waste reduction, or any other replacement generation
technology as determined by the Illinois Environmental Protection Agency. Repowering shall
be considered a control technology for purposes of 35 Ill. Adm. Code 217.
(Source: Added at Ill. Reg, effective)
TITLE 35: ENVIRONMENTAL PROTECTION
SUBTITLE B: AIR POLLUTION

SUBCHAPTER c: EMISSION STANDARDS AND LIMITATIONS FOR STATIONARY SOURCES

CHAPTER I: POLLUTION CONTROL BOARD

# PART 217 NITROGEN OXIDES EMISSIONS

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217.101	Measurement Methods
217.102	Abbreviations and Units
217.103	Definitions
217.104	Incorporations by Reference

SUBPART B: NEW FUEL COMBUSTION EMISSION SOURCES

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	SUBPART O: CHEMICAL MANUFACTURE
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ADDELIDATE	
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<b>APPENDIX</b>	F Allowances for Electrical Generating Units

<b>AUTHORITY: Implementing Sections</b>	9.9 and 10	0 and author	orized by Sect	tions 27 and 28.5 of
the Environmental Protection Act-(III.	Rev. Stat.	1981, ch.	111 ½, pars.	1010 and 1027) [415
ILCS 5/9.9, 10, 27, and 28.5].				

23, 4 PCB 19 p. 101, effec	Adopted as Chapter 2: Air Pollution, Rule 207: Nitrogen Oxides Emissions, R71-91, April 13, 1972, filed and effective April 14, 1972; amended at 2 Ill. Reg. 17, tive April 13, 1978; codified at 7 Ill. Reg. 13609; amended in R01-9 at Ill. ffective
	SUBPART A: GENERAL PROVISIONS
Section 217.	Scope and Organization
a)	This Part sets standards and limitations for emission of oxides of nitrogen from stationary sources.
b)	Permits for sources subject to this Part may be required pursuant to 35 Ill. Adm. Code 201.
c)	Notwithstanding the provisions of this Part the air quality standards contained in 35 Ill. Adm. Code 243 may not be violated.
<del>d)</del>	This Part is divided into Subparts which are grouped as follows:
	1) Subpart A: General Provisions;
	2) Subparts B-J: Fuel Combustion Sources and Incinerators;
	3) Subparts K-M: Process Emission Sources;
	4) Subparts N-End: Industry and Site-specific rules.
<u>ed)</u>	These rules have been grouped for convenience of the public; the scope of each is determined by its language and history.
(Source: Am	nended at Ill. Reg, effective)
Section 217.	Measurement Methods
Measuremen	t of nitrogen oxides shall be according to:
<u>a)</u>	The the phenol disulfonic acid method, 36 Fed. Reg. 15, 718 40 CFR 60, Appendix A, Method 7- (1999); and

<u>b</u> )	Continuous 6	Continuous emissions monitoring pursuant to 40 CFR 75 (1999); and					
<u>c)</u>				from Stationary Sources 60, Appendix A, Method 7E			
(Source:	Amended at	Ill. Reg.	, effective	)			
Section 2	17.102 Abbre	eviations and	Units				
a)	The following	The following abbreviations are used in this Part:					
	btu <u>EGU</u> kg	British thermal unit (60°F) Electrical Generating Unit kilogram					
	kg/MW-hr	•	er megawatt-hour,	usually used as an hourly emissio	n		
	lb	pound					
	NO <sub>*</sub>	Nitrogen Oxides					
	lbs/mmbtu	pounds per million btu, usually used as an hourly emission rate					
	Mg	megagram or metric tonne million British thermal units					
	mmbtu						
	mmbtu/hr	million British thermal units per hour					
	MWe	megawatt of electricity megawatt; one million watts					
	MW						
	MW-hr	megawatt-h	our				
peoc potential electrical output capacity							
	ppm	parts per m	illion				
	ppmv	parts per million by volume					
	T	English ton					
b)	The following	The following conversion factors have been used in this Part:					
	English	Metric					
	2.205 lb	1 kg					
	1 T	0.907 Mg					
	1 lb/T	0.500  kg/M	[σ				
	Mmbtu/hr	0.293 MW	·6				
	1 lb/mmbtu						
(Source:	Amended at	Ill. Reg.	, effective	)			

The following materials are incorporated by reference. These incorporations do not include any later amendments or editions.

a) The the-phenol disulfonic acid method as published in-36 Fed. Reg. 15, 718, 40 CFR 60, Appendix A, Method 7- (1999);

b) 40 CFR 96, subparts B, D, G and H (1999);

c) 40 CFR 96.1 through 96.3, 96.5 through 96.7, 96.50 through 96.54, 96.55 (a) & (b), 96.56 and 96.57 (1999); and

d) 40 CFR 72, 75 & 76 (1999).

(Source: Amended at \_\_\_\_ Ill. Reg. \_\_\_\_\_\_, effective \_\_\_\_\_\_)

SUBPART W: NOx TRADING PROGRAM FOR ELECTRICAL GENERATING UNITS

Section 217.750 Purpose

The purpose of this Subpart is to control the emissions of nitrogen oxides (NOx) during the ozone control period (May 1 through September 30 of each year, except that in 2004, "control

The purpose of this Subpart is to control the emissions of nitrogen oxides (NO<sub>x</sub>) during the ozone control period (May 1 through September 30 of each year, except that in 2004, "control period" means May 31 through September 30) from electrical generating units (EGUs) by determining source allocations and implementing the NO<sub>x</sub> Trading Program pursuant to 40 CFR 96, as authorized by Section 9.9 of the Act [415 ILCS 5/9.9].

(Source:	Added at	Ill. Reg.	, effective	

# Section 217.752 Severability

If any Section, subsection or clause of this Subpart is found invalid, such finding shall not affect the validity of this Subpart as a whole or any Section, sentence or clause not found invalid.

(Source:	Added at	Ill. Reg.	, effective	)
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#### Section 217.754 Applicability

a) The following fossil fuel-fired stationary boilers, combustion turbines or combined cycle systems are electrical generating units (EGUs) and are subject to this Subpart:

- 1) Any unit serving a generator that has a nameplate capacity greater than

  25 MWe and produces electricity for sale, excluding those units listed in Appendix D of this Part.
- Any unit with a maximum design heat input that is greater than 250 mmbtu/hr that commences operation on or after January 1, 1999, serving at any time a generator that has a nameplate capacity of 25 MWe or less and has the potential to use more than 50% of the potential electrical output capacity of the unit. Fifty percent of a unit's potential electrical output capacity shall be determined by multiplying the unit's maximum design heat input by 0.0488 MWe/mmbtu. If the size of the generator is greater than this calculated number, the unit is an EGU subject to the provisions of this Subpart.
- b) Those units that meet the above criteria and are subject to the NO<sub>x</sub> Trading Program emissions limitations contained in this Subpart are budget EGUs.
- c) Low-emitter status: Notwithstanding subsection (a) of this Section, the owner or operator of a budget EGU under subsection (a) of this Section may elect low-emitter status by obtaining a permit with federally enforceable conditions meeting the requirements of subsection (c)(1) of this Section. Starting with the effective date of such permit, the EGU shall not be a budget EGU and shall be subject only to the requirements of this subsection (c).
  - 1) For each control period under this subsection (c), the federally enforceable permit conditions must:
    - A) Restrict the EGU to burning only natural gas, fuel oil, or natural gas and fuel oil;
    - B) Limit the EGU's potential NO<sub>x</sub> mass emissions for the control period to 25 tons or less;
    - C) Restrict the EGU's operating hours during the control period to the number calculated by dividing 25 tons of potential NO<sub>x</sub> mass emissions by the EGU's maximum potential hourly NO<sub>x</sub> mass emissions;
    - D) Require that the EGU's potential NO<sub>x</sub> mass emissions be calculated by using the monitoring provisions of 40 CFR 75 or, if the EGU does not rely on these monitoring provisions, by using the applicable default rate, as follows:
      - i) Select the applicable default NO<sub>x</sub> emission rate from one of the following:

- <u>0.7 lb/mmbtu for combustion turbines burning natural gas exclusively during the control period;</u>
- 1.2 lbs/mmbtu for combustion turbines burning any fuel oil during the control period;
- 1.5 lbs/mmbtu for boilers burning natural gas exclusively during the control period; or
- 2 lbs/mmbtu for boilers burning any fuel oil during the control period.
- Multiply the default NO<sub>x</sub> emission rate under subsection ii) (c)(1)(D)(i) of this Section by the EGU's unit-specific maximum rated heat input (mmbtu), which is the higher of the manufacturer's maximum rated hourly heat input or the highest observed hourly heat input. The owner or operator of the EGU may request in the permit application required by this subsection (c) that the Agency use a lower value for the EGU's maximum rated hourly heat input. The Agency may approve such lower value if the owner or operator demonstrates that the maximum hourly heat input specified by the manufacturer or the highest observed hourly heat input, or both, are not representative. The owner or operator must also demonstrate that such lower value is representative of the EGU's current capabilities because modifications have been made to the EGU that permanently limit the EGU's capacity;
- E) Require that the owner or operator of the EGU retain for five years, at the source that includes the EGU, records demonstrating that the operating hours restriction, the fuel use restriction, and the other requirements of the permit related to these restrictions were met; and
- F) Require that the owner or operator of the EGU report to the

  Agency the EGU's hours of operation (treating any partial hour
  of operation as a whole hour of operation), heat input, and fuel
  use by type during each control period. This report shall be
  submitted by November 1 of each year the EGU elects lowemitter status.

- 2) The Agency will notify USEPA in writing of each EGU electing lowemitter status pursuant to the requirements of subsection (c)(1) of this Section and when any of the following occurs:
  - A) The permit with federally enforceable conditions that includes the restrictions in subsection (c)(1) of this Section is issued by the Agency;
  - B) Such permit is revised to remove any such restriction;
  - C) Such permit includes any such restriction that is no longer applicable; or
  - D) The EGU does not comply with any such restriction.
- The EGU shall become a budget EGU, subject to the requirements of this Subpart if, for any control period under subsection (c) of this Section, the fuel use restriction or the operating hours restriction under subsection (c)(1) of this Section is removed from the EGU's permit or otherwise becomes no longer applicable, or the EGU does not comply with the fuel use restriction or the operating hours restriction under subsection (c)(1) of this Section. Such EGU shall be treated as commencing operation and, for a unit under subsection (a)(1) of this Section, commencing commercial operation, on September 30 of the year prior to the control period for which the fuel use restriction or the operating hours restriction is no longer applicable or during which the EGU does not comply with the fuel use restriction or the operating hours restriction.
- The owner or operator of an EGU to which the Agency has ever allocated allowances may elect low-emitter status. In that case, the Agency will reduce the EGU trading budget by the number of allowances corresponding to the amount of NOx emissions the EGU is permitted to emit during the control period as set forth in the EGU's federally enforceable state operating permit.

d)	Notwithstanding the provisions in subsection (a) of this Section, sources may
	opt-in to the NO <sub>x</sub> Trading Program and will receive allowance allocations
	consistent with applicable requirements, if they meet the requirements for a
	budget opt-in unit pursuant to Sections 217.774 through 217.782 of this Part.

(Source:	Added at	Ill. Reg.	, effective	)

### Section 217.756 Compliance Requirements

# All EGUs subject to the requirements of this Subpart must comply with the following:

a) The requirements of this Subpart and 40 CFR 96 (excluding 40 CFR 96.4(b) and 96.55(c), and excluding 40 CFR 96, Subparts C, E, and I) as incorporated by reference in Section 217.104 of this Part.

# b) Permit requirements:

- 1) The owner or operator of each source with one or more budget EGUs at the source must apply for a permit issued by the Agency with federally enforceable conditions covering the NO<sub>x</sub> Trading Program ("budget permit") that complies with the requirements of Section 217.758 of this Part.
- 2) The owner or operator of each budget source and each budget EGU at the source must operate the budget EGU in compliance with such budget permit.

# c) Monitoring requirements:

- The owner or operator of each budget source and each budget EGU at the source must comply with the monitoring requirements of 40 CFR 96, subpart H. The account representative of each budget source and each budget EGU at the source must comply with those sections of the monitoring requirements of 40 CFR 96, subpart H, applicable to an account representative.
- 2) The compliance of each budget EGU with the budget emissions

  limitation under subsection (d) of this Section shall be determined by the
  emissions measurements recorded and reported in accordance with 40

  CFR 96, subpart H.

### d) NO<sub>x</sub> requirements:

1) By November 30 of each year, the allowance transfer deadline, the account representative of each budget source and each budget EGU at the source shall hold allowances available for compliance deductions under 40 CFR 96.54 in the budget EGU's compliance account or the source's overdraft account. The number of allowances held shall not be less than the budget EGU's total tons of NO<sub>x</sub> emissions for the control period, rounded to the nearest whole ton, as determined in accordance with 40 CFR 96, subpart H, plus any number necessary to account for actual

- utilization (e.g., for testing, start-up, malfunction, and shut down) under 40 CFR 96.42(e) for the control period.
- 2) Each ton of NO<sub>x</sub> emitted in excess of the number of NO<sub>x</sub> allowances held by the owner or operator for each budget EGU for each control period shall constitute a separate violation of this Part and the Act.
- A budget EGU shall be subject to the monitoring and NO<sub>x</sub> requirements 3) of subsections (c)(1) and (d)(1) of this Section starting on the later of May 31, 2004, the date on which the EGU commences OR THE FIRST DAY OF THE CONTROL SEASON SUBSEQUENT TO THE CALENDAR YEAR IN WHICH ALL OF THE OTHER STATES SUBJECT TO THE PROVISIONS OF THE NOx SIP CALL (63 Fed. Reg. 57355 (October 27, 1998)) THAT ARE LOCATED IN USEPA REGION V OR THAT ARE CONTIGUOUS TO ILLINOIS HAVE ADOPTED REGULATIONS TO IMPLEMENT NOx TRADING PROGRAMS AND OTHER REQUIRED REDUCTIONS OF NOx EMISSIONS PURSUANT TO THE NOx SIP CALL, AND SUCH REGULATIONS HAVE RECEIVED FINAL APPROVAL BY USEPA AS PART OF THE RESPECTIVE STATES' SIPS FOR OZONE, OR A FINAL FIP FOR OZONE PROMULGATED BY USEPA IS EFFECTIVE. [415 ILCS 5/9.9(f)]
- 4) Allowances shall be held in, deducted from, or transferred among allowance accounts in accordance with this Subpart and 40 CFR 96, subparts F and G, and Sections 217.774 through 217.782 of this Part.
- 5) In order to comply with the requirements of subsection (d)(1) of this Section, an allowance may not be utilized for a control period in a year prior to the year for which the allowance is allocated.
- An allowance allocated by the Agency or USEPA under the NO<sub>x</sub> Trading

  Program is a limited authorization to emit one ton of NO<sub>x</sub> in accordance
  with the NO<sub>x</sub> Trading Program. No provision of the NO<sub>x</sub> Trading

  Program, the budget permit application, the budget permit, or a retired
  unit exemption under 40 CFR 96.5, and no provision of law shall be
  construed to limit the authority of the United States or the State to
  terminate or limit this authorization.
- 7) An allowance allocated by the Agency or USEPA under the NO<sub>x</sub> Trading Program does not constitute a property right.
- 8) Upon recordation by USEPA under 40 CFR 96, subpart F or G, or

  Section 217.782 of this Part, every allocation, transfer, or deduction of
  an allowance to or from a budget EGU's compliance account or to or

from the overdraft account of the budget source where the budget EGU is located is deemed to amend automatically, and become a part of, any budget permit of the budget EGU. This automatic amendment of the budget permit shall be deemed an operation of law and will not require any further review.

- e) Recordkeeping and reporting requirements:
  - 1) Unless otherwise provided, the owner or operator of the budget source and each budget EGU at the source shall keep on site at the source each of the documents listed in subsections (e)(1)(A) through (e)(1)(D) of this Section for a period of five years from the date the document is created. This period may be extended for cause, at any time prior to the end of five years, in writing by the Agency or USEPA.
    - A) The account certificate of representation of the account representative for the source and each budget EGU at the source, all documents that demonstrate the truth of the statements in the account certificate of representation, in accordance with 40 CFR 96.13, provided that the certificate and documents must be retained on site at the source beyond such five-year period until such documents are superseded because of the submission of a new account certificate of representation changing the account representative.
    - B) All emissions monitoring information, in accordance with 40 CFR 96, subpart H, provided that to the extent that 40 CFR 96, subpart H provides for a three-year period for recordkeeping, the three-year period shall apply.
    - C) Copies of all reports, compliance certifications, and other submissions and all records made or required under the NO<sub>x</sub>

      Trading Program or documents necessary to demonstrate compliance with the requirements of the NO<sub>x</sub> Trading Program or with the requirements of this Subpart.
    - D) Copies of all documents used to complete a budget permit application and any other submission under the NO<sub>x</sub> Trading Program.
  - 2) The account representative of a budget source and each budget EGU at the source must submit to the Agency and USEPA the reports and compliance certifications required under the NO<sub>x</sub> Trading Program, including those under 40 CFR 96, subparts D and H, and Section 217.774 of this Part.

# f) Liability:

- 1) No revision of a permit for a budget EGU shall excuse any violation of the requirements of the NO<sub>x</sub> Trading Program that occurs prior to the date that the revision to such budget permit takes effect.
- 2) Each budget source and each budget EGU shall meet the requirements of the NO<sub>x</sub> Trading Program.
- 3) Any provision of the NO<sub>x</sub> Trading Program that applies to a budget source (including any provision applicable to the account representative of a budget source) shall also apply to the owner and operator of such budget source and to the owner and operator of each budget EGU at the source.
- 4) Any provision of the NO<sub>x</sub> Trading Program that applies to a budget EGU (including any provision applicable to the account representative of a budget EGU) shall also apply to the owner and operator of such budget EGU. Except with regard to the requirements applicable to budget EGUs with a common stack under 40 CFR 96, subpart H, the owner and operator and the account representative of one budget EGU shall not be liable for any violation by any other budget EGU of which they are not an owner or operator or the account representative.
- 5) The account representative of a budget EGU that has excess emissions in any control period shall surrender the allowances as required for deduction under 40 CFR 96.54(d)(1).
- 6) The owner or operator of a budget EGU that has excess emissions in any control period shall pay any fine, penalty, or assessment or comply with any other remedy imposed under 40 CFR 96.54(d)(3) and the Act.
- g) Effect on other authorities. No provision of the NO<sub>x</sub> Trading Program, a budget permit application, a budget permit, a low-emitter exemption under Section 217.754(c) of this Subpart, or a retired unit exemption under 40 CFR 96.5 shall be construed as exempting or excluding the owner and operator and, to the extent applicable, the account representative of a budget source or budget EGU, from compliance with any other regulation promulgated under the CAA, the Act, an approved State implementation plan, or a federally enforceable permit.

(Source:	Added at	Ill. Reg.	, effective	_)
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# Section 217.758 Permitting Requirements

# a) Budget permit requirements:

- Each source with a budget EGU is required to submit a complete permit application addressing all applicable NO<sub>x</sub> Trading Program requirements for a permit meeting the requirements of this Section, applicable to each budget EGU at the source. Each budget permit (including any draft or proposed budget permit, if applicable) will contain elements required for a complete budget permit application under subsection (b)(2) of this Section.
- 2) Each budget permit (including a draft or proposed budget permit, if applicable) shall contain federally enforceable conditions addressing all applicable NO<sub>x</sub> Trading Program requirements and shall be a complete and segregable portion of the source's entire permit under subsection (a)(1) of this Section.
- 3) No budget permit shall be issued, and no NO<sub>x</sub> allowance account shall be established for a budget EGU at a source, until the Agency and USEPA have received a complete account certificate of representation under 40 CFR 96, subpart B, for an account representative of the source and the budget EGU at the source.
- 4) For budget EGUs that commenced operation before November 1, 2003, and for which a CAAPP permit is not required pursuant to Section 39.5 of the Act, the owner or operator of such unit must submit a budget permit application meeting the requirements of this Section on or before November 1, 2003.
- 5) For budget EGUs that commenced operation before August 1, 2003, and for which a CAAPP permit is required pursuant to Section 39.5 of the Act, the owner or operator of such unit must submit a budget permit application meeting the requirements of this Section on or before August 1, 2003.
- 6) For budget EGUs that are subject to Section 39.5 of the Act and that commence operation on or after August 1, 2003, and for budget EGUs not subject to Section 39.5 of the Act and that commence operation on or after November 1, 2003, the owner or operator of such units must submit applications for construction and operating permits pursuant to the requirements of Sections 39 and 39.5 of the Act and 35

  Ill.Adm.Code 201 and such applications must specify that they are applying for budget permits, and must address the budget permit application requirements of this Section.

# b) Budget permit applications:

- Duty to apply. The owner or operator of any source with one or more budget EGUs shall submit to the Agency a complete budget permit application for the source under subsection (b)(2) of this Section by the applicable deadline in subsection (a)(4), (a)(5), or (a)(6) of this Section. The owner or operator of any source with one or more budget EGUs shall reapply for a budget permit for the source as required by this Subpart, 35 Ill. Adm. Code 201, and Sections 39 and 39.5 of the Act.
- 2) Information requirements for budget permit applications. A complete budget permit application shall include the following elements concerning the source for which the application is submitted:
  - A) Identification of the source, including plant name. The ORIS

    (Office of Regulatory Information Systems) or facility code
    assigned to the source by the Energy Information Administration
    shall also be included, if applicable;
  - B) Identification of each budget EGU at the source. An explanation of whether each EGU is a budget EGU under Section 217.754 or 217.774 of this Part;
  - C) The compliance requirements of Section 217.756 of this Part; and
  - D) For each opt-in unit at the source the following certification statements by the account representative:
    - i) "I certify that each unit for which this permit application is submitted under Section 217.774 of this Part is not a budget EGU under Section 217.754 of this Part and is not covered by a retired unit exemption that is in effect under 40 CFR 96.5."
    - ii) If the application is for an initial budget permit, "I certify that each unit for which this permit application is submitted under Section 217.774 of this Part, and has documented heat input for more than 876 hours in the six months immediately preceding the submission of an application for an initial budget permit under Section 217.774(d) of this Part."
- An application for a budget permit shall be treated as a modification of the EGU's existing federally enforceable permit, if such a permit has

been issued for that EGU, and shall be subject to the same procedural requirements. When the Agency issues a budget permit, it shall be incorporated into and become part of that EGU's existing federally enforceable permit.

(Source:	Added at _	Ill. Reg	, effective	·	)
Section 2	17.760	NO <sub>x</sub> Trading B	udget		
	trading bud		allowance allocations	for each control per	iod shall be
actermin	ca as ronov				
<u>a</u> )	The to	otal base EGU tra	ading budget is 30,701	tons per control per	riod subject,
	howev	ver, to the follow	ring:		
	1)	source set-aside	h 2006, 5% of this num e under Section 217.768 of 29,166 tons available	8 of this Part, result	ting in an EGU
	2)	source set-aside	ereafter, 2% of this amore, resulting in an EGU location per control per	trading budget of 30	
<u>b)</u>	alloca EGUs	tion in subsection	st the total base EGU to n (a) of this Section to the exempt pursuant to the of this Part.	remove allowances	from budget
<u>c)</u>		EPA adjusts the tdjust the budget j	total base EGU trading pro rata.	budget for any reas	son, the Agency
(Source:	Added at _	Ill. Reg	, effective		)
Section 2	17.762	Methodology for Generating Uni	or Calculating NOx Allo	ocations for Budget	Electrical
		r calculating the a ates and heat inp	allowances to be allocauts:	ted to budget EGUs	s is based on the
<u>a)</u>	The a	pplicable NOx en	nission rates are as follo	OWS:	
	1)	For budget EG	Us listed in Appendix I	F: 0.15 lb/mmbtu.	

- 2) For budget EGUs not listed in Appendix F: The more stringent of 0.15 lb/mmbtu or the permitted NO<sub>x</sub> emission rate, but not less than 0.055 lb/mmbtu.
- b) Heat input (HI) (in mmbtu/control period) is determined as follows:
  - 1) The budget EGU's two highest heat inputs from the control periods four to six years prior to the year for which the allocation is being made are averaged. However, for a budget EGU that did not commence commercial operation at least six years prior to the control period for which the allocation is being made, the heat inputs for the following control periods shall be used:
    - A) If the budget EGU has heat input for the control period four years prior to the year for which the NO<sub>x</sub> allocation is being made, but not for the control periods five and six years prior, the heat input for that control period four years prior shall be used; or
    - B) If the budget EGU has heat inputs for the control periods four and five years prior to the year for which the NO<sub>x</sub> allocation is being made, but not for the control period six years prior, the heat input for the control periods four and five years prior shall be averaged.
  - 2) The budget EGU's heat input in subsection (b)(1) of this Section for the control period in each year will be determined in accordance with:
    - A) 40 CFR 75, as incorporated by reference in Section 217.104 of this Part, if the budget EGU was otherwise subject to its requirements for the year; or
    - B) The best available data reported to the Agency for the budget

      EGU if the budget EGU was not subject to the requirements of 40

      CFR 75, for the year.
- c) The general equation for determining allowances is:

$$A = \frac{HI \times ER}{2000}$$

 $\frac{\text{HI} = \text{heat input (in mmbtu/control period) as determined in Section}}{217.762(b) \text{ of this Part.}}$ 

 $ER = The NO_x$  emission rate in lbs/mmbtu as determined in Section 217.762(a) of this Part.

	A = allowances of NOx/control period.	
(Source: Added at _	Ill. Reg, effective	)
Section 217 764	NO. Allocations for Rudget EGUs	

For each control period, the Agency will allocate the total number of NO<sub>x</sub> allowances in the trading budget apportioned to budget EGUs under Section 217.760 of this Part. These allocations will be issued as provided in subsections (a) through (f) of this Section and Section 217.768 for this Part of new sources. Specifically:

- a) In 2004, 2005, and 2006 (or the first three years of the program):
  - The Agency will allocate to each budget EGU that is listed in Appendix

    F of this Part the number of allowances listed in Column 7 of Appendix

    F of this Part for that budget EGU, as well as any allowances that are not allocated from the new source set-aside to budget EGUs in subsection

    (a)(2) of this Section. Any such allowances from the new source set-aside will be allocated to budget EGUs listed in Appendix F of this Part pursuant to 217.768(j) of this Part.
  - 2) The Agency will allocate allowances from the new source set-aside to budget EGUs that commenced commercial operation on or after January 1, 1995, pursuant to Section 217.768 of this Part.
  - 3) The Agency will report these allocations to USEPA at the time it submits the SIP.
- b) In 2007 (or the fourth year of the program):
  - The Agency will allocate to each budget EGU that is listed in Appendix

    F of this Part the number of allowances listed in Column 8 of Appendix

    F for that budget EGU, and any allowances that are not allocated to

    budget EGUs under subsection (b)(2) of this Section will be allocated as

    provided in subsection (b)(4) of this Section.
  - 2) The Agency will apportion to each budget EGU that commenced commercial operation on or after January 1, 1995, and before May 1, 2003, allowances as calculated in the following equation:

$$A = \frac{0.80 \times (HI \times ER)}{2000}$$

- <u>HI = heat input (in mmbtu/control period) as determined</u> in Section 217.762(b) of this Part.
- $ER = the NO_x emission rate in lbs/mmbtu, as determined in Section 217.762(a)(2) of this Part.$
- $A = allowances of NO_x/control period.$
- 3) Notwithstanding subsection (b)(2) of this Section, if the total number of allowances determined by subsection (b)(2) of this Section is more than 6,017, which is the number of allowances remaining in the trading budget after allocations have been made to budget EGUs in subsection (b)(1) of this Section, the Agency will prorate the number of NO<sub>x</sub> allowances available to budget EGUs pursuant to the criteria in subsection (b)(2) of this Section so that the total number of allowances allocated to these budget EGUs does not exceed 6, 017.
- 4) If the total number of allowances allocated pursuant to subsection (b)(2) of this Section is less than 6,017, which is the number of allowances remaining in the trading budget after allocations have been made to budget EGUs in subsection (b)(1) of this Section, the Agency will allocate the remaining allowances to budget EGUs as follows:
  - A) For budget EGUs in subsection (b)(1) of this Section, the pro-rata allocation shall be determined by the heat input calculated pursuant to Section 217.762(b) of this Part, multiplied by the emission rate in Section 217.762(a)(1) of this Part.
  - B) For budget EGUs in subsection (b)(2) of this Section, the pro-rata allocation shall be determined by the heat input calculated pursuant to Section 217.762(b) of this Part, multiplied by the emission rate in Section 217.762(a)(2) of this Part.
- 5) The Agency will allocate allowances from the new source set-aside, pursuant to Section 217.768 of this Part, to budget EGUs that commenced commercial operation after May 1, 2003 and that have not operated for the full 2003 control period.

- 6) The Agency will report these allocations to USEPA by April 1, 2004, except for allocations from the new source set-aside, which the Agency will report by May 1, 2007.
- c) In 2008 (or the fifth year of the program):
  - The Agency will allocate to each budget EGU that is listed in Appendix

    F of this Part the number of allowances listed in Column 8 of Appendix

    F for that budget EGU, and any allowances that are not allocated to

    budget EGUs under subsection (b)(2) of this Section will be allocated as

    provided in subsection (b)(4) of this Section.
  - 2) The Agency will apportion to each budget EGU that commenced commercial operation on or after January 1, 1995, and before May 1, 2004, allowances as calculated in the following equation:

$$A = \frac{0.80 \times (HI \times ER)}{2000}$$

- HI = heat input (in mmbtu/control period) as determined in Section 217.762(b) of this Part.
- $ER = the NO_x emission rate in lbs/mmbtu, as determined in Section 217.762(a)(2) of this Part.$
- $A = allowances of NO_x/control period.$
- 3) Notwithstanding subsection (c)(2) of this Section, if the total number of allowances determined by subsection (c)(2) of this Section is more than 6,017, which is the number of allowances remaining in the trading budget after allocations have been made to budget EGUs in subsection (c)(1) of this Section, the Agency will prorate the number of NO<sub>x</sub> allowances available to budget EGUs pursuant to the criteria in subsection (c)(2) of this Section so that the total number of allowances allocated to these budget EGUs does not exceed 6,017.
- 4) If the total number of allowances allocated pursuant to subsection (c)(2) of this Section is less than 6,017, which is the number of allowances remaining in the trading budget after allocations have been made to budget EGUs in subsection (c)(1) of this Section, the Agency will allocate the remaining allowances to budget EGUs as follows:

- A) For budget EGUs in subsection (c)(1) of this Section, the pro-rata allocation shall be determined by the heat input calculated pursuant to Section 217.762(b) of this Part, multiplied by the emission rate in Section 217.762(a)(1) of this Part.
- B) For budget EGUs in subsection (c)(2) of this Section, the pro-rata allocation shall be determined by the heat input calculated pursuant to Section 217.762(b) of this Part, multiplied by the emission rate in Section 217.762(a)(2) of this Part.
- 5) The Agency will allocate allowances from the new source set-aside, pursuant to Section 217.768 of this Part, to budget EGUs that commenced commercial operation after May 1, 2004 and that have not operated for the full 2004 control period.
- 6) The Agency will report these allocations to USEPA by April 1, 2005, except for allocations from the new source set-aside, which the Agency will report by May 1, 2008.
- d) In 2009 (or the sixth year of the program):
  - The Agency will allocate to each budget EGU that is listed in Appendix

    F of this Part the number of allowances listed in Column 9 of Appendix

    F for that budget EGU and any allowances that are not allocated to budget EGUs under subsection (d)(2) of this Section will be allocated as provided in subsection (d)(4) of this Section.
  - 2) The Agency will apportion to each budget EGU that commenced commercial operation on or after January 1, 1995, and before May 1, 2005, allowances calculated in the following equation:

$$A = \frac{0.50 \times (HI \times ER)}{2000}$$

- HI = heat input (in mmbtu/control period) as determined in Section 217.762(b) of this Part.
- ER = the NO<sub>x</sub> emission rate in lbs/mmbtu, as determined in Section 217.762(a)(2) of this Part.
- $A = allowances of NO_x/control period.$

- 3) Notwithstanding subsection (d)(2) of this Section, if the total number of allowances determined by subsection (d)(2) of this Section is more than 15,043, which is the number of allowances remaining in the trading budget after allocations have been made to budget EGUs in subsection (d)(1) of this Section, the Agency will prorate the total number of NO<sub>x</sub> allowances available to budget EGUs that received allowances pursuant to the criteria in subsection (d)(2) of this Section so that the total number of allowances allocated to these budget EGUs does not exceed 15,043.
- 4) If the total number of allowances allocated pursuant to subsection (d)(2) of this Section is less than 15,043, which is the number of allowances remaining in the trading budget after allocations have been made to budget EGUs in subsection (d)(1) of this Section, the Agency will allocate the remaining allowances to budget EGUs as follows:
  - A) For budget EGUs in subsection (d)(1) of this Section, the pro rata allocation shall be determined by the heat input calculated pursuant to Section 217.762(b) of this Part, multiplied by the emission rate in Section 217.762(a)(1) of this Part.
  - B) For budget EGUs in subsection (d)(2) of this Section, the pro-rata allocation shall be determined by the heat input calculated pursuant to Section 217.762(b) of this Part, multiplied by the emission rate in Section 217.762(a)(2) of this Part.
- 5) The Agency will allocate allowances from the new source set-aside, pursuant to Section 217.768 of this Part, to budget EGUs that commenced commercial operation after May 1, 2005 and that have not operated for the full 2005 control period.
- As of April 30, 2009, if the number of allowances in the new source setaside exceeds 3% of the total number of tons of NO<sub>x</sub> emissions in the trading budget apportioned to budget EGUs as determined pursuant to Section 217.768(i) and (j) of this Part, the number of allowances above 3% will be allocated to budget EGUs receiving allowances pursuant to this subsection (d).
- 7) The Agency will report these allocations to USEPA by April 1, 2006, except for allocations from the new source set-aside, which the Agency will report by May 1, 2009.
- e) In 2010 (or the seventh year of the program):
  - 1) The Agency will allocate to each budget EGU that is listed in Appendix F of this Part the number of allowances listed in Column 9 of Appendix

F for that budget EGU and any allowances that are not allocated to budget EGUs under subsection (e)(2) of this Section as provided in subsection (e)(4) of this Section.

2) The Agency will assign to each budget EGU that commenced commercial operation on or after January 1, 1995, and before May 1, 2006, allowances as calculated in the following equation:

$$A = \frac{0.50 \times (HI \times ER)}{2000}$$

# Where:

HI = heat input (in mmbtu/control period) as determined in Section 217.762(b) of this Part.

ER = the NO<sub>x</sub> emission rate in lbs/mmbtu, as determined in Section 217.762(a)(2) of this Part.

 $A = allowances of NO_x/control period.$ 

- 3) Notwithstanding subsection (e)(2) of this Section, if the total number of allowances determined by subsection (e)(2) of this Section is more than 15,043, which is the number of allowances remaining in the trading budget after allocations have been made to budget EGUs in subsection (e)(1) of this Section, the Agency will prorate the total number of NO<sub>x</sub> allowances allocated to budget EGUs that received allowances pursuant to the criteria in subsection (e)(2) of this Section so that the total number of allowances allocated to these budget EGUs does not exceed 15,043.
- 4) If the total number of allowances allocated pursuant to subsection (e)(2)
  of this Section is less than 15,043, which is the number of allowances
  remaining in the trading budget after allocations have been made to
  budget EGUs in subsection (e)(1) of this Section, the Agency will
  allocate the remaining allowances to budget EGUs as follows:
  - A) For budget EGUs in subsection (e)(1) of this Section, the pro-rata allocation shall be determined by the heat input calculated pursuant to Section 217.762(b) of this Part, multiplied by the emission rate in Section 217.762(a)(1) of this Part.
  - B) For budget EGUs in subsection (e)(2) of this Section, the pro-rata allocation shall be determined by the heat input calculated

- pursuant to Section 217.762(b) of this Part, multiplied by the emission rate in Section 217.762(a)(2) of this Part.
- 5) The Agency will allocate allowances from the new source set-aside, pursuant to Section 217.768 of this Part, to budget EGUs that commenced commercial operation after May 1, 2006 and that have not operated for the full 2006 control period.
- As of April 30, 2010, if the number of allowances in the new source setaside exceeds 3% of the total number of tons of NO<sub>x</sub> emissions in the trading budget apportioned to budget EGUs as determined pursuant to Section 217.768(i) and (j) of this Part, the number of allowances above 3% will be allocated to budget EGUs receiving allowances pursuant to this subsection (e).
- 7) The Agency will report these allocations to USEPA by April 1, 2007, except for allocations from the new source set-aside, which the Agency will report by May 1, 2010.
- f) In 2011 (or the eighth year) of the program and annually thereafter:
  - 1) The Agency will apportion the available NO<sub>x</sub> allowances to each budget EGU based on its heat input determined in Section 217.762(b) of this Part, multiplied by:
    - A) For budget EGUs that commenced commercial operation prior to January 1, 1995, the NO<sub>x</sub> emission rate determined in Section 217.762(a)(1) of this Part.
    - B) For budget EGUs that commenced commercial operation on or after January 1, 1995, the NO<sub>x</sub> emission rate determined in Section 217.762(a)(2) of this Part.
  - 2) The Agency will allocate allowances from the new source set-aside, pursuant to Section 217.768 of this Part, to budget EGUs that commenced commercial operation after the control period four years prior to the year in which allocations are made and that have not operated for the full control period four years prior to the year in which the allocations are being made.
  - 3) As of April 30, 2011, if the number of allowances in the new source setaside exceeds 3% of the total number of tons of NO<sub>x</sub> emissions in the trading budget apportioned to budget EGUs as determined pursuant to Section 217.768(e) and (f) of this Part, the number of allowances above

- 3% will be allocated to budget EGUs receiving allowances pursuant to this subsection (f).
- 4) The Agency will report these allocations to USEPA by April 1 of each year that is three years prior to the year in which the allocations are being made, except for allocations from the new source set-aside, which the Agency will report by May 1 of each year in which the allocations are being made.

BOARD NOTE: Because of litigation involving the NO<sub>x</sub> SIP Call, Michigan v. EPA, No. 98-1497, 2000 WL 180650 (D.C. Cir. March 3, 2000), the years defining the control periods may change. Should this occur, the dates set forth under each year will be considered to adjust correspondingly.

(Source:	Added at	Ill. Reg.	, effective	
		-		

Section 217.768 New Source Set-Asides for "New" Budget EGUs

- a) "New" budget EGUs
  - 1) A "new" budget EGU is one that commenced commercial operation on or after January 1, 1995, and does not receive allowances pursuant to Section 217.764 of this Part.
  - 2) "New" budget EGUs must have an allowance for every ton of NO<sub>x</sub> emitted during the control period as provided in Section 217.756(d) of this Part.
  - 3) A "new"budget EGU may request from the Agency a number of allowances that is not more than the number of allowances for which it is eligible, as determined in subsection (e) of this Section.
- b) The Agency shall apportion allowances from the new source set-aside as follows:
  - 1) For 2004, 2005, and 2006, to budget EGUs that commenced commercial operation on or after January 1, 1995; and
  - 2) For 2007 and thereafter, to budget EGUs that have not operated the full control period four years prior to the control period for which the allocation is being made.
- c) The Agency will establish a new source set-aside for each control period. Each new source set-aside will be allocated allowances equal to:

- 1) 5% of the EGU trading budget in 2004, 2005, and 2006, which is 1,535 allowances, subject to adjustment to reflect additions or deletions to the EGU trading budget;
- 2% of the EGU of the trading budget in 2007 and thereafter, which is
   614 allowances, subject to adjustment to reflect additions or deletions to the EGU trading budget.
- As of April 30 of the applicable year, beginning in 2009 and thereafter, if the number of allowances in the new source set-aside is greater than or equal to 3% of the total number of tons of NO<sub>x</sub> emissions in the trading budget apportioned to budget EGUs, which is 921 allowances, subject to adjustment to reflect additions or deletions to the EGU trading budget, pursuant to subsections (i) and (j) of this Section, the number of allowances above 3% will be allocated to budget EGUs receiving allowances pursuant to Section 217.764 of this Part. These allowances shall be allocated on a pro-rata basis.
- d) The account representative of a "new" budget EGU under subsection (a) of this Section may obtain allowances from the new source set-aside by submitting to the Agency a request, in writing or in a format specified by the Agency, to be allocated allowances for the current control period from the new source set-aside. The allocation request for each applicable control period must be submitted after the date on which the Agency issues a construction permit to the budget EGU and before March 1 of the control period for which the allocation is requested.
- e) In an allocation request under subsection (d) of this Section, the account representative may request allowances for a control period in a number that does not exceed the projected heat input in mmbtu during the applicable control period multiplied by the more stringent of 0.15 lb/mmbtu or the permitted emission rate, but no more stringent than 0.055 lb/mmbtu. The projected heat input shall be determined as set forth below, divided by 2000 lbs/ton:
  - 1) For "new" budget EGUs that have heat input from at least three control periods prior to the allocation year, the average of the budget EGU's two highest seasonal heat inputs from the control periods one to three years prior to the allocation year;
  - 2) For "new" budget EGUs that have heat input from only two control periods prior to the allocation year, the average of the budget EGU's seasonal heat inputs from the control periods one and two years prior to the allocation year;

- 3) For "new" budget EGUs that have seasonal heat input from only the control period prior to the allocation year, the heat input from that control period; or
- 4) For "new" budget EGUs that have commenced commercial operation but have not operated for at least 77 days of the control period prior to the allocation year, the budget EGU's maximum design heat input for the control period as designated in the construction permit.
- f) Beginning in 2007, the Agency will review and allocate allowances pursuant to each allocation request, contingent upon receiving payment pursuant to subsection (k) of this Section, by April 15 of the applicable year, as follows:
  - 1) Upon receipt of the allocation request, the Agency will determine
    whether the request is consistent with the requirements of subsections (d)
    and (e) of this Section and will make any necessary adjustments to the
    request to ensure that the control period and the number of allowances
    requested are consistent with those requirements of subsections (d) and
    (e) of this Section.
  - 2) If the new source set-aside for the control period for which allowances are requested has a number of allowances greater than or equal to the total number requested by all "new" budget EGUs, the Agency will allocate the number of allowances requested to the "new" budget EGUs.
  - 3) If the new source set-aside for the control period for which allowances are requested has a number of allowances less than the total number of allowances requested by all "new" budget EGUs, the Agency will allocate the available allowances to the "new" budget EGUs on a prorata basis, based on the number of allowances requested.
- January 1, 1995, but prior to January 1, 2004, the Agency will notify the account representative of the number of allowances that have been allocated to the "new" budget EGU by March 30 of the applicable year. There will be no charge for allowances received under this subsection.
- h) For "new" budget EGUs that commenced commercial operation on or after

  January 1, 2004, the Agency will notify by March 30 of the applicable year the
  account representative of the number of allowances that are eligible for purchase
  for the "new" budget EGU pursuant to the requirements of subsection (k) of this
  Section. If the Agency does not receive payment by April 15 of the applicable
  year, the account representative will forfeit his/her eligibility to purchase the
  allowances offered. The Agency will make available for purchase those
  forfeited allowances on a pro-rata basis to "new" budget EGUs that received

- allocations pursuant to subsection (f)(2) of this Section, up to the number of allowances requested by each account representative. Such additional allocations are subject to the purchase requirements of subsection (k) of this Section, to the extent applicable.
- i) For "new" budget EGUs that have commenced commercial operation but have operated for 76 or fewer days of the control period in 2003, USEPA will deduct allowances to account for the actual utilization of the EGU during the 2004 control period consistent with the provisions of 40 CFR 96.42(e). Any allowances allocated by the Agency for such "new" budget EGUs that are not used for compliance during the 2004 control period shall be returned to the Agency's new source set-aside account.
- j) For the years 2004, 2005, and 2006, any allowances that are not allocated pursuant to subsections (g), (h) and (i) of this Section will be allocated on a prorata basis to the budget EGUs listed in Appendix F of this Part. There will be no charge for allowances received under this subsection.
- k) Fees for new source set-aside allowances:
  - 1) "New" budget EGUs that commence commercial operation on or after January 1, 2004, that obtain allowances allocated from the new source set-aside shall pay for such allocations pursuant to Section 9.9 of the Act.
  - 2) The price of allowances from the new source set-aside shall be:
    - A) The average price at which NO<sub>x</sub> allowances are traded in the interstate NO<sub>x</sub> Trading Program for the preceding control period; and
    - B) For 2004 only, the price shall be the average price at which NO<sub>x</sub> allowances were traded in 2003 in the Ozone Transport Region.
  - The fees collected by the Agency from the sale of allowances will be distributed pro-rata to budget EGUs receiving allowances pursuant to Section 217.764 of this Part on the basis of allocated allowances subject to Agency administrative costs assessed pursuant to Section 9.9 of the Act.
- l) A "new" budget EGU will become an existing budget EGU and will receive allowances pursuant to the requirements of Section 217.764 of this Part, as follows:

- 1) For a budget EGU that commences commercial operation between and including January 1, 1995, and April 30, 2003, the budget EGU will be allocated allowances in 2004 for the 2007 control period and will become an existing budget EGU on May 1, 2007.
- 2) For a budget EGU that commences commercial operation after April 30, 2003, the budget EGU will become an existing budget EGU in the control period for which it receives an allocation pursuant to Section 217.764 of this Part. It will be considered a "new" budget EGU and will receive its allowances from the new source set-aside in the intervening years from start-up until it receives allocations pursuant to Section 217.764 of this Part.

BOARD	NOTE:	Because of litigation	involving the NOx SI	P Call, Michigan v.	EPA, No. 98-
1497 200	00 WL 18	0650 (D.C. Cir. Mar	ch 3, 2000), the year	rs defining the contro	l periods may
change.	Should th	is occur, other dates	in this Section will be	e considered to adjust	as necessary.
(Source:	Added a	t Ill. Reg.	, effective	)	

Section 217.770 Early Reduction Credits for Budget EGUs

If a budget EGU reduces its NO<sub>x</sub> emission rate as required by the applicable provisions of subsection (c) of this Section in the 2001, 2002, or 2003 control period, for use in the 2004 control period, or later control periods authorized by USEPA, the account representative may request early reduction credits (ERCs) for such reductions, and the Agency will allocate ERCs to the budget EGU in accordance with the following:

- a) Each budget EGU for which the account representative requests any ERCs under subsection (d) of this Section shall monitor NOx emissions in accordance with 40 CFR 96, subpart H, as incorporated by reference in Section 217.104 of this Part, starting with the control period prior to the control period for which ERCs will first be requested and for each control period for which ERCs will be requested. For example, if ERCs are requested for reductions made in the 2001 control period, the budget EGU must have implemented the applicable monitoring for the 2000 control period. The unit's monitoring system availability shall be not less than 90 % during the control period prior to the control period in which the NOx emissions reduction is made and the unit must be in compliance with any applicable State or federal emissions or emissions-related requirements.
- b) The NO<sub>x</sub> emission rate and heat input under subsections (c) through (e) of this Section shall be determined in accordance with 40 CFR 96, subpart H.

- c) Each budget EGU for which ERCs are requested under subsection (d) of this

  Section must have reduced its NO<sub>x</sub> emission rate for each control period for which ERCs are requested, as follows:
  - 1) For budget EGUs subject to the requirements of Title IV of the CAA and not included in a NO<sub>x</sub> averaging plan pursuant to 40 CFR 72 and 76, as incorporated by reference in Section 217.104 of this Part, at least 30% less than the NO<sub>x</sub> emission rate specified in the applicable Title IV permit or other applicable federally enforceable permit.
  - 2) For budget EGUs subject to the requirements of Title IV of the CAA and included in a NO<sub>x</sub> averaging plan pursuant to 40 CFR 72 and 76, at least 30% less than the annual emission rate required in the NO<sub>x</sub> averaging plan in the applicable Title IV permit or other applicable federally enforceable permit.
  - 3) For budget EGUs not subject to the requirements of Title IV of the CAA, at least 30% less than the actual NO<sub>x</sub> emissions rate (lbs/mmbtu) for the 2000 control period.
- d) The account representative of a budget EGU that meets the requirements of subsections (a) through (c) of this Section may submit to the Agency a request for ERCs for a EGU based on NO<sub>x</sub> emission rate reductions made by the EGU in control periods 2001, 2002, and 2003, in accordance with subsection (c) of this Section.
  - The number of ERCs for any applicable control period shall be an amount equal to the unit's heat input for such control period multiplied by the difference between the EGU's NO<sub>x</sub> emission rate (meeting the requirements of subsection (c) of this Section for the applicable control period) and the EGU's actual NO<sub>x</sub> emission rate for the applicable control period, divided by 2000 lbs/ton, and rounded to the nearest ton.
  - 2) Upon request of the account representative, the ERC allowance allocation for a particular EGU may be deposited in the source's general account rather than in the unit's compliance account.
  - The early reduction request must be submitted in a format specified by the Agency by:
    - A) November 1, 2001, for reductions made in the 2001 control period;
    - B) November 1, 2002, for reductions made in the 2002 control period; and

- C) November 1, 2003, for reductions made in the 2003 control period.
- e) In the event that the date for implementing the NO<sub>x</sub> SIP Call, May 31, 2004, is delayed, the early reduction request must be submitted in accordance with any rulemaking or guidance by USEPA on the distribution of the Compliance Supplement Pool under the NO<sub>x</sub> SIP Call (63 Fed. Reg. 57356).
- f) The Agency will allocate ERCs to the budget EGUs meeting the requirements of subsections (a) through (c) of this Section and covered by ERC requests meeting the requirements of subsection (d) of this Section in accordance with the following procedures:
  - 1) Upon receipt of each ERC request, the Agency will accept the request only if the requirements of subsections (a) through (d) of this Section are met and will make any necessary adjustment to the request to ensure that the amount of the ERCs requested meets the requirements of subsections (b) through (d) of this Section;
  - 2) The Agency shall allocate at least 15,261 ERCs over three years, as follows:
    - A) If USEPA has approved this Subpart as a SIP revision, not more than one-half of the total ERC allowances for reductions made in the control period in 2001;
    - B) Not more than one-half of the total ERC allowances for reductions made in the control period in 2002; and
    - C) Any ERC allowances not allocated pursuant to subsection (f)(2)(A) or (B) of this Section, for reductions made in the control period in 2003.
  - 3) If the number of ERC allowances requested for a reduction achieved in the control period in 2003 is less than or equal to the number of ERC allowances designated for that control period in subsection (f)(2)(A) of this Section, the Agency will allocate to each budget EGU one allowance for each accepted ERC request;
  - 4) If the number of ERC allowances requested for a reduction achieved in the control period in 2003 is greater than the number of ERC allowances designated for that control period in subsection (f)(2)(A) of this Section, the Agency will allocate to each budget EGU allowances for accepted requests on a pro-rata basis.

- g) The Agency will notify the account representative submitting an ERC request for the subsequent control period of the number of ERC allowances that will be allocated to each budget EGU for that control period as follows:
  - 1) By March 1, 2002, for ERCs requested for and earned in the 2001 control period;
  - 2) By March 1, 2003, for ERCs requested for and earned in the 2002 control period; and
  - 3) By March 1, 2004, for ERCs requested for and earned in the 2003 control period.
- h) By May 1, 2004, the Agency will submit to USEPA the ERC allocations made by the Agency under this Section. USEPA will record such allocations to the extent that they are consistent with the requirements of this Section.
- i) ERC allowances recorded under subsection (h) of this Section may be deducted for compliance under 40 CFR 96.54, as incorporated by reference in Section 217.104 of this Part, for the control period in 2004 or such additional control periods as may be specified by USEPA. Notwithstanding 40 CFR 96.55(a), USEPA will deduct as retired any ERC allowances that are not deducted for compliance in accordance with 40 CFR 96.54 for the control period in 2004.
- j) ERC allowances are treated as banked allowances in 2004 for the purposes of 40 CFR 96.55(a) and (b).

(Source: Added a	it Ill. Reg	, effective	)
Section 217.774	Opt-In Units		

- a) Any operating fossil fuel-fired stationary boiler, combustion turbine, combined cycle system, cement kiln or stationary internal combustion engine in the State may qualify under this Subpart to become a budget opt-in unit if it:
  - 1) Is not a budget EGU under Section 217.754 of this Part;
  - 2) Vents all of its emissions to a stack;
  - 3) Has documented heat input for more than 876 hours in the six months immediately preceding the submission of an application for an initial budget permit under subsection (d) of this Section;
  - 4) Is not covered by a retired unit exemption under 40 CFR 96.5;

- 5) Is not covered by the low-emitter exemption under Section 217.754(c) of this Part; and
- 6) Is not located at a source listed in Appendix D of this Part.
- b) Except as otherwise provided in this Part, a budget opt-in unit shall be treated as a budget EGU for purposes of applying this Subpart and 40 CFR 96.
- c) Authorized account representative:
  - 1) If an opt-in unit is located at the same source as one or more budget EGUs, it shall have the same account representative as those budget EGUs.
  - 2) If the opt-in unit is not located at the same source as one or more budget EGUs, the owner or operator of the opt-in unit shall submit a complete account certificate of representation under 40 CFR 96.13.
- d) To apply for a budget permit, the account representative of a unit meeting the qualifications of subsection (a) of this Section must, except as provided under Section 217.778(f) of this Part, submit to the Agency:
  - 1) A budget permit application for the unit that:
    - A) Meets the requirements under Section 217.758 of this Part; and
    - B) Contains provisions for a change in the regulatory status of the unit to a budget opt-in unit under Section 217.754 of this Part pursuant to the provisions of Section 217.780(b) of this Part.
  - 2) A monitoring plan for the unit in accordance with 40 CFR 96, subpart H.

(Source:	Added at	Ill. Reg.	, effective	

Section 217.776 Opt-In Process

The owner or operator of a unit meeting the qualifications of Section 217.774(a) of this Part may submit an application for a budget permit for a budget opt-in unit under Section 217.774(d) of this Part. The Agency will issue or deny a budget permit for such opt-in unit in accordance with Section 217.758 of this Part and the following:

a) The Agency will determine, on an interim basis, the sufficiency of the monitoring plan accompanying the initial application for a budget permit for an

- opt-in unit. A monitoring plan is sufficient, for purposes of interim review, if the plan contains information demonstrating that the NO<sub>x</sub> emission rate and heat input of the unit are monitored and reported in accordance with 40 CFR 96, subpart H. A determination of sufficiency shall not be construed as acceptance or approval of that unit's monitoring plan.
- b) If the Agency determines that the unit's monitoring plan is sufficient under subsection (a) of this Section and after completion of the monitoring system certification under 40 CFR 96, subpart H, the NO<sub>x</sub> emission rate and the heat input of the unit shall be monitored and reported in accordance with 40 CFR 96, subpart H, for one full control period during which the monitoring system availability is not less than 90 % and during which the unit is in full compliance with any applicable State or federal emissions or emissions-related requirements.
- c) Based on the information monitored and reported under subsection (b) of this Section, the unit's baseline heat rate shall be calculated as the unit's total heat input (in mmbtu) for the control period and the unit's baseline NOx emission rate shall be calculated as the unit's total NOx emissions (in lbs) for the control period divided by the unit's baseline heat rate.

(Source: Added	l at Ill. Reg	, effective	)
Section 217.778	Budget Opt-In U	Inits: Withdrawal from I	NO <sub>x</sub> Trading Program

- a) Requesting withdrawal. To withdraw from the NO<sub>x</sub> Trading Program, the account representative of a budget opt-in unit shall submit to the Agency a request to withdraw from the NO<sub>x</sub> Trading Program and to withdraw the budget permit effective as of a specified date between (and not including) September 30 and May 1. The submission shall be made no later than 90 days prior to the requested effective date of withdrawal.
- b) Conditions for withdrawal.
  - 1) Before a budget opt-in unit may withdraw from the NO<sub>x</sub> Trading

    Program and the budget permit may be withdrawn under this Section, the following conditions must be met:
    - A) For the control period immediately before the withdrawal is to be effective, the account representative must submit to the Agency an annual compliance certification report in accordance with 40 CFR 96.30.
    - B) If the budget opt-in unit has excess emissions for the control period immediately before the withdrawal is to be effective,

USEPA has deducted from the budget opt-in unit's compliance account, or the overdraft account of the NO<sub>x</sub> budget source where the budget opt-in unit is located, the number of allowances required in accordance with 40 CFR 96.54(d) for the control period.

- 2) After the requirements for withdrawal under subsection (b)(1) of this

  Section are met, USEPA will deduct from the opt-in unit's compliance
  account, or the overdraft account of the budget source where the budget
  opt-in unit is located, allowances equal in number to any allowances
  allocated to that unit under Section 217.782 of this Part for the same or
  earlier control period for which the withdrawal is to be effective.
  USEPA will close the budget opt-in unit's compliance account and will
  establish, and transfer any remaining allowances to, a new general
  account for the owners and operators of the opt-in unit. The account
  representative for the budget opt-in unit shall become the account
  representative for the general account.
- c) A budget opt-in unit that withdraws from the NO<sub>x</sub> Trading Program shall comply with all requirements under the NO<sub>x</sub> Trading Program concerning all years for which such budget opt-in unit was a budget opt-in unit, even if such requirements arise or must be complied with after the withdrawal takes effect.

### d) Notification.

- After the requirements for withdrawal under subsections (a) and (b) of this Section are met (including deduction of the full amount of allowances required), the Agency will revise the budget permit indicating a specified effective date for the withdrawal that is after the requirements in subsections (a) and (b) of this Section have been met and that is prior to May 1 or after September 30.
- 2) If the requirements for withdrawal under subsections (a) and (b) of this

  Section are not met, the Agency will issue a notification to the owner or
  operator and the account representative of the budget opt-in unit that the
  opt-in unit's request to withdraw its budget permit is denied. If the
  budget opt-in unit's request to withdraw is denied, the budget opt-in unit
  shall remain subject to the requirements for a budget opt-in unit.
- e) Reapplication upon failure to meet conditions of withdrawal. If the Agency denies the budget opt-in unit's request to withdraw, the account representative of the budget opt-in unit may submit another request to withdraw in accordance with subsections (a) and (b) of this Section.

<u>f</u> )	Ability to return to the NO <sub>x</sub> Trading Program. Once an opt-in unit withdraws
	from the NO <sub>x</sub> Trading Program and its budget permit is withdrawn under this
	Section, the account representative may not submit another application for a
	budget permit under Section 217.774(d) of this Part for the unit prior to the date
	that is four years after the date on which the budget permit with opt-in
	conditions is withdrawn.

(Source:	Added at _	Ill. Reg	, effective	)
Section 2	17 780	Ont-In Unite	Change in Regulatory Status	2

- a) Notification. When an opt-in unit becomes a budget opt-in unit under Section
  217.754(d) of this Part, the owner or operator shall notify the Agency and
  USEPA in writing of such change in the opt-in unit's regulatory status within 30 days after such change.
- b) Any permit application that provides for a change in the regulatory status of a unit to a budget opt-in unit pursuant to Section 217.774(d)(1)(B) of this Part and is included in a budget permit is effective on the date on which such opt-in unit becomes a budget opt-in unit under Section 217.754 of this Part.
- c) USEPA action.
  - 1) USEPA will deduct from the compliance account for the budget opt-in unit under this Section, or the overdraft account of the budget source where the budget opt-in unit is located, allowances equal in number to and allocated for the same or a prior control period as:
    - A) Any allowances allocated to the budget unit (as an opt-in unit)
      under Section 217.782 of this Part for any control period after the
      last control period during which the unit's budget permit was
      effective; and
    - B) If the effective date of any budget permit under subsection (b) of this Section is during a control period, the allowances allocated to the budget opt-in unit (as an opt-in unit) under Section 217.782 of this Part for the control period multiplied by the ratio of the number of days in the control period, starting with the effective date of the budget permit under subsection (b) of this Section, divided by the total number of days in the control period.
  - 2) The account representative shall ensure that the compliance account of the budget opt-in unit under subsection (b) of this Section, or the overdraft account of the budget source where the budget opt-in unit is located, contains the allowances necessary for completion of the

deduction under subsection (c)(1) of this Section. If the compliance account or overdraft account does not contain sufficient allowances, USEPA will deduct the required number of allowances, regardless of the control period for which they were allocated, whenever allowances are recorded in either account.

- 3) For every control period during which any budget permit under subsection (b) of this Section is effective, the budget opt-in unit under subsection (b) of this Section will be treated, solely for purposes of allowance allocations under Section 217.764 or 217.768 of this Part, as a unit that commenced operation on the effective date of the budget permit under subsection (b) of this Section and will be allocated allowances in accordance with Section 217.764 or 217.768 of this Part.
- 4) Notwithstanding subsection (c)(2) of this Section, if the effective date of any budget permit under subsection (b) of this Section is during a control period, the following number of allowances will be allocated to the budget opt-in unit under subsection (b) of this Section or under Section 217.764 or 217.768 of this Part for the control period: the number of allowances otherwise allocated to the budget opt-in unit under Section 217.764 or 217.768 of this Part for the control period multiplied by the ratio of the number of days in the control period, starting with the effective date of the budget permit under subsection (b) of this Section, divided by the total number of days in the control period.
- d) When the owner or operator of an opt-in unit does not renew the budget permit for the budget opt-in unit issued pursuant to Section 217.774(d), USEPA will deduct from the budget opt-in unit's compliance account, or the overdraft account of the budget source where the budget opt-in unit is located, allowances equal in number to and allocated for the same or a prior control period as any allowances allocated to the budget opt-in unit under Section 217.782 of this Part for any control period after the last control period for which the budget permit is effective. The account representative shall ensure that the budget opt-in unit's compliance account or the overdraft account of the budget source where the budget opt-in unit is located contains the allowances necessary for completion of such deduction. If the compliance account or overdraft account does not contain sufficient allowances, USEPA will deduct the required number of allowances, regardless of the control period for which they were allocated, whenever allowances are recorded in either account.
- e) After the deduction under subsection (d) of this Section is completed, USEPA will close the opt-in unit's compliance account. If any allowances remain in the compliance account after completion of such deduction and any deduction under 40 CFR 96.54, USEPA will close the opt-in unit's compliance account and will establish, and transfer any remaining allowances to, a new general account for

	the ov	vner or operator of the opt-in unit. The account representative for the opt-
	<u>in uni</u>	t shall become the account representative for the general account.
(Source: Add	ded at _	Ill. Reg)
Section 217.7	782	Allowance Allocations to Budget Opt-In Units
<u>a)</u>	Allow	ance allocations:
	1)	By the December 31 immediately before the first control period for which the budget permit is effective, the Agency will allocate allowances to the budget opt-in unit and submit to USEPA the allocation for the control period in accordance with subsection (b) of this Section.
	2)	By no later than the December 31 after the first control period for which the budget permit is in effect and the December 31 of each year thereafter, the Agency will allocate allowances to the budget opt-in unit and submit to USEPA allocations for the next control period, in accordance with subsection (b) of this Section.
<u>b)</u>	the bu	ach control period for which the budget opt-in unit has a budget permit, dget opt-in unit will be allocated allowances in accordance with the ring procedures:
	1)	The heat input (in mmbtu) used for calculating allowance allocations will be the lesser of:  A) The opt-in unit's baseline heat input determined pursuant to
		Section 217.776(c) of this Part; or  B) The opt-in unit's heat input, for the control period in the year prior to the year of the control period for which the allocations are being calculated, as determined in accordance with 40 CFR 96, subpart H.
	2)	The Agency will allocate allowances to the budget opt-in unit in an amount equaling the heat input (in mmbtu) determined under subsection (b)(1) of this Section multiplied by the lesser of:  A) The unit's baseline NO <sub>x</sub> emission rate (in lbs/mmbtu) determined
		pursuant to Section 217.776(c) of this Part; or

The lowest NO<sub>x</sub> emissions limitation (calculated in lbs/mmbtu) under State or federal law that is applicable to the budget opt-in unit for the year of the control period for which the allocations

<u>B)</u>

are being calculated during the control period, regardless of the averaging period to which the emissions limitation applies.

(Source: Added at Ill. Reg	, effective	)
Section 217.Appendix D Non-I	Electrical Generating Uni	<u>its</u>
COMPANY ID # / NAME	UNIT DESIGNATION	UNIT DESCRIPTION
1	2	3
A E STALEY MANUFACTURING	G CO	
115015ABX	85070061299	COAL-FIRED BOILER 1
115015ABX	85070061299	COAL-FIRED BOILER 2
115015ABX	73020084129	BOILER #25
ARCHER DANIELS MIDLAND	CO EAST PLANT	
115015AAE	85060030081	COAL-FIRED BOILER 1
115015AAE	85060030081	COAL-FIRED BOILER 2
115015AAE	85060030081	COAL-FIRED BOILER 3
115015AAE	85060030082	COAL-FIRED BOILER 4
115015AAE	85060030082	COAL-FIRED BOILER 5
115015AAE	85060030082	COAL-FIRED BOILER 6
115015AAE	85060030083	GAS-FIRED BOILER 7
115015AAE	85060030083	GAS-FIRED BOILER 8
CPC INTERNATIONAL INC.		
031012ABI	91020069160	COAL-FIRED BOILER 6
031012ABI	73020146041	<b>BOILER SERIAL 15813</b>
031012ABI	73020146042	BOILER SERIAL 15812
031012ABI	73020146043	GAS FIRED BOILER NO 4
031012ABI	73020147045	<b>BOILER SERIAL 18345</b>
031012ABI	73020147046	GAS FIRED BOILER NO 5
GREAT LAKES NAVAL STATIC	N	
097811AAC	78080071011	BOILER # 5
097811AAC	78080071011	BOILER # 6
INDIAN REFINING LIMITED PA	· · · · · ·	
101805AAC	72110297015	BOILER 18601
101805AAC	72110297016	BOILER 18602
101805AAC	72110297017	BOILER 18603
JEFFERSON SMURFIT CORPOR		
119010AAL	72120426001	BLR 7-COAL FIRED

MARATHON OIL CO ILLINOIS RI	EFINING DIVISIO	N
033808AAB	72111291055	BOILER #3 OIL, REF GAS
		FIRED
033808AAB	72111291056	BOILER #4 REF GAS,OIL
		FIRED
MOBIL JOLIET REFINING CORP		
197800AAA	72110567002	AUX BOILER-REFINERY
17700011111	72110207002	GAS FULL FIRE IF COGEN
		DOWN
197800AAA	86010009043	STATIONARY GAS
		TURBINE
PEKIN ENERGY COMPANY		
179060ACR	73020087019	
1790001101	75020007017	
QUANTUM - USI DIVISION		
063800AAC	72100016013	BOILER # 1
063800AAC	72100016013	BOILER # 2
063800AAC	72100016014	#3 GAS FIRED BOILER
063800AAC	72100016016	#5 GAS FIRED BOILER
063800AAC	72100016017	#6 BOILER
QUANTUM - USI DIVISION		
041804AAB	72121207108	BOILER NO 1
041804AAB	72121207109	BOILER NO 2
041804AAB	72121207110	BOILER NO 3
041804AAB	72121207111	BOILER NO 4
041804AAB	72121207112	BOILER NO 5
SHELL OIL CO WOOD RIVER MF	G COMPLEX	
119090AAA	72110633080	BOILER NO 15
119090AAA	72110633081	BOILER NO 16
119090AAA	72110633082	BOILER NO 17
U S STEEL - SOUTH WORKS		
031600ALZ	82010044013	NO. 6 BOILER,#5 POWER
		STATION (FUEL-NAT.GAS)
031600ALZ	82010044014	NO 1 BLR NG
UNIV OF ILL - ABBOTT POWER I	PLANT	
019010ADA	82090027006	BOILER #7 (265 MBTU)
	52555 <b>2</b> ,000	( ( ( ( ( ( (_

# UNO-VEN COMPANY 197090AAI

72110253037

BOILER 43-B-1

(Source:	Added at	Ill. Reg.	, effective	)
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Section 217.Appendix F Allowances for Electrical Generating Units

	Generating			80% of	50% of			
Company	Unit	EGU	NOx	$NO_x$	$NO_x$	2004,		
Name/ ID	Designatio	Designatio	Budget	Budget	Budget	2005,	2007,	2009,
#	n	n	Allowa	Allowa	Allowa	2006	2008	2010
			nces	nces	nces	Allowa	Allowa	Allowa
						nces	nces	nces
1	2	3	4	5	6	7	8	9
Company To	Company Totals			No	No	5%	2%	2%
			NSSA	NSSA	NSSA	NSSA	NSSA	NSSA

Ameren Energy Generating Company

135803AA	Coffeen 1	Coffeen 1	550	440	275	523	431	270
A								
135803AA	Coffeen 2	Coffeen 2	945	756	473	898	741	463
A								
077806AA	G. Tower 3	Boiler 7	55	44	28	52	43	27
A								
077806AA	G. Tower 3	Boiler 8	44	35	22	42	35	22
A								
077806AA	G. Tower 4	Boiler 9	199	159	100	189	156	98
A								
033801AA	Hutsonville	Boiler 5	161	129	81	153	126	79
A	3							
033801AA	Hutsonville	Boiler 6	129	103	65	123	101	63
A	4							
135805AA	Meredosia	Boiler 1	33	26	17	31	26	16
A	1							
135805AA	Meredosia	Boiler 2	23	18	12	22	18	11
A	1							
135805AA	Meredosia	Boiler 3	23	18	12	21	18	11
A	2							
135805AA	Meredosia	Boiler 4	28	22	14	27	22	14
A	2							
135805AA	Meredosia	Boiler 5	432	346	216	410	339	212
A	3							

135805AA A	Meredosia 4	Boiler 6	28	22	14	27	22	13
079808AA A	Newton 1	Newton 1	1,101	881	551	1,046	863	539
079808AA A	Newton 2	Newton 2	1,074	859	537	1,020	842	526
Ameren Eng	g. Gen. Co. T	otals	4,825	3,860	2,413	4,584	3,783	2,364
AES								
057801AA A	D. Creek	D. Creek	914	731	457	868	717	448
143805AA G	Edwards 1	Edwards 1	251	201	126	239	197	123
143805AA G	Edwards 2	Edwards 2	368	294	184	350	288	180
143805AA G	Edwards 3	Edwards 3	655	524	328	622	513	321
AES Totals			2,188	1,750	1,094	2,079	1,715	1,072
CWLP								
167120AA O	Dallman 1	Boiler 31	141	113	71	134	111	69
167120AA O	Dallman 2	Boiler 32	202	162	101	192	158	99
167120AA O	Dallman 3	Boiler 33	474	379	237	450	372	232
167120AG O	G. Turbine #2	G. Turbine #2	91	73	46	86	71	45
167120AA O	Lakeside 7	Lakeside 7	47	38	24	45	37	23
167120AA O	Lakeside 8	Lakeside 8	42	34	21	40	33	21
CWLP Tota	ls		997	798	499	947	782	489
NC1 C	,•							
Midwest Ge		O.11! 1	202	0.40	151	207	227	140
063806AA F	Collins 1	Collins 1	302	242	151	287	237	148
063806AA F	Collins 2	Collins 2	305	244	153	290	239	150
063806AA F	Collins 3	Collins 3	469	375	235	446	368	230
063806AA F	Collins 4	Collins 4	290	232	145	275	227	142

063806AA	Collins 5	Collins 5	458	366	229	435	359	224
F								
031600AIN	Crawford 7	Crawford 7	365	292	183	347	286	179
031600AIN	Crawford 8	Crawford 8	463	370	232	440	363	227
031600AM	Fisk 19	Fisk 19	523	418	262	497	410	256
I								
031600AM	Fisk	GT 31-1	9	7	5	9	7	4
I	Peaker							
031600AM	Fisk	GT 31-2	9	7	5	9	7	4
I	Peaker							
031600AM	Fisk	GT 32-1	9	7	5	9	7	4
I	Peaker							
031600AM	Fisk	GT 32-2	9	7	5	9	7	4
I	Peaker							
031600AM	Fisk	GT 33-1	9	7	5	8	7	5
I	Peaker							
031600AM	Fisk	GT 33-2	9	7	5	8	7	5
I	Peaker							
031600AM	Fisk	GT 34-1	9	7	5	8	7	5
I	Peaker							
031600AM	Fisk	GT 34-2	9	7	5	8	7	5
I	Peaker							
197809AA	Joliet 6	Boiler 5	119	95	60	113	93	58
О								
197809AA	Joliet 7	Boiler 71	455	364	228	432	357	223
О								
197809AA	Joliet 7	Boiler 72	709	567	355	673	556	347
O								
197809AA	Joliet 8	Boiler 81	748	598	374	711	587	367
O								
197809AA	Joliet 8	Boiler 82	497	398	249	472	390	244
0								2.52
179801AA	Powerton 5	Boiler 52	739	591	370	702	579	362
A			<b>-6</b>	<b>#</b> 6 :	250	<b>-</b> c-		0.50
179801AA	Powerton 5	Boiler 51	739	591	370	702	579	362
A	-	-	<b>5</b> 00	<b>F</b> O.4	070	<b>F</b> 0.5		0.55
179801AA	Powerton 6	Boiler 61	739	591	370	702	579	362
A		D 11 60	<b>70</b> 0	#C1	250	<b>7</b> 02	750	262
179801AA	Powerton 6	Boiler 62	739	591	370	702	579	362
A	***	D :: 1=	100	4.50	400	100	4 = -	20
097190AA	Waukegan	Boiler 17	199	159	100	189	156	98
С	6							

097190AA	Waukegan	Waukegan	376	301	188	357	295	184
C	7	7						
097190AA	Waukegan	Waukegan	667	534	334	634	523	327
C	8	8						
097190AA	Peaker	GT 31-1	5	4	3	4	4	2
С								
097190AA	Peaker	GT 31-2	5	4	3	5	4	2
C								
097190AA	Peaker	GT 32-1	5	4	3	5	4	3
С								
097190AA	Peaker	GT 32-2	5	4	3	5	4	3
С								
197810AA	Will	Will	364	291	182	346	285	178
K	County 1	County 1						
197810AA	Will	Will	354	283	177	336	278	173
K	County 2	County 2						
197810AA	Will	Will	449	359	225	427	352	220
K	County 3	County 3						
197810AA	Will	Will	766	613	383	728	601	375
K	County 4	County 4						
Midwest Ge	neration Tota	ls	11,926	9,541	5,963	11,330	9,350	5,844

Dom. Energy

021814AA	Kincaid 1	Kincaid 1	792	634	396	752	621	388
В								
021814AA	Kincaid 2	Kincaid 2	873	698	437	829	684	428
В								
Dom. Energ	y Totals		1,665	1,332	833	1,581	1,305	816

El. Energy Inc.

127855AA	Joppa 1	Joppa 1	481	385	241	457	377	236
C								
127855AA	Joppa 2	Joppa 2	515	412	258	489	404	252
C								
127855AA	Joppa 3	Joppa 3	513	410	257	487	402	251
C								
127855AA	Joppa 4	Joppa 4	384	307	192	365	301	188
C								
127855AA	Joppa 5	Joppa 5	463	370	232	440	363	227
C								
127855AA	Joppa 6	Joppa 6	524	419	262	498	411	257
C	-	_						
El. Energy I	nc. Totals		2,880	2,304	1,440	2,736	2,258	1,411

DMG

DMG								
157851AA A	Baldwin 1	Baldwin 1	1,114	891	557	1,058	873	546
157851AA A	Baldwin 2	Baldwin 2	931	745	466	884	730	456
157851AA A	Baldwin 3	Baldwin 3	1,318	1,054	659	1,252	1,034	646
125804AA B	Havana 1-5	Boiler 1	0	0	0	0	0	0
125804AA B	Havana 1-5	Boiler 2	0	0	0	0	0	0
125804AA B	Havana 1-5	Boiler 3	0	0	0	0	0	0
125804AA B	Havana 1-5	Boiler 4	0	0	0	0	0	0
125804AA B	Havana 1-5	Boiler 5	0	0	0	0	0	0
125804AA B	Havana 1-5	Boiler 6	0	0	0	0	0	0
125804AA B	Havana 1-5	Boiler 7	0	0	0	0	0	0
125804AA B	Havana 1-5	Boiler 8	0	0	0	0	0	0
125804AA B	Havana 6	Boiler 9	547	438	274	520	429	268
155010AA A	Hennepin 1	Hennepin 1	149	119	75	142	117	73
155010AA A	Hennepin 2	Hennepin 2	540	432	270	513	423	265
183814AA A	Vermilion 1	Vermilion 1	17	14	9	16	13	8
183814AA A	Vermilion 2	Vermilion 2	31	25	16	30	24	15
119020AA E	Wood River 1	Wood River 1	0	0	0	0	0	0
119020AA E	Wood River 2	Wood River 2	0	0	0	0	0	0
119020AA E	Wood River 3	Wood River 3	0	0	0	0	0	0
119020AA E	Wood River 4	Wood River 4	219	175	110	208	172	107
	141701 1	121101		l .	l	l	l .	

119020AA	Wood	Wood	714	571	357	678	560	350
Е	River 5	River 5						
DMG Totals			5,580	4,464	2,790	5,301	4,375	2,734
SIPCO								
199856AA	Marion 1	Marion 1	14	11	7	13	11	7
С								
199856AA	Marion 2	Marion 2	10	8	5	10	8	5
С								
199856AA	Marion 3	Marion 3	30	24	15	29	23	15
С								
199856AA	Marion 4	Marion 4	511	409	256	485	401	250
С								
SIPCO Total	ls		565	452	283	537	443	277
Union Electr	ric							
119105AA	Turbine	Turbine	4	3	2	4	3	2
A								
119105AA	Venice 1	Venice 1	10	8	5	9	8	5
A								
119105AA	Venice 2	Venice 2	13	10	7	12	10	6
A								
119105AA	Venice 3	Venice 3	6	5	3	6	5	3
A								
119105AA	Venice 4	Venice 4	7	6	4	7	5	4
A								
119105AA	Venice 5	Venice 5	15	12	8	14	12	7
A								
119105AA	Venice 6	Venice 6	16	13	8	15	13	8
A								
119105AA	Venice 7	Venice 7	2	2	1	2	1	1
A								
119105AA	Venice 8	Venice 8	2	2	1	2	2	1
A								
Union Electric Totals			75	60	38	71	59	37
TOTAL			30,701	24,561	15,351	29,166	24,070	15,044

101112	20,701	-1,001	10,001	<b>-</b> >,100	<b>=</b> 1,070	10,

(Source: Added at \_\_\_\_ Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

IT IS SO ORDERED.

I, Dorothy M. Gunn, Clerk of the Illinois Pollution Control Board, hereby certify that the above opinion and order was adopted on the 21st day of December 2000 by a vote of 7-0.

Dorothy M. Gunn, Clerk

Illinois Pollution Control Board