# Environmental Register

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The Environmental Register is a Publication of the Illinois Pollution Control Board

#### Thomas Holbrook, Chairman

#### **Board Members:**

Jennifer A. Burke, Thomas Johnson, Deanna Glosser, and Carrie Zalewski

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### **Letter from the Chairman**

The Governor has recently signed bills of interest to the Board, parties appearing before it, and regulated entities. While I've briefly summarized five of those bills below, you can obtain more information about these and other Public Acts through the General Assembly's Web site at www.ilga.gov.

Public Act 97-843 (House Bill 3881), effective July 23, 2012, amends the Environmental Protection Act (Act) by providing that no person shall establish and the Environmental Protection Agency (IEPA) shall not issue a permit to establish a new municipal solid waste landfill unit (MSWLF) or a new sanitary landfill in a county of more than 2,000,000 inhabitants on or after the effective date of the act. P.A. 97-483 also provides that no person shall laterally expand and the IEPA shall not issue a permit for the lateral expansion of an MSWLF unit or the expansion of a sanitary landfill in a county of more than 2,000,000 inhabitants on or after the effective date of the Act.



Public Act 97-887 (Senate Bill 2947), effective August 2, 2012, amends the Act by providing that, except as otherwise provided, no person other than the State of Illinois, its agencies and institutions, or a unit of local government shall own or operate (rather than conduct) an MSWLF unit or other waste disposal operation on or after March 1, 1985, which requires a specified permit, unless that person has posted with the IEPA a performance bond or other security. P.A. 97-887 also provides that, on and after the effective date established by the United States Environmental Protection Agency (USEPA) for MSWLF units to provide financial assurance under Subtitle D of the Resource Conservation and Recovery Act, no person, other than the State of Illinois, its agencies and institutions, shall own or operate (rather than conduct any disposal operation at) a MSWLF unit that requires a specified permit, unless that person has posted with the IEPA a performance bond or other security.

Public Act 97-945 (Senate Bill 3672), effective August 10, 2012, amends the Act by providing that, in accordance with Section 7.2(b) of the Act, the Board shall adopt ambient air quality standards identical-in-substance to the national ambient air quality standards promulgated by the Administrator of the USEPA. P.A. 97-945 also provides that it shall not be construed to limit the right of a person to submit a proposal to the Board, or the authority of the Board to adopt, air quality standards that are more stringent than the standards promulgated by the Administrator, pursuant to the general rulemaking requirements of the Illinois Administrative Procedure Act and Title VII of the Act.

Public Act 97-1057 (House Bill 4526), effective August 24, 2012, amends the Act addresses the use of perchloroethylene. Beginning January 1, 2013, P.A. 97-1057 authorizes the use of (i) perchloroethylene drycleaning machines that have only a primary control system, but only for the remainder of each machine's useful life and at the facility at which it is located on the effective date of the Act and (ii) perchloroethylene drycleaning machines that have primary and secondary control systems. Beginning January 1, 2014, P.A. 97-1057 prohibits a person from operating a drycleaning machine unless (i) a person with specified training is present at the facility during the machine's operation and (ii) certain secondary containment measures are in place. P.A. 97-1057 includes a number of other related provisions.

Public Act 97-1081 (Senate Bill 2867), effective August 24, 2012, amends a number of provisions of the Act. Among those amendments, P.A. 97-1081 extends the duration of special waste hauler permits from one year to three years and enacts a corresponding threefold increase in the permit fees.

Sincerely,

Thomas Holbrook Chairman

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# **Rulemaking Update**

#### Board Adopts Second-Notice Proposal to Update Groundwater Quality Rules, R08-18

The Illinois Pollution Control Board, on August 9, 2012, adopted a second-notice proposal to update the Board's groundwater quality rules. This rulemaking, docketed as <a href="Proposed Amendments to Groundwater Quality Standards">Proposed Amendments to Groundwater Quality Standards</a>, 35 Ill. Adm. Code 620, (R08-18), was initiated February 2, 2018 by the Illinois Environmental Protection Agency (IEPA) to amend Part 620 of Title 35 of the Illinois Administrative Code (35 Ill. Adm. Code 620). There are no substantive changes from the Board's October 20, 2011 first notice proposal; since its publication in the *Illinois Register* (35 Ill. Reg. 18502 (Nov. 14, 2011)), the Board has received no public comments. The Board will submit the proposed rules to the Joint Committee on Administrative Rules for its second notice review under the Administrative Procedure Act, 5 ILCA 100/1 *et seq.* 

The amendments propose updates to Part 620 based upon new scientific data, federal rules, and technical references. Among other things, groundwater quality standards are added for 39 chemical constituents detected in Illinois groundwater that have toxicity values established by the United States Environmental Protection Agency (USEPA) or that have groundwater remediation objectives under the Tiered Approach to Corrective Action Objectives (TACO) rules (35 Ill. Adm. Code 742). Additionally, the Class I groundwater quality standard for arsenic is revised to reflect the new federal Maximum Contaminant Level (MCL).

Opinions and orders of the Board, hearing transcripts, and other documents in rulemaking records are posted on the Board's Web site and may be downloaded from the Web without charge. Hard copies may be obtained from the Clerk's office upon payment of reproduction fees as prescribed by Section 6 of the Freedom of Information Act [5 ILCS 140/6]. The Clerk's Office address is Pollution Control Board, James R. Thompson Center, 100 W. Randolph Street, Suite 11-500, Chicago, IL 60601.

For more information, contact Richard McGill at (312)-814-6983 or email at mcgillr@ipcb.state.il.us.

Board Adopts Final Amendments to Clean Construction or Demolition Debris Fill Operations Rules and Opens Subdocket to Examine the Issue of Groundwater Monitoring In Response to Recommendation by the Joint Committee on Administrative Rules, R12-9 (A) and (B)

The Illinois Pollution Control Board, on August 23, 2012, adopted amendments to the Board's rules for Clean Construction or Demolition Debris and Uncontaminated Soil Fill Operations allowing the use of uncontaminated clean construction or demolition debris (CCDD) and uncontaminated soil to be used as fill at quarries, mines and other excavations. *See* Proposed Amendments To Clean Construction Or Demolition Debris Fill Operations (CCDD): Proposed Amendments To 35 Ill. Adm. Code 1100, R12-9 (A) (August 23, 2012). The adopted rule requires pH testing of soils from all source sites and establishes soil Maximum Allowable Concentrations (MAC) based on a soil pH range of 6.25 to 9.0 for pH dependent chemical constituents. The rule prohibits fill operations from accepting soils with a pH below 6.25 or above 9.0 regardless of applicable MACs.

Under the Administrative Procedure Act, the Joint Committee on Administrative Rules (JCAR) must review proposed rules prior to adoption. JCAR first considered the rules on July 10, 2012, but asked for and received Board leave to consider them again on August 14, 2012. JCAR voted a certification of no objection. But, JCAR also voted a Recommendation that the Board

give further consideration to whether groundwater monitoring should be required for these facilities. This would give the Board the opportunity to receive further comment from parties who

may not have submitted their supportive views when groundwater monitoring was an element of this proposal and who may have opinions and information to offer in light of the Board' decision to remove the requirement before going to 1st Notice on this rulemaking.

Consequently, in its August 23 opinion and order, the Board also opened a subdocket as JCAR recommended.

On July 29, 2011, the Illinois Environmental Protection Agency (IEPA) filed the proposal with the Board. After reviewing the record in this proceeding and in consideration of the comments and testimony, in its June 6, 2012 second notice order, the Board made several changes to the first-notice proposal. The Board was unconvinced that groundwater monitoring proposed by IEPA should be required.

Public Act 96-1416, codified as Section 22.51 of the Environmental Protection Act, required IEPA to propose rules to the Board by July 30, 2011. 415 ILCS 4/22.51 (2010). The Board was required by the statute's terms to complete rulemaking no later than one year after receipt of the IEPA's proposal. *Id.* In its July 26, 2012 order, the Board explained that the result of JCAR's request for additional time was that the Board could not timely adopt final rules. In adopting the rules on August 23, 2012, the Board took action at its first regularly scheduled meeting following the August 14, 2012 JCAR vote approving the proposed rules.

In its August 23, 2012 opinion and order, the Board directed the Clerk of open a Subdocket B in this proceeding, which will include all the comments, testimony, and filings in this docket. At a later date, the Board will issue an order in Subdocket B detailing the Board's procedures in that subdocket. *See* Proposed Amendments To Clean Construction Or Demolition Debris Fill Operations (CCDD): Proposed Amendments To 35 Ill. Adm. Code 1100, R12-9 (B) (August 23, 2012).

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For more information contact Marie Tipsord at 312-814-4925 or email at tipsorm@ipcb.state.il.us.

# Board Dismisses Three Unnecessary Reserved Identical in Substance Rulemaking Dockets as Unnecessary: R 13-3, R13-4, and R13-6

Every six months the Board reserves a series of dockets for adoption of Board rules under Section 7.2 of the Environmental Protection Act (Act) (415 ILCS 5/7.2 (2010)) that are "identical in substance" to any rules adopted by the United States Environmental Protection Agency (USEPA) to implement various programs. On August 23, 2012, the Board dismissed as unnecessary the following dockets reserved to consider rules adopted by the USEPA during the period of January 1, 2012 through June 30, 2012. As USEPA did not amend its rules during the update period, no amendments are needed to Board rules.

**UIC Update (R13-3):** Section 13(c) relates to underground injection control (UIC) regulations that USEPA adopted to implement provisions of the Safe Drinking Water Act (42 U.S.C. §§ 300h *et seq.* (2010)). USEPA has codified its UIC regulations at 40 C.F.R. 144 through 148.

**RCRA Subtitle D Update (R13-4):** Section 22.40(a) relates to municipal solid waste landfill (MSWLF) regulations that USEPA adopted to implement Subtitle D of the Resource Conservation and Recovery Act of 1976(42 U.S.C §§ 6941-6949 (2006); RCRA Subtitle D). USEPA has codified the federal MSWLF rules as 40 C.F.R. 258.

**UST Update (R13-6):** Section 22.4(d) relates to underground storage tank (UST) regulations promulgated by the USEPA pursuant to Section 9003 of the federal Resource Conservation and Recovery Act of 1976 (RCRA) (42 U.S.C. §§ 6991b (2006)) to implement Subtitle I of RCRA (42 U.S.C. §§ 6991 *et seq.* (2006)), with certain limitations. USEPA has codified its UST regulations at 40 C.F.R. 281 through 283.

# **Board Actions**

# August 9, 2012 Via videoconference

# Springfield and Chicago, Illinois

Rulemaking	es Es			
R08-18	In the Matter of: Proposed Amendments to Groundwater Quality Standards, 35 II. Adm. Code 620 – The Board adopted a second notice opinion and order in this rulemaking to update the Board's groundwater quality regulations.	5-0 PWS		
Administra	tive Citations			
AC 12-58	IEPA v. Leota Humm and Bishop's Truck Service, Inc. – The Board accepted respondents' petitions for review. The Board directed Leota Humm to file proof of service on the Illinois Environmental Protection Agency by September 10, 2012.	5-0		
AC 12-59	<u>County of Macon v. Dale Pugley anf Tracy Kater</u> – The Board accepted respondents' petition for review, but directed respondents to file an amended petition to cure deficiencies.			
AC 12-60	IEPA v. Howard G. Clifton, Trustee, and Clifton Salvage, Inc. – The Board found that these Jefferson County respondents violated Section 55(k)(1) of the Environmental Protection Act (415 ILCS 5/55(k)(1) (2010)), and ordered respondents to pay a civil penalty of \$1,500.			
AC 13-3	IEPA v. E.G. Tabor and Ultimate Recycling, Inc. – The Board accepted Tabor's petition for review, but directed this respondent to file an amended petition to cure deficiencies.	5-0		
Adjudicator	v Cases			
PCB 06-55	Prairie Power, Inc. (f/k/a Soyland Power Cooperative, Inc.)v. IEPA – The Board granted petitioner's motion for voluntary dismissal of this permit appeal.	5-0 P-A, Land		
PCB 10-46	Freedom Oil Company v. IEPA – The Board affirmed the Illinois Environmental Protection Agency's (IEPA) determination to reduce reimbursement for excavation. The Board reversed the IEPA's determination to reduce Freedom Oil's reimbursement of asphalt replacement and directed that the amount of this deduction be paid from the Fund. The Board, having found for Freedom Oil in part, reserved ruling on whether to exercise its discretion to award attorney fees under Section 57.8(l) of the Act. Freedom Oil was instructed to file a statement of fees to which the IEPA may respond.	5-0 UST Appeal		

PCB 11-67	<u>People of the State of Illinois v. Town of Cortland</u> – Upon receipt of a proposed stipulation and settlement agreement and an agreed motion to request relief from the hearing requirement in this water enforcement action involving a DeKalb County facility, the Board ordered publication of the required newspaper notice.	5-0 W-E	
PCB 12-52	People of the State of Illinois v. Reliable Materials, LLC, and O.C.A. Construction, Inc.,— In this land enforcement action concerning a Cook County facility, the Board granted relief from the hearing requirement of Section 31(c)(1) of the Environmental Protection Act (415 ILCS 5/31(c)(1) (2010)) and accepted a separate stipulation and settlement agreements as to O.C.A. Construction, Inc. only, ordering the respondent to pay a total civil penalty of \$15,000.00, and to cease and desist from further violations.	4-0 Burke abstained L-E	
PCB 12-124	Broadus Oil Company v. IEPA – The Board accepted for hearing this underground storage tank appeal involving a LaSalle County facility.		
PCB 12-132	<u>People of the State of Illinois v. Kehrer Brothers Construction, Inc.</u> – The Board granted respondent Kehrer Brothers Construction, Inc. motion to allow Richard E. Greenberg to appeal <i>pro hac vice</i> on its behalf.		
PCB 13-4	Scenic Ridge Plaza, Inc. v. IEPA – The Board accepted for hearing this underground storage tank appeal involving a Johnson County facility.	L-E 5-0 UST Appeal	
PCB 13-5	People of the State of Ilinois v. Daniel Lee Szafranski, individually and as Trustee of the Daniel Lee Szafranski Trust – The Board accepted for hearing this land enforcement action concerning a LaSalle County facility.	5-0 L-E	
PCB 13-6	<u>People of the State of Illinois v. Thumser Entertainment, Inc.</u> – The Board accepted for hearing this water enforcement action concerning a Jo Daviess County facility.	5-0 W-E	
PCB 13-7	<u>NACME Steel Processing, L.L.C. v. IEPA</u> – The Board accepted petitioner's petition for review, but directed petitioner to file an amended petition to cure deficiencies.	5-0 P-A, Air	
PCB 13-8	Atkinson Landfill Company v. IEPA – The Board accepted petitioner's petition for review, but directed petitioner to file an amended petition to cure deficiencies.		
PCB 13-9	People of the State of Illinois v. American Grain, LLC and Environmental Operations, Inc., – Upon receipt of a complaint accompanied by two separate proposed stipulation and settlement agreements, and an agreed motion to request relief from the hearing requirement in this land enforcement action involving a facility located in St. Clair County facility, the Board ordered publication of the required newspaper notice.	5-0 L-E	

# August 23, 2012 Via videoconference

# Springfield and Chicago, Illinois

Rulemaking	28	
R12-9	In the Matter of: Proposed Amendments to Clean Construction or Demolition Debris (CCDD) Fill Operations: Proposed Amendments to 35 Ill. Adm. Code 1100 – The Board adopted a final opinion and order in this rulemaking proposal to amend the Board's land pollution control regulations. In response to the Joint Committee on Administrative Rules Recommendation, the Board agreed to open sub docket to consider groundwater monitoring.	3-0 Burke and Zalews ki abstain ed Land
R 13-3	<u>UIC Update, USEPA Amendments (January 1, 2012 through June 30, 2012)</u> – The Board dismissed this reserved identical-in-substance docket because the United States Environmental Protection Agency did not amend its underground injection control regulations during the update period of January 1, 2012 through June 30, 2012.	5-0 Land
R 13-4	RCRA Subtitle D Update, USEPA Amendments (January 1, 2012 through June 30, 2012) – The Board dismissed this reserved identical-in-substance docket because the United States Environmental Protection Agency did not amend its municipal solid waste landfill regulations during the update period of January 1, 2012 through June 30, 2012.	5-0 Land
R 13-6	UST Update, USEPA Amendments (January 1, 2012 through June 30, 2012)  – The Board dismissed this reserved identical-in-substance docket because the United States Environmental Protection Agency did not amend its underground storage tank regulations during the update period of January 1, 2012 through June 30, 2012.	5-0 Land
Administra	tive Citations	
AC 13-4	IEPA v. Dennis Zindars – The Board granted complainant's motion to voluntarily dismiss the administrative citation.	5-0
AC 13-7	<u>IEPA v. Robert Manker</u> – The Board accepted respondent's petition for review involving a Morgan County facility, but directed respondents to file an amended petition to cure deficiencies.	5-0
Adjudicator	ry Cases	
PCB 06-8	People of the State of Illinois v. Bridgeport Grain, Inc., – Upon receipt of a proposed stipulation and settlement agreement and an agreed motion to request relief from the hearing requirement in this air enforcement action involving a Lawrence County facility, the Board ordered publication of the required newspaper notice.	5-0 A-E
PCB 10-100	Rolf Schilling, Pam Schilling and Suzanne Ventura v. Gary D. Hill, Villa Land	5-0

	<u>Trust, AND Prairie Living West, LLC v. Horve Contractors, Inc.</u> – The Board granted complainants' and the third-party complainants' motions for voluntary dismissal, dismissed both the complaint and third-party complaint with prejudice, and closed the docket.	L-E
PCB 12-121	Midwest Generation, LLC - Waukegan Generating Station v. IEPA – The Board granted this petitioner a variance for a period beginning December 31, 2013 through December 31, 2014, subject to conditions.	4-0 Holbrook abstained A-V
PCB 12-128	<u>Wood River Acquisitions, LLC and Heritage Transport, LLC v. IEPA</u> – The Board accepted petitioners' petition for permit review on behalf of a Madison County facility.	5-0 P-A, Land
PCB 12-133	People of the State of Illinois v. Northwest Illini Feedlots Corporation – In this water enforcement action concerning a Carroll County facility, the Board granted relief from the hearing requirement of Section 31(c)(1) of the Environmental Protection Act (415 ILCS 5/31(c)(1) (2010)), accepted a stipulation and settlement agreement, and ordered the respondent to pay a total civil penalty of \$6,500.00, and to cease and desist from further violations.	5-0 W-E
PCB 13-10	Martin Maggio v. County of Winnebago, Winnebago County Board, and Winnebago Landfill Company, LLC – The Board accepted for hearing this pollution control facility siting appeal involving a Winnebago County facility.	5-0 P-C-F-S-R, Third Party

#### **New Cases**

#### **August 9, 2012 Board Meeting**

- **13-4** <u>Scenic Ridge Plaza, Inc. v. IEPA</u> The Board accepted for hearing this underground storage tank appeal involving a Johnson County facility.
- 13-5 People of the State of Ilinois v. Daniel Lee Szafranski, individually and as Trustee of the Daniel Lee Szafranski Trust The Board accepted for hearing this land enforcement action concerning a LaSalle County facility.
- **13-6** <u>People of the State of Illinois v. Thumser Entertainment, Inc.</u> The Board accepted for hearing this water enforcement action concerning a Jo Daviess County facility.
- **13-7** NACME Steel Processing, L.L.C. v. IEPA The Board accepted petitioner's petition for review, but directed petitioner to file an amended petition to cure deficiencies.
- **13-8** <u>Atkinson Landfill Company v. IEPA</u> The Board accepted petitioner's petition for review, but directed petitioner to file an amended petition to cure deficiencies.
- **13-9** People of the State of Illinois v. American Grain, LLC and Environmental Operations, Inc., Upon receipt of a complaint accompanied by two separate proposed stipulation and settlement agreements, and an agreed motion to request relief from the hearing requirement in this land enforcement action involving a facility located in St. Clair County facility, the Board ordered publication of the required newspaper notice.
- **AC 13-9** <u>County of Vermilion v. Mark Johnson</u> The Board accepted an administrative citation against this Vermilion County respondent.

#### **August 23, 2012 Board Meeting**

13-10 <u>Martin Maggio v. County of Winnebago, Winnebago County Board, and Winnebago Landfill Company, LLC</u> – The Board accepted for hearing this pollution control facility siting appeal involving a Winnebago County facility.

#### **Provisional Variances**

# IEPA 13-12 Exelon Generating Company, L.L.C LaSalle County Station v. Illinois Environmental Protection Agency

The Illinois Environmental Protection Agency granted, subject to conditions, Exelon Generating Company's request for an extension of a provisional variance originally granted on July 19, 2012 that expired on August 1, 2012. The LaSalle County Station sought a provisional variance extension from August 2, 2012 through August 15, 2012. The 13-day provisional variance allows the station to exceed the non-excursion hour temperature limit for August (90-degres F stated in Special condition 3(b) of NPDES Permit No. IL0048151) by no more than 5-degrees F or 5-degrees F above ambient river temperature, whichever is greater.

#### IEPA 13-13 Exelon Generation Company, LLC Dresden Nuclear Generation Station v. Illinois

Environmental Protection Agency—The Illinois Environmental Protection Agency (IEPA) granted, subject to conditions, Exelon Generation Company Dresden Nuclear Generation Station's (Exelon Dresden) request for a provisional variance from thermal limits in Special Condition 3C of NPDES Permit IL0002224, subject to conditions. Exelon requested the provisional variance because of the continuing unseasonable high temperatures, elevated intake source water temperatures, very low flows in the Kankakee and Des Plaines Rivers, and lack of local precipitation. The variance is in effect from August 3, 2012 through August 16, 2012.

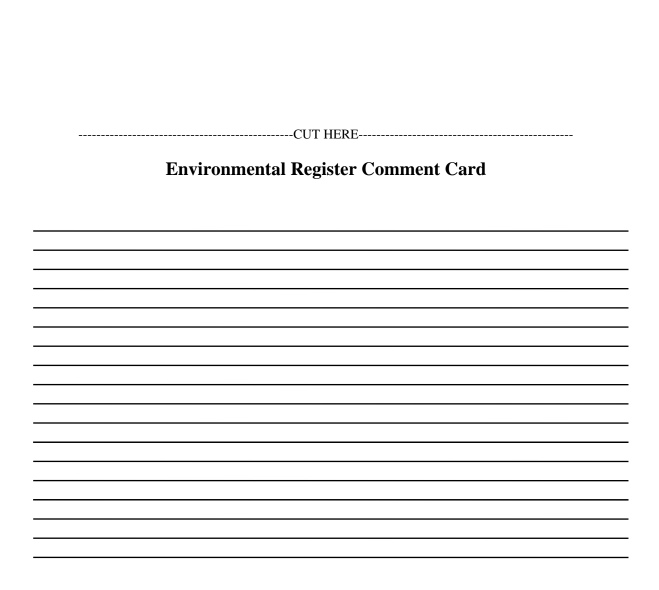
# IEPA 13-14 Midwest Generation Joliet 9, Joliet 29, and Will County Stations v. Illinois Environmental Protection Agency (IEPA) granted Midwest Generation's request for an extension of a provision variance from thermal limits of various NPDES Permits, subject to conditions. On July, 3, 2012, the IEPA granted a provisional variance to Midwest Generation for its Joliet Station 9 (NPDES Permit IL0002216), Joliet Station 29 (NPDES Permit IL0064254), and Will County station (NPDES Permit IL0002208). Midwest Generation states the summer weather pattern is continuing to greatly impact the ability to maintain compliance with the existing thermal limitations. The variance is in effect from August 6, 2012 through August 19, 2012.

Public Act 93-0152 (Senate Bill 222) amended Sections 35-37 of the Illinois Environmental Act (415 ILCS 5/5(b) (2010)) so that provisional variances are issued by the Illinois Environmental Protection Agency (IEPA). If the IEPA grants a provisional variance, then the IEPA must file a copy of its written decision with the Board. The Board must maintain copies of the provisional variances for public inspection. Copies of provisional variances can be obtained by contacting the Clerk's Office at (312) 814-3620, or by visiting the Board's Website at www.ipcb.state.il.us. If the IEPA denies a provisional variance request, then the applicant may initiate a proceeding with the Board for a full variance.

# Calendar

9/6/2012 11:00 AM	Illinois Pollution Control Board Meeting		James R. Thompson Center 100 W. Randolph Street Chicago
9/12/2012 10:00 AM	PCB 10-48	Broadus Oil Company v. IEPA	Illinois Pollution Control Board Hearing Room 1021 N. Grand Avenue East (North Entrance) Springfield
9/12/2012 10:00 AM	PCB 11-63	Beverly Powers f/d/b/a Dicks Super Service v. IEPA	Illinois Pollution Control Board Hearing Room 1021 N. Grand Avenue East (North Entrance) Springfield
9/20/2012 11:00 AM	Illinois Pollution Control Board Meeting		James R. Thompson Center 100 W. Randolph Street Chicago
9/20/2012 1:00 PM	R12-24	In the Matter of: Gasoline Volatility Standards and Motor Vehicle refinishing; Proposed Amendments to 35 Ill. Adm. Code Parts 211, 215, 218, and 219	James R. Thompson Center Room 11-512 100 W. Randolph Street Chicago
9/24/2012 9:00 AM	PCB 04-16	People of the State of Illinois v.  Packaging Personified Inc., an Illinois  Corporation	Elmhurst City Hall Council Room, 2 <sup>nd</sup> Floor 209 North York Street Elmhurst
9/25/2012 9:00 AM	PCB 04-16	People of the State of Illinois v.  Packaging Personified Inc., an Illinois  Corporation	Elmhurst City Hall Council Room, 2 <sup>nd</sup> Floor 209 North York Street Elmhurst
10/3/2012 10:00 AM	PCB 12-101	ConocoPhillips Company Permit Appeal v. IEPA	County Board Room 203 Madison County Administration Building 157 N. Main St. Edwardsville
10/4/2012 11:00 AM	Illinois Pollution Control Board Meeting		James R. Thompson Center 100 W. Randolph Street Chicago
10/16/201 2 10:00 AM	R12-23	In the Matter of: Concentrated Animal Feeding Operations (CAFOs)): Proposed Amendments to 35 Ill. Adm. Code Parts 501, 502, and 504	St. Clair County Court House County Board Meeting Room B- 564 5 <sup>th</sup> Floor 10 Public Square Belleville
10/18/201 2 11:00 AM	Illinois Pollution Control Board Meeting		James R. Thompson Center 100 W. Randolph Street Chicago

10/23/201 2 10:00 AM	R12-23	In the Matter of: Concentrated Animal Feeding Operations (CAFOs)): Proposed Amendments to 35 Ill. Adm. Code Parts 501, 502, and 504	Brookens Administrative Center Lyle Shields (County Board) Meeting Room 1776 E. Washington Urbana
10/30/201 2 10:00 AM	R12-23	In the Matter of: Concentrated Animal Feeding Operations (CAFOs)): Proposed Amendments to 35 Ill. Adm. Code Parts 501, 502, and 504	DeKalb Municipal Building City Council Chambers Room 200 200 S. 4 <sup>th</sup> Street DeKalb
11/1/2012 11:00 AM	Illinois Pollution Control Board Meeting		James R. Thompson Center 100 W. Randolph Street Chicago
11/14/201 2 10:00 AM	R12-23	In the Matter of: Concentrated Animal Feeding Operations (CAFOs)): Proposed Amendments to 35 Ill. Adm. Code Parts 501, 502, and 504	Highland Community College West Campus Conference Room 129 300 N. West Street Elizabeth
11/15/201 2 11:00 AM	Illinois Pollution Control Board Meeting		Videoconference Chicago/Springfield James R. Thompson Center Hearing Room 11-512 100 W. Randolph Street Chicago And 1021 N. Grand Avenue East Oliver Holmes Conference Room 2012 N Springfield



The Illinois Pollution Control Board is an independent five-member board that adopts environmental control standards, rules on enforcement actions, and other environmental disputes for the State of Illinois.

The *Environmental Register* is published monthly by the Board, and contains updates on rulemakings, descriptions of final decisions, the Board's hearing calendar, and other environmental law information.

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