

From: [McGill, Richard](#)
To: [Brown, Don](#)
Cc: [McCambridge, Michael](#)
Subject: docketing PC in R17-14, 17-15, 18-12, 18-31 (consol.)
Date: Thursday, August 2, 2018 12:56:36 PM

Good afternoon, Mr. Clerk!

Please docket this forwarded email correspondence as a public comment.

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

Richard R. McGill, Jr.
Illinois Pollution Control Board
Senior Attorney
312-814-6983
richard.mcgill@illinois.gov

From: McGill, Richard
Sent: Thursday, August 2, 2018 12:53 PM
To: 'JonathanE@ilga.gov' <JonathanE@ilga.gov>
Subject: RE: 35 IAC 722.333

Good afternoon, Jonathan:

Thank you for chatting with me this morning. I've now conferred with Mike McCambridge about your concern over standards. Mike and I will recommend that the Board consider referring to Section 39(a) of the Environmental Protection Act—after the words “permit determination”—in the first sentence of the proposed 722.333 Board Note, as you and I discussed.

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

Best regards,

Richard

Richard R. McGill, Jr.
Illinois Pollution Control Board

Senior Attorney
312-814-6983
richard.mcgill@illinois.gov

From: Eastvold, Jonathan C. [<mailto:JonathanE@ilga.gov>]
Sent: Monday, July 23, 2018 10:48 AM
To: McGill, Richard <Richard.McGill@illinois.gov>
Subject: [External] 35 IAC 722.333

This Section is directly derived from 40 CFR 233, but I'm a bit foggy about the precise criteria that EPA will use to approve/deny unplanned episodic events. Is there some way to provide additional clarification?

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

700 Stratton Building
Springfield, IL 62706

Tel.: 217-785-2254
JonathanE@ilga.gov

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