

**BEFORE THE ILLINOIS POLLUTION CONTROL BOARD**

VILLAGE OF HOMEWOOD, HOMEWOOD	)	
ILLINOIS, VILLAGE OF ORLAND PARK,	)	
ORLAND PARK ILLINOIS, VILLAGE OF	)	
MIDLOTHIAN, MIDLOTHIAN ILLINOIS,	)	
VILLAGE OF TINLEY PARK, TINLEY PARK	)	
ILLINOIS, EXXONMOBIL OIL	)	
CORPORATION, VILLAGE OF WILMETTE,	)	
WILMETTE ILLINOIS, CITY OF COUNTRY	)	
CLUB HILLS, COUNTRY CLUB HILLS	)	
ILLINOIS, NORAMCO-CHICAGO, INC.,	)	
FLINT HILLS RESOURCES JOLIET LLC,	)	
CITY OF EVANSTON, EVANSTON ILLINOIS,	)	
VILLAGE OF SKOKIE, SKOKIE ILLINOIS,	)	PCB 16-14 (Homewood)
ILLINOIS DEPARTMENT OF	)	PCB 16-15 (Orland Park)
TRANSPORTATION, METROPOLITAN	)	PCB 16-16 (Midlothian)
WATER RECLAMATION DISTRICT OF	)	PCB 16-17 (Tinley Park)
GREATER CHICAGO, VILLAGE OF	)	PCB 16-18 (ExxonMobil)
RICHTON PARK, RICHTON PARK ILLINOIS,	)	PCB 16-20 (Wilmette)
VILLAGE OF LINCOLNWOOD,	)	PCB 16-21 (Country Club Hills)
LINCOLNWOOD ILLINOIS, CITY OF OAK	)	PCB 16-22 (Noramco-Chicago)
FOREST, OAK FOREST ILLINOIS, VILLAGE	)	PCB 16-23 (Flint Hills Resources)
OF LYNWOOD, LYNWOOD ILLINOIS,	)	PCB 16-25 (Evanston)
CITGO HOLDINGS, INC., VILLAGE OF NEW	)	PCB 16-26 (Skokie)
LENOX, NEW LENOX ILLINOIS, CITY OF	)	PCB 16-27 (IDOT)
LOCKPORT, LOCKPORT ILLINOIS, CITY OF	)	PCB 16-29 (MWRDGC)
CREST HILL, CREST HILL ILLINOIS, CITY	)	PCB 16-30 (Richton Park)
OF JOLIET, JOLIET ILLINOIS, MORTON	)	PCB 16-31 (Lincolnwood)
SALT, INC., CITY OF PALOS HEIGHTS,	)	PCB 16-33 (Oak Forest)
PALOS HEIGHTS ILLINOIS, VILLAGE OF	)	PCB 19-7 (Village of Lynwood)
ROMEOVILLE, ROMEOVILLE ILLINOIS,	)	PCB 19-8 (Citgo Holdings)
IMTT ILLINOIS LLC, STEPAN CO., VILLAGE	)	PCB 19-9 (New Lenox)
OF PARK FOREST, PARK FOREST ILLINOIS,	)	PCB 19-10 (Lockport)
OZINGA READY MIX CONCRETE, INC.,	)	PCB 19-12 (Crest Hill)
OZINGA MATERIALS, INC., MIDWEST	)	PCB 19-13 (Joliet)
MARINE TERMINALS LLC, VILLAGE OF	)	PCB 19-14 (Morton Salt)
MOKENA, MOKENA ILLINOIS, VILLAGE OF	)	PCB 19-15 (Palos Heights)
OAK LAWN, OAK LAWN ILLINOIS,	)	PCB 19-16 (Romeoville)
VILLAGE OF DOTON, DOTON ILLINOIS,	)	PCB 19-17 (IMTT Illinois)
VILLAGE OF GLENWOOD, GLENWOOD	)	PCB 19-18 (Stepan)
ILLINOIS, VILLAGE OF MORTON GROVE,	)	PCB 19-19 (Park Forest)
MORTON GROVE ILLINOIS, VILLAGE OF	)	PCB 19-20 (Ozinga Ready Mix)
LANSING, LANSING ILLINOIS, VILLAGE OF	)	PCB 19-21 (Ozinga Materials)
FRANKFORT, FRANKFORT ILLINOIS,	)	PCB 19-22 (Midwest Marine)
VILLAGE OF WINNETKA, WINNETKA	)	PCB 19-23 (Mokena)

ILLINOIS, VILLAGE OF LA GRANGE, LA	)	PCB 19-24 (Oak Lawn)
GRANGE ILLINOIS, VILLAGE OF	)	PCB 19-25 (Dolton)
CHANNAHON, CHANNAHON ILLINOIS,	)	PCB 19-26 (Glenwood)
COOK COUNTY DEPARTMENT OF	)	PCB 19-27 (Morton Grove)
TRANSPORTATION AND HIGHWAYS,	)	PCB 19-28 (Lansing)
VILLAGE OF NILES, NILES ILLINOIS,	)	PCB 19-29 (Frankfort)
SKYWAY CONCESSION COMPANY LLC,	)	PCB 19-30 (Winnetka)
VILLAGE OF ELWOOD, ELWOOD ILLINOIS,	)	PCB 19-31 (La Grange)
CITY OF CHICAGO, CHICAGO ILLINOIS,	)	PCB 19-33 (Channahon)
VILLAGE OF CRESTWOOD, CRESTWOOD	)	PCB 19-34 (CCDTH)
ILLINOIS and VILLAGE OF RIVERSIDE,	)	PCB 19-35 (Niles)
RIVERSIDE ILLINOIS	)	PCB 19-36 (Skyway)
	)	PCB 19-37 (Elwood)
Petitioners,	)	PCB 19-38 (Chicago)
	)	PCB 19-40 (Crestwood)
v.	)	PCB 19-48 (Riverside)
	)	
ILLINOIS ENVIRONMENTAL PROTECTION	)	(Time-Limited Water Quality
AGENCY,	)	Standard)
	)	(Consolidated)
Respondent.	)	
	)	

### **NOTICE OF FILING**

<p>To: Don Brown, Clerk of the Board          Illinois Pollution Control Board          James R. Thompson Center          100 West Randolph, Suite 11-500          Chicago, Illinois 60601  <b>Via Electronic Mail</b>  <b>(SEE PERSONS ON ATTACHED SERVICE LIST)</b></p>	<p>Brad Halloran, Hearing Officer          Illinois Pollution Control Board          James R. Thompson Center          100 West Randolph, Suite 11-500          Chicago, Illinois 60601  <b>Via Electronic Mail</b></p>
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PLEASE TAKE NOTICE that I have today electronically filed with the Office of the Clerk of the Pollution Control Board IEPA'S RESPONSE TO POST HEARING COMMENTS, a copy of which is herewith served upon you.

Respectfully submitted,

ILLINOIS ENVIRONMENTAL PROTECTION  
AGENCY

Dated: August 21, 2020  
 1021 North Grand Avenue East  
 PO Box 19276  
 Springfield, Illinois 62794

By: /s/ Stefanie N. Diers  
 Stefanie N. Diers  
 Assistant Counsel  
 Division of Legal Counsel

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Respondent.	)	
	)	

### **ILLINOIS EPA'S RESPONSE TO POST HEARING COMMENTS**

NOW COMES the Illinois Environmental Protection Agency (Illinois EPA or Agency), by and through one of its attorneys, and submits the following responses with respect to post hearing comments.

1. On April 21, 2020, post hearing comments were filed with respect to the TLWQS filed before the Board.

2. The Agency would like to address comments raised by Cook County, Ozinga, IMTT, the Environmental Groups and comments filed by MWRD on behalf of all Petitioners. These comments will address work group structure, PMPs, BMPs, other comments made by participants and language revisions to the TLWQS.

## **I. Work Group Structure**

The Agency believes, as well as USEPA, that work group is an essential component needed for a successful watershed TLWQS. There is a need in a watershed TLWQS for collaboration amongst the workgroup as well as reaching out to public and surrounding communities. See Also USEPA's Comments of March 16, 2020. The Petitioner have provided no legal authority that would prohibit such a structure. The TLWQS before the Board is a watershed variance and the work group structure is a needed concept and provides certainty of the highest attainable condition. Also, the work group requirement is related to the highest attainable condition and because the highest attainable condition is needed for the TLWQS that Board can require this. Furthermore, the petitioners have not provided an alternative structure that would achieve the same thing necessary for the TLWQS. Therefore, the Board should adopt the work group concept and requirements as proposed by the Agency.

Also, there has been an issue raised that concerns the various outreach and education requirements for the watershed group. The Agency has stressed to the petitioners that this is their TLWQS and the petitioners need to do be doing these things. The Agency is willing to assist in the process. For example, the Agency can help with notification and can come to meetings and etc if needed. The Agency understands the importance of this for the TLWQS to succeed and will assist as much as the Agency can.

## **II. PMPS/BMPS and General Permit**

There were several questions raised during the proceedings how the BMP and PMP requirements would be incorporated into the permit once the Board adopted the TLWQS. Based on conversations after the hearing with Environmental Groups and Participants, the Agency believes the best approach would be to issue a general overlay permit for the TLWQS for

chlorides. The general overlay permit would be a general permit that would be applicable only for chlorides and would replace any wintertime chloride requirements in the existing NPDES permit. All of the requirements, except for chlorides, in the current NPDES permit would continue to be applicable. Once the Board issues the Order for the TLWQS, that Order will have the BMPs established. The Agency will then begin working on the general overlay permit. The Order will then be submitted to USEPA for approval of the TLWQS. Once approved by USEPA, the Agency will place the draft permit on public notice, where public comments will be accepted on the BMPs and any other information that is contained in the draft permit. PMPs must be submitted to the Agency within six months after USEPA approval of the TLWQS standard. Those PMPs will be made available to the public. This information on the PMPs will be very helpful in the preparation of annual reports. It is the Agency's understanding that other stakeholders will be consulted as the workgroups move forward. The Agency has discussed the general permit concept with USEPA and they seemed receptive to this approach.

### **III. Cook County BMP Response**

With respect to the Cook County comments on BMP 16, which is the same as BMP H, the Agency believes that the language gives the discharger leeway in options to keep stormwater and snowmelt away from the working area. The options are not prescriptive. If the salt applicator cannot get stormwater to drain away from the working area, they should evaluate the option of collecting the water and direct it to a sump, holding tank, or lined basin for collection. It is not the Agency's intent to treat this water, but to slow its introduction into the stream, thereby reducing the peak of the chloride concentration in the waterway. Also, the facility could evaluate using the collected water that has come into contact with the salt as makeup water for a brine solution. Additionally, the Agency proposed changes to BMP 16 and BMP H as follows:

BMP 16. and BMP H. For working areas, provide berms and or sufficient slope to allow snow melt and stormwater to drain away from the area. If snow melt and stormwater cannot be drained away from the working area, In some cases, it may be necessary to channeling water to a collection point such as a sump, holding tank or lined basin for collection, discharge at a later time, use for prewetting, and/or use for make-up water for brine should be considered.

#### **IV. Ozinga BMP response**

With respect to the Ozinga comments on BMP #4, in IEPA's Post Hearing Comments, the Agency proposed changes to BMP #4. The annual inspections and repairs are to be completed when practical and not prior to the winter season. Additionally, the tarping of trucks has been modified to restrict the tarping of trucks for transportation of bulk chloride.

With respect to the Ozinga comments on BMP #16, the Agency has proposed changes to BMP #16 above.

With respect to the Ozinga comments on BMP B, in IEPA's Post Hearing Comments, the Agency proposed changes to BMP B to Ozinga's comments that are identical to the proposal made by Morton. IEPA agreed with Morton Salt's proposed BMP B, except that the Agency struck, "Where practical", at the beginning of the sentence.

With respect to the Ozinga comments on BMP D, in IEPA's Post Hearing Comments, the Agency proposed changes to BMP D to Ozinga's comments that are identical to the proposal made by Morton. IEPA agreed to 1) strike "policies to prevent or reduce salt runoff" and replace with "practices", 2) Strike "removing surplus materials from the site when winter activity finished where applicable."; and 3) replace "unloading and loading" with "loading and unloading".

With respect to the Ozinga comments on BMP H, the Agency has proposed changes for H above.

With respect to the Ozinga comments on BMP I and J, the Agency does not agree with

removing BMP I and J.

#### **V. Proposed Language changes**

The Agency is also proposing the following revisions to the Board. These revisions can be found in Attachment A, which has yellow and blue coloring. The blue represents new language. The Agency is also providing Attachment B, which is a clean version of the Agency's proposed language for the first section of the TLWQ. Many of these revisions were based on several conversations with USEPA, so approval can be achieved for the TLWQS when submitted to USEPA. See Attachment C, August USEPA letter of August 20, 2020.

- a) Removed Table 2 from the reference in the intro paragraph. It is now under Applicability (1)(a).
- b) (1)(b) added "with" to read "shall comply with".
- c) (1)(b)(1) changed the language to be consistent with the intro paragraph on what watershed is applicable.
- d) (1)(b)(5) now makes the PMP a requirement.
- e) (1)(b)(6) now makes the BMPs a requirement and lets the dischargers know where to send the information at the Agency.
- f) (2)(a) added language provided by USEPA to include BMPS after any reevaluation.
- g) (3)(a) added language provided by USEPA to include BMPS after any reevaluation.
- h) (3)(b)(6) added language to include and/or.
- i) (4)(d)(8) add language provided by USEPA to add a requirement that the workgroup has adequate participation in the workgroup by the dischargers authorized under this TLWQS. This language was suggested by USEPA. See Attachment C.
- j) (6)(e) added language that the BMPs identified in the Annual Reports must be considered in the Re-evaluation. Also, added language that makes it clear to the dischargers and the Board that the BMPs identified by the Board will be required to be implemented during the next five years.
- k) 6(d) and 6(f) were included based on comments from USEPA. The requirements are based on portion of 35 Ill. Adm. Code 104.580.
- l) Table 4, Item 1 – added language to require that the requirements of this section are



required after each reevaluation. Also, added language to require the discharger to implement the PMP.

WHEREFORE, the Agency respectfully requests the Board to proceed with the language as proposed by the Agency.

Respectfully submitted,

ILLINOIS ENVIRONMENTAL PROTECTION  
AGENCY

By: /s/Stefanie N. Diers  
Stefanie N. Diers  
Assistant Counsel  
Division of Legal Counsel

Date: August 21, 2020

Illinois Environmental Protection Agency  
1021 North Grand Avenue East  
P.O. Box 19276  
Springfield, Illinois 62794-9276

## IEPA'S ATTACHMENT A

### IEPA'S PROPOSED LANGUAGE Time-Limited Water Quality Standard for Chloride

In lieu of the applicable water quality standards for chloride under 35 Ill. Adm. Code 302.208 and total dissolved solids under 35 Ill. Adm. Code 302.407 for the waterways listed in Table 1 for the dischargers listed in Table 2 and the watershed depicted in Figure 1; the Board grants a Time Limited Water Quality Standard (TLWQS) for chloride subject to the following conditions that applies for the term of the variance for the purposes of developing permit limits and conditions.

Additional dischargers not listed in Table 2, wishing to be considered eligible under this TLWQS for chloride, must meet the Eligibility Criteria listed below and receive approval from IEPA.

#### 1. Eligibility Criteria Applicability

##### a) 1. Applicability

a) — A discharger must be located in the Chicago Area Waterway System (CAWS) or Lower Des Plaines River (LDPR) watersheds as identified by the Board pursuant to Section 104.565(d)(2)(A)(i).

a) The dischargers listed in Table 2 and any additional dischargers approved by IEPA under Section 1(b) will be subject to the conditions specified in Sections 2 through 6 of this rule. All other dischargers in the watershed depicted in Figure 1 will be subject to the permit limits and conditions necessary to ensure compliance with the water quality standards for chloride under 35 Ill. Adm. Code 302.208 and 302.407.

b) Additional Dischargers requesting coverage under this TLWQS not listed in Table 2, wishing to be subject to shall comply with the conditions specified in Sections 2 through 6 of this rule must meet the criteria listed below in (b)(1) – (8), and receive approval from IEPA in order to be granted TLWQS by the Agency. Dischargers requesting coverage under this TLWQS will be notified if the discharger has satisfied the coverage requirements in this subsection within 120 days of the request. Subsequently, the Agency will modify the permit with If a discharger requests to receive permit conditions based on the conditions specified in Sections 2 through 6 of this rule, IEPA must notify the discharger within 120 days whether it is approved of IEPA's intention for the discharger to receive permit conditions based on sections 2 through 6 of this rule.

- 1) A discharger must be located in the waterways listed in Table 1 and the watershed depicted in Figure 1 Chicago Area Waterway System (CAWS) or Lower Des Plaines River (LDPR) watersheds as identified by the Board pursuant to Section 104.565(d)(2)(A)(i).
- 2) The discharger must belong to one of the classes identified by the Board pursuant to 35 Ill. Adm Code 104.540.
- 3) The discharger, if a new source of chloride, must offset at least their additional loading before receiving coverage under the TLWQS.
- 4) The discharger must have joined and will be participating in either the CAWS chlorides workgroup or the LDPR chlorides workgroup.
- 5) The discharger is committed to will implementing a pollutant minimization program which includes all the Best Management Practices (BMP) identified by the Board's order granting the TLWQS.
- 6) The discharger is committed to will implementing any required BMP not currently being implemented within 12 months of the NPDES permit being modified or issued.
- 7) The discharger must commit to participating in the re-evaluation proposal pursuant 35 Ill. Adm. Code Section 104.580.
- 8) The discharger must submit the following information to the Illinois EPA Division of Water Pollution Control, Permit Section:
  - a) the location of the discharger's activity and the location of the points of its discharge;
  - b) identification of discharger's NPDES permits;
  - c) identification and description of any process, activity, or source that contributes to a violation of the chlorides water quality standard, including the material used in that process or activity;
  - d) a description and copy of all Pollutant Minimization Plans that are currently being implemented or were implemented in the past; and
  - e) identification of any other BMPs being implemented to reduce chloride in the discharge that are not identified by the Board's order granting the TLWQS.
- i) Within 90 120 days, IEPA must notify the discharger whether it is approved of IEPA's intention for the discharger to be covered under this TLWQS.

2. **Best Management Practices**

- a) The dischargers covered by this TLWQS listed in Table 2 and any additional dischargers approved by IEPA granted TLWQS, by the Agency, under Section 1(b) of this rule must prepare and implement a pollutant minimization program to reduce chlorides into the CAWS and LDPR to the greatest extent achievable using which includes all of the Best Management Practices (BMPs) currently identified in Table 3 and BMPs specified by the Board following any re-evaluation required by Section 6 according to the Implementation Schedule in Table 4.

3. **Individual Discharger Requirements Covered by this TLWQS**

- a) By the deadline listed in Table 4, dischargers must each prepare a Pollutant Minimization Program for their own operations to reduce chlorides into the CAWS and LDPR to the greatest extent achievable utilizing that identifies the specific currently identified BMPs in Table 3 and BMPs specified by the Board following any re-evaluation required by Section 6 that it will implement along with the applicable monitoring, recordkeeping and reporting procedures, and the relevant schedule for implementation as provided in Table 4.
- b) By the deadlines listed in Table 4, dischargers must submit an Annual Report to IEPA and the appropriate chlorides workgroup on the discharger's prior year's usage of deicing agents, and steps taken to minimize chloride use, and participation in the chloride workgroup. Dischargers must make the report publicly available and include the following:

**BMPs**

- 1) List of the BMPs being used and to what extent
- 2) Analysis of BMPs that the discharger has implemented over the term of the TLWQS, including a discussion of the effectiveness and environmental impact of the BMPs, and any hinderances or any unexpected achievements or setbacks
- 3) Analysis of any alternative treatments or new technology that could be implemented by the discharger to reduce chloride loadings to the waterways

**Deicing Agents Used**

- 4) Types of deicing agents used and whether they are used as dry, pre-wetted, or liquid (e.g., sodium chloride rock salt, calcium chloride, magnesium chloride, calcium magnesium acetate, potassium acetate, potassium chloride, abrasives, urea, organics)

- 5) Estimate of the amount of chloride salt usage ~~on~~ in the past year and over the term of the TLWQS
- 6) Estimates of relative amounts applied and relative percent coverage achieved by the following types of deicing agents: dry, wet, and/or liquid
- 7) Application practices used (cleared using pre-wetted salt; cleared using anti-icing)
- 8) Application rates (pounds/lane mile, ~~or~~ gallons/lane mile, lbs/square foot, gallons/square foot) by deicing agent type and storm event (e.g. 1-inch storm event; long duration freezing rain event)
- 9) Description of how application rates varied for different types of weather and how they have changed over the term of the TLWQS.
- 10) Whether the use of liquids was increased, and dry chloride salt application rates were reduced
- 11) Callouts
  - a) Summary of snowfall data
  - b) Number of callouts
  - c) Quantity and type of precipitation during the callout
  - d) Application rate for each type of deicing agent during the callout
  - e) Quantity of chloride salt used for each callout

#### **Training**

- 12) Annual training that was completed for the entire workforce that applied chloride-based deicing salts
- 13) Identification of additional training that is necessary
- 14) Explanation of why discharger was unable to complete the training identified in the previous annual report

#### **Deicing and Snow Removal Equipment**

- 15) Types and numbers of snow and/or ice removal equipment used (e.g., snowplows as well as mechanically controlled spreaders and

computer-/sensor-controlled spreaders for dry solids, pre-wetted solids, or liquids)

- 16) Description of equipment washing as well as wash water collection and disposal or reuse for making brine

#### **Salt Storage**

- 17) Number of chloride salt storage areas
- 18) Number of chloride salt storage areas in fully enclosed structures
- 19) Number of chloride salt storage areas on an impervious pad
- 20) Number of chloride salt storage areas without a fully enclosed storage structure or impervious storage pad
- 21) Information on salt storage methods used to ensure good housekeeping policies are implemented (e.g., cleaned-up salt piles)

#### **Purchases**

- 22) Identification of necessary capital purchases and expenditures over the next three years to reduce de-icing chloride salt applications, focused on increased use of liquids and reducing chloride salt application rates as well as cleaning up salt piles. (e.g., new storage structures; new or retrofitted salt spreading equipment necessary to allow for pre-wetting and proper rates of application)
- 23) Explanation of why discharger was unable to make all capital purchases and expenditures identified in the previous annual report;

#### **Environmental Monitoring Data**

- 24) Any changes to a facility's NPDES treatment technologies;
- 25) NPDES effluent data, if any, for chloride discharges;
- 26) Summary of relevant, available instream chloride monitoring data for local waterway (which may reference data gathered by State or Federal agencies or other parties);

#### **Projections**

- 27) Proposed steps for the coming year;
- 28) Description of how the dischargers will implement an adaptive, iterative management approach based on reviewing annual reports to adjust salt application practices to achieve further chloride

reductions in the coming year.

**Workgroup Participation**

29) Description of action that the discharger took to participate in a chloride workgroup.

4. **Chloride Workgroups**

- a) The dischargers covered by this TLWQS listed in Table 2 and any additional discharger approved by IEPA granted TLWQS, by the Agency, under Section 1(b) of this rule must participate in a chloride workgroup whose main goals are working toward the reduction of chloride in the receiving stream and gathering information for the re-evaluation.
- b) The dischargers must participate in the workgroup(s) associated with the watershed in which the discharge is located.
- c) Workgroups must convene at least semi-annually and continue meeting throughout the term of the TLWQS.
- d) By the deadlines listed in Table 4, the workgroup must submit a Status Report to IEPA and make the report publicly available. The Status Report must compile and analyze the individual discharger's Annual Reports into a watershed-wide report and include the following:
  - 1) Chlorides monitoring data
  - 2) Workgroup's outreach strategy, including efforts to include other dischargers under the TLWQS, and outreach and training for nonpoint sources
  - 3) New BMPs and treatment technologies to reduce chloride loading to the environment
  - 4) Impediments faced by dischargers under the TLWQS that prevent them from completing the training and making all capital purchases necessary to implement the required BMPs
  - 5) Possible solutions to impediments listed in (4)(d)(4)
  - 6) Identification and description of any financial, technical, or other assistance the workgroup may be able to provide individual dischargers to overcome the impediments described in (4)(d)(4)
  - 7) Results of criteria measurement and compliance demonstration

with the highest attainable condition under Item Section 2 and 5

8) An assessment of whether there has been adequate participation in the workgroup by the dischargers authorized under this TLWQS

- e) Workgroups must prepare outreach and educational materials to create awareness about the environmental impacts of chlorides. Workgroups must share these materials with other users of road salt in their local areas, including residents, road salt applicators, elected officials, and businesses. Outreach and education materials may include various forms of social media, incentives for chloride reduction, support for community-based training of commercial road salt spreaders, training for residents and other entities that apply road salt, and funding or other support to implement chloride BMPs in communities where new equipment is not affordable.
- f) Workgroups must coordinate with IEPA to identify communities located in the TLWQS watersheds who have Municipal Separate Storm Sewer System (MS4) permits. Workgroups must reach out to the MS4 communities to remind them of the general permit special condition requiring participation in a watershed chloride workgroup and provide information on participating in their workgroup. Additionally, workgroups must provide MS4 communities with their education materials.
- g) Workgroups must coordinate with IEPA to identify different nonpoint source categories beginning in year seven of the TLWQS term. Workgroups must work with IEPA to prioritize and implement education outreach efforts for nonpoint sources based on their road salting practices and proximity to surface waters in CAWS and LDPR watershed.
- h) Workgroups must identify all sampling points and sampling frequency in a sampling plan to demonstrate compliance with the highest attainable condition as delineated in Item Section 2 and 5.
- i) The chloride workgroups must collect enough data in the receiving stream to ensure sufficient data is collected to perform the re-evaluation.

5. **Criteria Measurement and Compliance Demonstration**

- a) ~~The interim summer criterion for the months of May through November is 500 mg/L.~~
- b) — The interim winter criterion for the months of December through April is 280 mg/L. Compliance is to be assessed as an average of the measurements during the months of December through April at the end of the first five-year term, using a 4-year seasonal average for the first re-



evaluation period, and then every five years thereafter.

- be) Measurements for the interim ~~summer and~~ winter criterion for CAWS must be based on instream water quality sampling at Lockport Forebay on the CSSC (RM 290.9) upstream of the confluence with the Des Plaines River.
- cd) Measurements for the interim ~~summer and~~ winter criteria for LDPR must be based on instream water quality monitoringsampling at the USGS gage 05539670 ~~at the Des Plaines River at Oil Tanking (Site LPRCW\_03)~~ at River Mile 275.8 in Channahon, IL.
- ~~e)~~ ~~Measurements for the interim summer and winter criteria for General Use Waters must be based on instream water quality sampling or modeling at the edge of the permitted mixing zone.~~
- ~~f)~~ ~~Measurements for the interim summer and winter criteria for CSSC must be based on instream water quality sampling in the CSSC near the confluence of the CSSC with LDPR.~~

#### 6. **Re-evaluation**

- a) By the deadlines listed in Table 4, dischargers under this TLWQS or the chloride workgroups must submit a proposed re-evaluation under 35 Ill. Adm. Code 104.580, which assesses the highest attainable condition using all existing and readily available information.
- ~~b)~~ The chloride workgroups must collect enough data in the receiving stream to ensure sufficient data is collected to perform the re-evaluation.
- be) Chloride workgroups must evaluate if the chloride sampling plan and data collection needs to be expanded or otherwise modified.
- cd) At each re-evaluation, dischargers covered under this TLWQS or the chloride workgroups must ~~shall~~ evaluate each required BMP, analyze its effectiveness, and provide a recommendation about whether it should be continued as is, modified to improve its effectiveness, or eliminated. The dischargers covered under this TLWQS or chloride workgroups must consider evaluate and provide recommendations for any BMPs that were identified in the Annual Reports required by Section 3(b)(3). The dischargers covered under this TLWQS or the chloride workgroups must ~~shall~~ consider evaluate and provide recommendations for any new or innovative technology that could improve water quality if implemented and identify all such technologies. The BMPs that are adopted by the Board will be implemented during the next five years.

- d) As required by 35 Ill. Adm. Code 104.580 (b) and (c), the Board shall make the information submitted in Section (d) available to the public and provide an opportunity for any person to submit information about additional BMPs and new or innovative technologies that could improve water quality if implemented.
- e) Based on the information provided in sections (c) and (d) or any other information available to the Board, the Board will identify any updates to Table 3 needed to achieve the greatest chloride reduction achievable for the whole watershed. For each discharger category, the Board will identify all additional BMPs and new or innovative technologies that are achievable for any discharger in the category and issue an order updating Table 3 to include any such BMPs or technologies for the entire category except that, if any such BMP or technology is achievable for some but not all dischargers within a discharger category, the Board may identify in Table 3 sub-categories of dischargers for whom the BMP or technology is not practicable.
- fe) As required by 35 Ill. Adm. Code 104.580(e)(1), if any re-evaluation yields a more stringent highest attainable condition, that highest attainable condition becomes the applicable interim TLWQS for the remaining duration of the TLWQS.

7. **Time-Limited Water Quality Standard Term**

- a) The term of the TLWQS expires 15 years after USEPA approval.
- b) During the 15-year term, a re-evaluation of the ~~H~~highest ~~A~~attainable ~~C~~condition must be submitted to the Board and subsequently to USEPA six months before the end of each five-year TLWQS period. The discharges in Table 2 must participate in the workgroup that conducts and submits this re-evaluation.
- c) If the 280 mg/L interim criterion chloride water quality standard is not attained at the re-evaluation end of the first five years, then the dischargers covered by this TLWQS must comply with Section 6(d). evaluate the feasibility of implementing additional measures beyond those identified in Tables 3 and 4 to reduce ambient chloride levels in the Wwatershed.
- d) The TLWQS will no longer be the applicable water quality standard for purposes of the Clean Water Act if the petitioners do not conduct a re-evaluation consistent with the frequency specified in Section 7(b) or the results are not submitted to USEPA as required by this Section.

The Agency is directed to modify or issue NPDES Permits for each discharger covered

by this TLWQS listed in Table 2 and any additional dischargers approved by IEPA granted TLWQS, by the Agency, under Section 1(b) that incorporate the conditions of this TLWQS, the Best Management Practices in Table 3, and the implementation schedule in Table 4.

**Table 1: Receiving Waters, Use Designations and Generally Applicable Water Quality Standards for Chloride and Total Dissolved Solids**

<b>RECEIVING WATER</b>		<b><u>USE DESIGNATION</u></b>	<b><u>HUC Code</u></b>	<b><u>IEPA SEGMENT CODE</u></b>	<b><u>Generally Applicable Chloride Water Quality Standard</u></b>
<b>Chicago Area Waterway System</b>	<b>CAWS</b>				
<u>Upper Northshore Channel from Wilmette Pumping Station to North Side WRP</u>	<u>Upper NSC</u>	<u>CAWS Aquatic Life Use A</u>	<u>071200030104</u>	<u>HCCA-02</u>	<u>302.208(g) 500 mg/L Chloride Year Round</u>
<u>Lower NSC from North Side WRP to confluence with NBCR</u>	<u>Lower NSC</u>	<u>CAWS Aquatic Life Use A</u>	<u>071200030104</u>	<u>HCCA-04</u>	<u><del>302.208(g)</del> 302.407(g)(3) 500 mg/L Chloride Year Round</u>
<u>North Branch of the Chicago River</u>	<u>NBCR</u>	<u>CAWS Aquatic Life Use A</u>	<u>071200030106</u>	<u>HCC-02 HCC-08</u>	<u>302.407(g)(3) 500 mg/L Chloride Year Round</u>
<u>Chicago River (from Lake Michigan to confluence with NBCR and SBCR)</u>	<u>CR: Lake Michigan- NBCR &amp; SBCR</u>	<u>General Use</u>	<u>071200030107</u>	<u>HCB-01</u>	<u>302.208(g) 500 mg/L Chloride Year Round</u>
<u>South Branch of the Chicago River</u>	<u>SBCR</u>	<u>CAWS Aquatic Life Use A</u>	<u>071200030107</u>	<u>HC-01</u>	<u>302.407(g)(3) 500 mg/L Chloride Year Round</u>
<u>Chicago Sanitary and Ship Canal</u>	<u>CSSC</u>	<u>CAWS and Brandon Pool Aquatic Life Use B</u>	<u>071200030107 071200040705</u>	<u>GI-03 GI-06 GI-02</u>	<u>303.449 May-Nov. 500 mg/L Chloride Dec.-Apr.</u>

RECEIVING WATER		<u>USE DESIGNATION</u>	<u>HUC Code</u>	<u>IEPA SEGMENT CODE</u>	<u>Generally Applicable Chloride Water Quality Standard</u>
					<u>Acute</u> 990 mg/L <u>Chronic</u> 620 mg/L
Cal-Sag Channel	CSC	<u>CAWS Aquatic Life Use A</u>	<u>071200030403</u> <u>071200040702</u>	<u>H-02</u> <u>H-01</u>	<u>302.407(g)(3)</u> <u>500 mg/L</u> <u>Chloride</u> <u>Year Round</u>
Grand Calumet River	GCR	<u>CAWS Aquatic Life Use A</u>	<u>071200030407</u>	<u>HAB-41</u>	<u>302.407(g)(3)</u> <u>500 mg/L</u> <u>Chloride</u> <u>Year Round</u>
Lake Calumet	LC	<u>CAWS Aquatic Life Use A</u>	<u>040400010603</u>	<u>IL_RHO</u>	<u>302.407(g)(3)</u> <u>500 mg/L</u> <u>Chloride</u> <u>Year Round</u>
Lake Calumet Connecting Channel	LCCC	<u>CAWS Aquatic Life Use A</u>	<u>040400010603</u>	<u>NA</u>	<u>302.407(g)(3)</u> <u>500 mg/L</u> <u>Chloride</u> <u>Year Round</u>
Calumet River from Lake Michigan to its confluence with GCR and LCR	CR	<u>CAWS Aquatic Life Use A</u>	<u>040400010603</u>	<u>HAA-01</u>	<u>302.407(g)(3)</u> <u>500 mg/L</u> <u>Chloride</u> <u>Year Round</u>
Little Calumet River from its confluence with CR and GCR to its confluence with CSC	LCR	<u>CAWS Aquatic Life Use A</u>	<u>071200030407</u>	<u>HA-05</u> <u>HA-04</u>	<u>302.407(g)(3)</u> <u>500 mg/L</u> <u>Chloride</u> <u>Year Round</u>
<b>Lower Des Plaines River</b>	<b>LDPR</b>				
<u>Des Plaines River from Kankakee River to the I-55 Bridge</u>	<u>DPR: KR-I-55 Bridge</u>	<u>General Use</u>	<u>071200040705</u>	<u>IL_G-03</u> <u>IL_G-11</u>	<u>302.208(g)</u> <u>500 mg/L</u> <u>Chloride</u> <u>Year Round</u>

<b>RECEIVING WATER</b>		<b><u>USE DESIGNATION</u></b>	<b><u>HUC Code</u></b>	<b><u>IEPA SEGMENT CODE</u></b>	<b><u>Generally Applicable Chloride Water Quality Standard</u></b>
<u>Des Plaines River from the I-55 Bridge to Brandon Road Lock and Dam</u>	<u>DPR: I-55 Bridge – BRLD</u>	<u>Upper Dresden Island Pool Aquatic Life Use</u>	<u>071200040705</u>	<u>IL_G-11</u>	<u>302.407(g)(3) 500 mg/L Chloride Year Round</u>
<u>Des Plaines River from the Brandon Road Lock and Dam to confluence with CSSC</u>	<u>DPR: BRLD – CSSC</u>	<u>CAWS and Brandon Pool Aquatic Life Use B</u>	<u>071200040705</u>	<u>IL_G-12 IL_G-23</u>	<u>302.407(g)(3) 500 mg/L Chloride Year Round</u>
<u>Des Plaines River from confluence with the CSSC to the Will County Line</u>	<u>DPR: CSSC-Will County Line</u>	<u>General Use</u>	<u>071200040705 071200040706</u>	<u>IL_G-24 IL_G-39</u>	<u>302.208(g) 500 mg/L Chloride Year Round</u>
Hickory Creek	HC	<u>General Use</u>	<u>071200040601 071200040603</u>	<u>IL_G-04 IL_G-06 IL_G-22</u>	<u>302.208(g) 500 mg/L Chloride Year Round</u>
Union Ditch	UD	<u>General Use</u>	<u>071200040601</u>	<u>IL_GG-FN-A1 IL_GG-FN-C1</u>	<u>302.208(g) 500 mg/L Chloride Year Round</u>
Spring Creek	SC	<u>General Use</u>	<u>071200040602</u>	<u>IL_GGA-02</u>	<u>302.208(g) 500 mg/L Chloride Year Round</u>
Marley Creek	MC	<u>General Use</u>	<u>071200040603</u>	<u>IL_GGB-01</u>	<u>302.208(g) 500 mg/L Chloride Year Round</u>
East Branch of Marley Creek	EBMC	<u>General Use</u>	<u>071200040603</u>	<u>NA</u>	<u>302.208(g) 500 mg/L Chloride Year Round</u>



**Table 2: Individual Dischargers and Receiving Waters**

PCB	PERMIT HOLDER	FACILITY LOCATION	RECEIVING WATER	PERMIT NUMBER	DISCHARGER CATEGORY
16-14	<b>Village of Homewood</b>	2020 Chestnut Re., Homewood, IL 60430	CalR & LCR	ILR400357 – Cook County	MS4
16-15	<b>Village of Orland Park</b>	Orland Park, Cook and Will Counties, IL	CSC HC SC MC	ILR400414	MS4
16-16	<b>Village of Midlothian</b>	14801 S. Pulaski, Midlothian, IL 60445	CSC	ILR400387	MS4
16-17	<b>Village of Tinley Park</b>	16250 S. Oak Park Ave., Tinley Park, IL 60477	CalR & LCR	ILR400460	MS4
16-18	<b>ExxonMobil Joliet Refinery, ExxonMobil Oil Corp.</b>	25915 South Frontage Rd, Channahon, IL 60410	DR-KR	IL0002861 ILR10	IS
16-20	<b>Village of Wilmette</b>	711 Laramie Ave., Wilmette, IL 60091	NBCR NSC	MS4 ILR40-0473  CSO ILM580012	MS4 CSO
16-21	<b>City of Country Club Hills</b>	4200 West 183 <sup>rd</sup> St., Country Club Hills, IL	CalR & LCR	ILR400177	MS4
16-22	<b>Noramco-Chicago, Inc.</b>	12228 New Ave., Lemont, IL 60439	CSSC	NA (Pending permit application:	SSF



PCB	PERMIT HOLDER	FACILITY LOCATION	RECEIVING WATER	PERMIT NUMBER	DISCHARGER CATEGORY
				IL0001309)	
<u>16-23</u>	<b><u>INEOS Joliet, LLC</u></b>	<u>23425 Amoco Road, Channahon, IL 60410</u>	<u>DPR: KR-WC</u>	<u>IL 0001643</u>	<u>IS</u>
16-25	<b>City of Evanston</b>	2100 Ridge Ave., Evanston, IL 60201	NSC	ILM580036 (CSO)  ILR400335 (MS4)	MS4 CSO
16-26	<b>Village of Skokie</b>	5127 Oakton St., Skokie, IL	NSC	ILM580036 (CSO) ILR400447 (MS4)	MS4 CSO
16-27	<b>IDOT</b>	2300 S. Dirksen Pkwy, Springfield, IL	CAWS CR NBCR SBCR CSSC CSG GCR LC LCCC CaIR & LCR NSC  <b>LDPR</b> DPR: KR-WC HC UD	ILR00493	IDOT/IT

PCB	PERMIT HOLDER	FACILITY LOCATION	RECEIVING WATER	PERMIT NUMBER	DISCHARGER CATEGORY
			SC MC EBMC		
16-29	<b>Calumet WRP, MWRDGC</b>	400 E. 130 <sup>th</sup> St., Chicago, IL 60628	CSC CalR & LCR	IL0028061 ILR003177	POTW
	<b>Lemont WRP, MWRDGC</b>	13 Stephen St., Lemont, IL	CSSC	IL0028070	POTW
	<b>Lockport Powerhouse, MWRDGC</b>	2400 South Powerhouse Rd., Lockport, IL 60441	CSSC	IL0077305	IS
	<b>Stickney WRP, MWRDGC</b>	6001 W. Pershing Rd., Cicero, IL 60804-4112	SBCR CSSC	IL0028053 ILR003183	POTW
	<b>Terrence J. O'Brien (North Side) WRP, MWRDGC</b>	3500 W. Howard St., Skokie, IL 60076	NBCR NSC	IL0028088	POTW
16-30	<b>Village of Richton Park</b>	4455 Sauk Trail, Richton Park, IL 46071	CalR & LCR	IL3012550 ILR40 (MS4)	MS4 SSF
16-31	<b>Village of Lincolnwood</b>	6900 N. Lincoln Ave., Lincolnwood, IL 60712	NSC	ILR400218 ILM580034	MS4 CSO
16-33	<b>City of Oak Forest</b>	15440 S. Central Ave., Oak Forest, IL 60452	CSC CalR & LCR	ILR400408	MS4
19-7	<b>Village of Lynwood</b>	21460 E Lincoln Hwy, Lynwood, IL 60411	CalR & LCR	ILR40-0380	MS4 SSF
19-8	<b>CITGO Petroleum Corp. – Lemont Refinery</b>	135 <sup>th</sup> Street and New Avenue, Lemont, IL 60439	CSSC	IL0001859	IS

PCB	PERMIT HOLDER	FACILITY LOCATION	RECEIVING WATER	PERMIT NUMBER	DISCHARGER CATEGORY
19-9	<b>Village of New Lenox – STP #1, STP #2, STP #3</b>	1 Veterans Pkwy, New Lenox, IL 60451	DR-KR HC SC	IL0020559  IL0046264  IL0075957  ILR400397	POTW MS4
19-10	<b>Lockport Sewage Treatment Plant</b>	425 W. Division St., Lockport, IL 60441	DPR: KR-WC	IL0029611 (Lockport)  IL0021261 (BBFM)  ILR40 (MS4)	POTW MS4
19-11	<b>Caterpillar, Inc.</b>	2200 Channahon Rd., Joliet, IL 60434	DPR: KR-WC	IL0001732	IS
19-12	<b>Crest Hill East Sewage Treatment Plant,  Crest Hill MS4</b>	1610 Plainfield Rd., Crest Hill, IL 60403	DPR: KR-WC	IL0064998 (NPDES)  ILR40 (MS4)	POTW MS4
19-13	<b>City of Joliet</b>	150 W. Jefferson St., Joliet, IL 60432	DPR: KR-WC HC SC	IL0022519 (NPDES)  IL0033553 (NPDES)  ILR10	POTW CSO MS4 SSF

PCB	PERMIT HOLDER	FACILITY LOCATION	RECEIVING WATER	PERMIT NUMBER	DISCHARGER CATEGORY
				(MS4)	
19-14	<b>Morton Salt, Inc.- Chicago, IL-Calumet site</b>	3443-3461 East 100 <sup>th</sup> Street, Chicago, IL 60617	CalR & LCR	ILR00 (General Permit)	SSF
19-15	<b>City of Palos Heights Public Works</b>	7607 West College Dr., Palos Heights, IL 60463	CSC	ILR400417 (MS4)	MS4 SSF
19-16	<b>Village of Romeoville</b>	615 Anderson Dr, Romeoville, IL	DPR: KR-WC	ILL048526  ILR400436	POTW MS4
19-17	<b>IMTT Illinois LLC, Joliet Facility</b>	24420 W Durkee Road, Joliet, IL 60410	DPR: KR-WC	IL0063061	IS
		13589 Main St., Lemont, IL 60439	CSSC	IL0005126 IL0061182	
19-18	<b>Stepan Millsdale, Stepan Company</b>	2250 Stepan Drive, Elwood, IL 60421	DPR: KR-WC	IL0002453	IS
19-19	<b>Village of Park Forest Storm Sewer System</b>	350 Victory Drive, Park Forest, IL	CalR & LCR	ILR400421 (MS4)	MS4
19-20	<b>Ozinga Ready Mix Concrete, Inc.</b>	2525 Oakton St., Evanston, IL 60202	NSC	ILR004480	IS
		1818 East 103 <sup>rd</sup> St., Chicago, IL 60617	CalR & LCR	ILR003588	IS
		12660 Laramie Ave., Alsip, IL 60803	CSC	ILR006916	IS
		11400 Old Lemont Rd., Lemont, IL 60439	CSSC	ILR005770	IS
			SBCR	ILR003584	IS
		2255 South Lumber St., Chicago, IL 60616	HC	ILR003587	IS

PCB	PERMIT HOLDER	FACILITY LOCATION	RECEIVING WATER	PERMIT NUMBER	DISCHARGER CATEGORY
		18825 Old La Grange Rd., Mokena, IL 60448	NBCR	ILR005319	IS
		2001 North Mendell St., Chicago, IL 60642	DPR: KR-WC	ILR005865	IS
		504 Railroad St., Joliet, IL 60436			
19-21	<b>Ozinga Materials, Inc.</b>	13100 South Ashland Ave., Calumet Park, IL 60827	CSC CalR & LCR	Permit Pending	IS
19-22	<b>Midwest Marine Terminals, LLC</b>	11701 South Torrence Ave., Chicago, IL 60617	CalR & LCR	ILR006553	IS
19-23	<b>Village of Mokena</b>	WTP: 11400 W. 191 <sup>st</sup> St., Mokena, IL 60448	EBMC	IL0024201	POTW
		MS4: 11004 Carpenter St., Mokena, IL 60448	HC EBMC	ILR40	MS4
19-24	<b>Village of Oak Lawn, Public Works</b>	5550 and 5532 West 98 <sup>th</sup> St., Oak Lawn, IL	CSC	ILR400409 ILR400712	MS4 SSF
19-25	<b>Village of Dolton</b>	14122 Chicago Rd., Dolton, IL 60419	CalR & LCR	ILR400182 (MS4) ILM580017 (CSO)	CSO
19-26	<b>Glenwood Public Works Department, Village of Glenwood</b>	19100 Glenwood/Chicago Heights Rd., Glenwood, IL	CalR & LCR	ILR400344	MS4 SSF

PCB	PERMIT HOLDER	FACILITY LOCATION	RECEIVING WATER	PERMIT NUMBER	DISCHARGER CATEGORY
19-27	<b>Village of Morton Grove, Public Works</b>	7840 Nagle Ave., Morton Grove, IL	NBCR	ILR400391 (MS4)  ILM580005 (CSO)	CSO MS4 SSF
19-28	<b>Village of Lansing</b>	3141 Ridge Road, Lansing, IL 60438	CalR & LCR	ILR400373  ILM580027	CSO MS4
19-29	<b>Village of Frankfort Regional WWTP</b>	20538 South La Grange Rd., Frankfort, IL	HC	IL0072192	POTW
19-30	<b>Village of Winnetka</b>	1390 Willow Road, Winnetka, IL 60093	NBCR	ILR400476	MS4
19-31	<b>Village of La Grange</b>	320 East Avenue, La Grange, IL 60525	CSSC	ILM580009 (CSO)  ILR400364 (MS4)	CSO MS4 SSF
19-33	<b>Village of Channahon STP</b>	26221 S. Blackberry Lane, Channahon, IL 60410	DPR: KR-WC	IL0069906	POTW
	<b>Village of Channahon, MS4</b>	Various	DPR: KR-WC	IL400623	MS4
19-34	<b>Cook County Department of Transportation and Highways</b>	Cook County	<b><u>CAWS:</u></b> NBCR CSSC CSC CalR & LCR NSC  <b><u>LDPR:</u></b> HC	ILR400485	MS4

PCB	PERMIT HOLDER	FACILITY LOCATION	RECEIVING WATER	PERMIT NUMBER	DISCHARGER CATEGORY
			UD SC MC EBMC		
19-35	<b>Village of Niles</b>	6849 West Touhy Ave., Niles, IL 60714	NBCR	ILR400398	CSO MS4 SSF
19-36	<b>Chicago Skyway Toll Bridge, Skyway Concession Company, LLC</b>		CalR & LCR	ILR400739 (MS4)	MS4
19-37	<b>Village of Elwood – Deer Run STP</b>	26550 Elwood International Port Road, Elwood, IL 60421	DPR: KR-WC	IL0074713	POTW
19-38	<b>City of Chicago, Department of Water Management</b>	1000 East Ohio Street, Chicago, IL 60611	CR NBCR SBCR CSSC LCCC CalR & LCR	ILR400173	MS4
		1000 East Ohio Street, Chicago, IL 60611	CR NBCR SBCR CSSC CSC CalR & LCR NSC	IL0045012	CSO
19-40	<b>Village of Crestwood</b>	13840 S. Cicero Ave., Crestwood, IL	CSC	ILR400320	MS4
19-48	<b>Village of Riverside, Salt Storage Facility</b>	3860 Columbus Blvd., Riverside, IL 60546	CSSC	ILM580015	SSF

PCB	PERMIT HOLDER	FACILITY LOCATION	RECEIVING WATER	PERMIT NUMBER	DISCHARGER CATEGORY
	<b>Village of Riverside, CSOs</b>	3860 Columbus Blvd., Riverside, IL 60546	CSSC	ILM580015	CSO
	<b>Village of Lemont*</b>				
	<b>Village of Burr Ridge*</b>				
	<b>Village of Woodridge*</b>				

\* Per IEPA Rec. Att. 2., these non-petitioners may seek coverage under the TLWQS.

## TABLE KEY

### Discharger Category

POTW	Publicly Owned Treatment Works
IS	Industrial Source
IDOT/IT	Illinois Department of Transportation/Illinois Tollway
SSF	Salt Storage Facility
CSO	Community with Combined Sewer Overflow Outfalls
MS4	Municipal Separate Storm Sewer System

### Discharge Locations / Receiving Waters

<b>CAWS</b>	<b>Chicago Area Waterway System</b>
CR	Chicago River
NBCR	North Branch of the Chicago River
SBCR	South Branch of the Chicago River
CSSC	Chicago Sanitary and Ship Canal
CSC	Cal-Sag Channel
GCR	Grand Calumet River
LC	Lake Calumet
LCCC	Lake Calumet Connecting Channel
CalR & LCR	Calumet River and Little Calumet River
NSC	North Shore Channel

### **LDPR Lower Des Plaines River**



DPR:	Des Plaines River
KR	Kankakee River
WC	Will County Line
HC	Hickory Creek
UD	Union Ditch
SC	Spring Creek
MC	Marley Creek
EBMC	East Branch of Marley Creek

Table 3: Best Management Practices

	Best Management Practice	POTWs	Industrial Sources	CSO Communities	MS4 Communities	IDOT / Tollway	Salt Storage Facilities
Permittees and parties covered under the Time Limited Water Quality Standard for Chloride (PCB 16-14 (Consolidated)) must implement the following Best Management Practices as applicable and indicated below for each discharger type:							
1.	<u>The Permittee must participate in a Chlorides workgroup for the CAWS and or LDPR, depending on the watershed within which the facility's discharge is located.</u>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	
2.	Store all salt on an impermeable pad that must be constructed to ensure that minimal stormwater is coming into contact with salt <u>unless the salt is stored in a container that ensures stormwater does not come into contact with the salt.</u>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	
3.	Cover salt piles at all times except when in active use, unless stored indoors.	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	
4.	<del>At salt piles and during salt loading/unloading operations, implement a Good housekeeping policies to prevent or reduce salt runoff, practices must be implemented at the site,</del> including: cleanup of salt at the end of each day or conclusion of a storm event; tarping of trucks <u>for transportation of bulk chloride;</u> maintaining the pad and equipment; good practices during <u>loading and</u> unloading <del>and loading;</del> cleanup of loading and spreading equipment after each snow/ice event, <u>a</u> written inspection program for storage facility, structures and/or work area; removing surplus	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	

	Best Management Practice	POTWs	Industrial Sources	CSO Communities	MS4 Communities	IDOT / Tollway	Salt Storage Facilities
	materials from the site when winter activity finished where applicable, annual inspection and repairs completed <del>prior to winter season where appropriate when practical;</del> evaluate the opportunity to reduce or reuse the wash water proper disposal of wash water from trucks/spreaders, etc.						
5.	Calibrate all salt spreading equipment at least annually before November 30th. Records of the calibration results must be maintained for each piece of spreading equipment.	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	
6.	Pre-wet road salt before use, either by applying liquids to the salt stockpile, or by applying liquids by way of the spreading equipment as the salt is deposited on the road.	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	
7.	<del>Purchase</del> Use equipment to measure the pavement temperature unless such using equipment <u>has already been</u> installed on road salt spreading vehicles.	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	
8.	Develop and implement a protocol to vary the salt application rate based on pavement temperature, existing weather conditions, and forecasted weather conditions.	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	
9.	Track and record salt quantity used and storm conditions from each call-out.	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	
10.	Develop a written plan <del>must</del> for implementation of anti-icing, with milestones. The plan should consider increased use of liquids (e.g., carbohydrate products) beginning with critical locations such as bridges over	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	

	Best Management Practice	POTWs	Industrial Sources	CSO Communities	MS4 Communities	IDOT / Tollway	Salt Storage Facilities
	streams.						
11.	Provide employees involved in winter maintenance operations with annual training before November 30th on best management practices in the use of road salt in operations, including the practice of plowing first and applying salt only after snow has been cleared.	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	
12.	Be responsible for complying with all applicable BMPs even when deicing practices are contracted out and ensure that contractors are <del>property</del> properly trained and comply with all applicable BMPs.	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	
13.	Complete an annual report, which is standardized in an electronic format and submitted through to IEPA's website and to the watershed group.	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	
14.	Install equipment to measure the pavement temperature on the winter maintenance fleet for a sufficient number of vehicles to provide sufficient information to adjust application rates for the most efficient levels. Develop and complete a plan to equip the winter maintenance fleet before the first re-evaluation.			<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	
15.	Before the first re-evaluation, develop a method for conducting a post-winter review to identify areas of success and areas in need of improvement. Items to be completed as part of the review must include, but are not limited to, an evaluation of each salt spreader's application rate, variations in application rates,			<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	

	Best Management Practice	POTWs	Industrial Sources	CSO Communities	MS4 Communities	IDOT / Tollway	Salt Storage Facilities
	and discussion of the variation compared to the recommended rates. Once developed, the review should occur annually in the spring/early summer following each winter season.						
16.	<p><del>For working areas, provide berms and or sufficient slope to allow snow melt and stormwater to drain away from the area. In some cases, it may be necessary to channel water to a collection point such as a sump, holding tank or lined basin for collection.</del></p> <p>For working areas, provide berms and or sufficient slope to allow snow melt and stormwater to drain away from the area. <u>If snow melt and stormwater cannot be drained away from the working area, In some cases, it may be necessary to channeling water to a collection point such as a sump, holding tank or lined basin for collection, discharge at a later time, use for prewetting, and/or use for make-up water for brine should be considered.</u></p>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	
17.	Obtain and put into place equipment necessary to enable implementation of all salt spreading/deicing measure specified in this	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	

	Best Management Practice	POTWs	Industrial Sources	CSO Communities	MS4 Communities	IDOT / Tollway	Salt Storage Facilities
	BMP, such as any new or retrofitted salt spreading equipment necessary to allow for pre-wetting and proper rates of application.						
18.	Use deicing material storage structures for all communities covered under General Permit ILR40 for MS4 communities.			<input type="checkbox"/>	<input type="checkbox"/>		
A.	<del>Store a</del> All salt will be stored on an impermeable pad that must be constructed to ensure that minimal stormwater is coming comes into contact with salt.						<input type="checkbox"/>
B.	<del>Pads must will</del> be constructed to avoid drainage onto the pad direct stormwater away from the salt pile. Any drainage that enters the pad should be directed to a stormwater retention pond. The permittee should consider directing any drainage that enters the pad to a collection point where feasible.						<input type="checkbox"/>
C.	Outdoor salt piles not stored under permanent cover must be covered by well-secured tarps at all times except when in active use. While working on the pile, fixed or mobile berms shall be incorporated around non-working face to minimize stormwater contact. The permittee shall stage tarp when starting final lift and tarp over the edge of the berm/pad where possible.						<input type="checkbox"/>
D.	<del>At salt piles and during salt loading/unloading operations, implement a</del> Good housekeeping policies to prevent or reduce salt runoff, practices must be implemented at the site.						<input type="checkbox"/>

	Best Management Practice	POTWs	Industrial Sources	CSO Communities	MS4 Communities	IDOT / Tollway	Salt Storage Facilities
	including: cleanup of salt at the end of each day or conclusion of a storm event; tarping of trucks for transportation of bulk chloride; maintaining the pad and equipment; good practices during loading and unloading and loading; cleanup of loading and spreading equipment after each snow/ice event, a written inspection program for storage facility, structures and/or work area; removing surplus materials from the site when winter activity finished where applicable; annual inspection and repairs completed prior to winter season where appropriate when practical; evaluate the opportunity to reduce or reuse the wash water proper disposal of wash water from trucks/spreaders, etc.						
E.	Annual training must be conducted for employees responsible for loading/unloading/handling at docks and trucks at the facility.						<input type="checkbox"/>
F.	<del>Complete a</del> An annual report must be completed as required by Chapter 9.2. The report must be standardized in excel, and must be submitted to the IEPA and to the watershed group. <del>which is standardized in an electronic format and submitted through IEPA's website and to the watershed group.</del>						<input type="checkbox"/>
G.	The Permittee must participate in a Chlorides workgroup for the CAWS or LDPR, depending on the watershed within which the facility's						<input type="checkbox"/>

	Best Management Practice	POTWs	Industrial Sources	CSO Communities	MS4 Communities	IDOT / Tollway	Salt Storage Facilities
	discharge is located.						
H.	<p><del>Working areas should be bermed and/or sloped to allow snow melt and stormwater to drain away from the area. In some cases, it may be necessary to channel water to a collection point such as a sump, holding tank or lined basin for collection.</del></p> <p>For working areas, provide berms and or sufficient slope to allow snow melt and stormwater to drain away from the area. <u>If snow melt and stormwater cannot be drained away from the working area, In some cases, it may be necessary to channeling water to a collection point such as a sump, holding tank or lined basin for collection, discharge at a later time, use for prewetting, and/or use for make-up water for brine should be considered.</u></p>						<input type="checkbox"/>
I.	The Permittee shall make use of fixed and mobile berms where appropriate to redirect flow and <del>taper tarp</del> over the edge of the pad where possible to minimize stormwater contact.						
J.	The Permittee should consider the retention of stormwater which contacts the salt from a 25-year/24-hour storm event where feasible. Such						



	<b>Best Management Practice</b>	<b>POTWs</b>	<b>Industrial Sources</b>	<b>CSO Communities</b>	<b>MS4 Communities</b>	<b>IDOT / Tollway</b>	<b>Salt Storage Facilities</b>
	retention could be either within the berm or in a separate basin, or the impacted stormwater could be stored and used as pre-wetting brine.						

Joint Pet. at 2.8 - 2.19, 9.4 – 9.11; Rec. Att. 3.

[illegible]

	Implementation Schedules	POTWs	Industrial Sources	CSO Communities	MS4 Communities	IDOT / Tollway	Salt Storage Facilities
Chloride Workgroups comprised of individual dischargers covered under the Time Limited Water Quality Standard for Chloride (PCB 16-14 (Consolidated)) must meet the following deadlines:							
	<b>YEAR 3 by July 1:</b> Chloride Workgroups each submit Status Report to IEPA.						
	<b>YEAR 4:</b> Chloride Workgroups collectively submit to the Board their proposed re-evaluation pleading consistent with the Board's Order granting the TLWQS.						
	<b>YEAR 8 by July 1:</b> Chloride Workgroups each submit Status Report to IEPA.						
	<b>YEAR 9:</b> Chloride Workgroups collectively submit to the Board their second proposed re-evaluation pleading consistent with the Board's Order granting the TLWQS or the Board's Order adopting the first re-evaluation.						
	<b>YEAR 13 by July 1:</b> Chloride Workgroups each submit Status Report to IEPA.						
	<b>YEAR 14:</b> Chloride Workgroups collectively submit to the Board a notice of whether the chloride water quality standards, current at the time, have been met, or whether the dischargers covered under this TLWQS will seek a new						

	<b>Implementation Schedules</b>	<b>POTWs</b>	<b>Industrial Sources</b>	<b>CSO Communities</b>	<b>MS4 Communities</b>	<b>IDOT / Tollway</b>	<b>Salt Storage Facilities</b>
	TLWQS.						

## **Attachment B**

### **Clean Version of IEPA's Proposed Language**

#### **IEPA'S PROPOSED LANGUAGE**

##### **Time-Limited Water Quality Standard for Chloride**

For the waterways listed in Table 1 and the watershed depicted in Figure 1; the Board grants a Time Limited Water Quality Standard (TLWQS) for chloride that applies for the term of the variance for the purposes of developing permit limits and conditions.

#### **1. Applicability**

- a) The dischargers listed in Table 2 will be subject to the conditions specified in Sections 2 through 6. All other dischargers in the watershed depicted in Figure 1 will be subject to the permit limits and conditions necessary to ensure compliance with the water quality standards for chloride under 35 Ill. Adm. Code 302.208 and 302.407.
- b) Dischargers requesting coverage under this TLWQS not listed in Table 2, shall comply with the conditions specified in Sections 2 through 6, must meet the criteria listed below in (b)(1) – (8), in order to be granted TLWQS by the Agency. Dischargers requesting coverage under this TLWQS will be notified if the discharger has satisfied the coverage requirements in this subsection within 120 days of the request. Subsequently, the Agency will modify the permit with the conditions specified in Sections 2 through 6.
  - 1) A discharger must be located in the waterways listed in Table 1 and the watershed depicted in Figure 1.
  - 2) The discharger must belong to one of the classes identified by the Board pursuant to 35 Ill. Adm Code 104.540.
  - 3) The discharger, if a new source of chloride, must offset at least their additional loading before receiving coverage under the TLWQS.
  - 4) The discharger must have joined and will be participating in either the CAWS chlorides workgroup or the LDPR chlorides workgroup.
  - 5) The discharger will implement a pollutant minimization program which includes all the Best Management Practices (BMP) identified by the Board's order granting the TLWQS.
  - 6) The discharger will implement any required BMP not currently being

implemented within 12 months of the NPDES permit being modified or issued.

- 7) The discharger must commit to participating in the re-evaluation proposal pursuant 35 Ill. Adm. Code Section 104.580.
- 8) The discharger must submit the following information to the Illinois EPA Division of Water Pollution Control, Permit Section:
  - a) the location of the discharger's activity and the location of the points of its discharge;
  - b) identification of discharger's NPDES permits;
  - c) identification and description of any process, activity, or source that contributes to a violation of the chlorides water quality standard, including the material used in that process or activity;
  - d) a description and copy of all Pollutant Minimization Plans that are currently being implemented or were implemented in the past; and
  - e) identification of any other BMPs being implemented to reduce chloride in the discharge that are not identified by the Board's order granting the TLWQS.

**2. Best Management Practices**

- a) The dischargers listed in Table 2 and any additional dischargers granted TLWQS, by the Agency, under Section 1(b) must prepare and implement a pollutant minimization program to reduce chlorides into the CAWS and LDPR to the greatest extent achievable using all of the Best Management Practices (BMPs) currently identified in Table 3 and BMPs specified by the Board following any re-evaluation required by Section 6 according to the Implementation Schedule in Table 4.

**3. Individual Discharger Requirements**

- a) By the deadline listed in Table 4, dischargers must each prepare a Pollutant Minimization Program for their own operations to reduce chlorides into the CAWS and LDPR to the greatest extent achievable utilizing the currently identified BMPs in Table 3 and BMPs specified by the Board following any re-evaluation required by Section 6 that it will implement along with the applicable monitoring, recordkeeping and reporting procedures, and the relevant schedule for implementation as provided in Table 4.
- b) By the deadlines listed in Table 4, dischargers must submit an Annual Report to IEPA and the appropriate chlorides workgroup on the

discharger's prior year's usage of deicing agents, steps taken to minimize chloride use, and participation in the chloride workgroup. Dischargers must make the report publicly available and include the following:

**BMPs**

- 1) List of the BMPs being used and to what extent
- 2) Analysis of BMPs that the discharger has implemented over the term of the TLWQS, including a discussion of the effectiveness and environmental impact of the BMPs, and any hinderances or any unexpected achievements or setbacks
- 3) Analysis of any alternative treatments or new technology that could be implemented by the discharger to reduce chloride loadings to the waterways

**Deicing Agents Used**

- 4) Types of deicing agents used and whether they are used as dry, pre-wetted, or liquid (e.g., sodium chloride rock salt, calcium chloride, magnesium chloride, calcium magnesium acetate, potassium acetate, potassium chloride, abrasives, urea, organics)
- 5) Estimate of the amount of chloride salt usage in the past year and over the term of the TLWQS
- 6) Estimates of relative amounts applied and relative percent coverage achieved by the following types of deicing agents: dry, wet, and/or liquid
- 7) Application practices used (cleared using pre-wetted salt; cleared using anti-icing)
- 8) Application rates (pounds/lane mile, gallons/lane mile, lbs/square foot, gallons/square foot) by deicing agent type and storm event (e.g. 1-inch storm event; long duration freezing rain event)
- 9) Description of how application rates varied for different types of weather and how they have changed over the term of the TLWQS
- 10) Whether the use of liquids was increased, and dry chloride salt application rates were reduced
- 11) Callouts
  - a) Summary of snowfall data

- b) Number of callouts
- c) Quantity and type of precipitation during the callout
- d) Application rate for each type of deicing agent during the callout
- e) Quantity of chloride salt used for each callout

**Training**

- 12) Annual training that was completed for the entire workforce that applied chloride-based deicing salts
- 13) Identification of additional training that is necessary
- 14) Explanation of why discharger was unable to complete the training identified in the previous annual report

**Deicing and Snow Removal Equipment**

- 15) Types and numbers of snow and/or ice removal equipment used (e.g., snowplows as well as mechanically controlled spreaders and computer-/sensor-controlled spreaders for dry solids, pre-wetted solids, or liquids)
- 16) Description of equipment washing as well as wash water collection and disposal or reuse for making brine

**Salt Storage**

- 17) Number of chloride salt storage areas
- 18) Number of chloride salt storage areas in fully enclosed structures
- 19) Number of chloride salt storage areas on an impervious pad
- 20) Number of chloride salt storage areas without a fully enclosed storage structure or impervious storage pad
- 21) Information on salt storage methods used to ensure good housekeeping policies are implemented (e.g., cleaned-up salt piles)

**Purchases**

- 22) Identification of necessary capital purchases and expenditures over the next three years to reduce de-icing chloride salt applications, focused on increased use of liquids and reducing chloride salt application rates as well as cleaning up salt piles. (e.g., new storage structures; new or retrofitted salt spreading equipment)



necessary to allow for pre-wetting and proper rates of application)

- 23) Explanation of why discharger was unable to make all capital purchases and expenditures identified in the previous annual report

**Environmental Monitoring Data**

- 24) Any changes to a facility's NPDES treatment technologies
- 25) NPDES effluent data, if any, for chloride discharges
- 26) Summary of relevant, available instream chloride monitoring data for local waterway (which may reference data gathered by State or Federal agencies or other parties)

**Projections**

- 27) Proposed steps for the coming year
- 28) Description of how the dischargers will implement an adaptive, iterative management approach based on reviewing annual reports to adjust salt application practices to achieve further chloride reductions in the coming year

**Workgroup Participation**

- 29) Description of action that the discharger took to participate in a chloride workgroup

**4. Chloride Workgroups**

- a) The dischargers listed in Table 2 and any additional discharger granted TLWQS, by the Agency, under Section 1(b) must participate in a chloride workgroup whose main goals are working toward the reduction of chloride in the receiving stream and gathering information for the re-evaluation
- b) The dischargers must participate in the workgroup(s) associated with the watershed in which the discharge is located
- c) Workgroups must convene at least semi-annually and continue meeting throughout the term of the TLWQS
- d) By the deadlines listed in Table 4, the workgroup must submit a Status Report to IEPA and make the report publicly available. The Status Report must compile and analyze the individual discharger's Annual Reports into a watershed-wide report and include the following:
  - 1) Chlorides monitoring data

- 2) Workgroup's outreach strategy, including efforts to include other dischargers under the TLWQS, and outreach and training for nonpoint sources
  - 3) New BMPs and treatment technologies to reduce chloride loading to the environment
  - 4) Impediments faced by dischargers under the TLWQS that prevent them from completing the training and making all capital purchases necessary to implement the required BMPs
  - 5) Possible solutions to impediments listed in (4)(d)(4)
  - 6) Identification and description of any financial, technical, or other assistance the workgroup may be able to provide individual dischargers to overcome the impediments described in (4)(d)(4)
  - 7) Results of criteria measurement and compliance demonstration with the highest attainable condition under Section 2 and 5
  - 8) An assessment of whether there has been adequate participation in the workgroup by the dischargers authorized under this TLWQS
- e) Workgroups must prepare outreach and educational materials to create awareness about the environmental impacts of chlorides. Workgroups must share these materials with other users of road salt in their local area. Outreach and education materials may include various forms of social media, incentives for chloride reduction, support for community-based training of commercial road salt spreaders, training for residents and other entities that apply road salt, and funding or other support to implement chloride BMPs in communities where new equipment is not affordable.
- f) Workgroups must coordinate with IEPA to identify communities located in the TLWQS watersheds who have Municipal Separate Storm Sewer System (MS4) permits. Workgroups must reach out to the MS4 communities to remind them of the general permit special condition requiring participation in a watershed chloride workgroup and provide information on participating in their workgroup. Additionally, workgroups must provide MS4 communities with their education materials.
- g) Workgroups must coordinate with IEPA to identify different nonpoint source categories beginning in year seven of the TLWQS term. Workgroups must work with IEPA to prioritize and implement education outreach efforts for nonpoint sources based on their road salting practices

and proximity to surface waters in CAWS and LDPR watershed.

- h) Workgroups must identify all sampling points and sampling frequency in a sampling plan to demonstrate compliance with the highest attainable condition as delineated in Section 2 and 5.
- i) The chloride workgroups must collect enough data in the receiving stream to ensure sufficient data is collected to perform the re-evaluation.

**5. Criteria Measurement and Compliance Demonstration**

- a) The interim winter criterion for the months of December through April is 280 mg/L. Compliance is to be assessed as an average of the measurements during the months of December through April at the end of the first five-year term, using a 4-year seasonal average for the first re-evaluation period, and then every five years thereafter.
- b) Measurements for the interim winter criterion for CAWS must be based on instream water quality sampling at Lockport Forebay on the CSSC (RM 290.9) upstream of the confluence with the Des Plaines River.
- c) Measurements for the interim winter criterion for LDPR must be based on instream water quality monitoring at the USGS gage 05539670 in Channahon, IL.

**6. Re-evaluation**

- a) By the deadlines listed in Table 4, the chloride workgroups must submit a proposed re-evaluation under 35 Ill. Adm. Code 104.580, which assesses the highest attainable condition using all existing and readily available information.
- b) Chloride workgroups must evaluate if the chloride sampling plan and data collection needs to be expanded or otherwise modified.
- c) At each re-evaluation, the chloride workgroups must evaluate each required BMP, analyze its effectiveness, and provide a recommendation about whether it should be continued as is, modified to improve its effectiveness, or eliminated. The chloride workgroups must evaluate and provide recommendations for any BMPs that were identified in the Annual Reports required by Section 3(b)(3). The chloride workgroups must evaluate and provide recommendations for any new or innovative technology that could improve water quality if implemented and identify all such technologies. The BMPs that are adopted by the Board will be implemented during the next five years.

- d) As required by 35 Ill. Adm. Code 104.580 (b) and (c), the Board shall make the information submitted in Section (d) available to the public and provide an opportunity for any person to submit information about additional BMPs and new or innovative technologies that could improve water quality if implemented.
- e) Based on the information provided in sections (c) and (d) or any other information available to the Board, the Board will identify any updates to Table 3 needed to achieve the greatest chloride reduction achievable for the whole watershed. For each discharger category, the Board will identify all additional BMPs and new or innovative technologies that are achievable for any discharger in the category and issue an order updating Table 3 to include any such BMPs or technologies for the entire category except that, if any such BMP or technology is achievable for some but not all dischargers within a discharger category, the Board may identify in Table 3 sub-categories of dischargers for whom the BMP or technology is not practicable.
- f) As required by 35 Ill. Adm. Code 104.580(e)(1), if any re-evaluation yields a more stringent highest attainable condition, that highest attainable condition becomes the applicable interim TLWQS for the remaining duration of the TLWQS.

**7. Time-Limited Water Quality Standard Term**

- a) The term of the TLWQS expires 15 years after USEPA approval.
- b) During the 15-year term, a re-evaluation of the highest attainable condition must be submitted to the Board and subsequently to USEPA six months before the end of each five-year TLWQS period. The discharges in Table 2 must participate in the workgroup that conducts and submits this re-evaluation.
- c) If the chloride water quality standard is not attained at the re-evaluation, then the dischargers covered by this TLWQS must comply with Section 6(d).
- d) The TLWQS will no longer be the applicable water quality standard for purposes of the Clean Water Act if the petitioners do not conduct a re-evaluation consistent with the frequency specified in Section 7(b) or the results are not submitted to USEPA as required by this Section.

The Agency is directed to modify or issue NPDES Permits for each discharger listed in Table 2 and any additional dischargers granted TLWQS, by the Agency, under Section 1(b) that incorporate the conditions of this TLWQS, the Best Management Practices in Table 3, and the implementation schedule in Table 4.

## **Attachment C**

### **USEPA Letter Of August 20, 2020**

**CERTIFICATE OF SERVICE**

I, STEFANIE N. DIERS, Assistant Counsel for the Illinois EPA, certify that I have served a copy of the foregoing NOTICE OF FILING and the IEPA'S RESPONSE TO POST HEARING COMMENTS, upon persons listed on the Service List, by sending an email from my email account (Stefanie.diers@illinois.gov) to the email addresses designated below with the following attached as a PDF document in an e-mail transmission on or before 5:00 pm on August 21, 2020.

Respectfully submitted,

ILLINOIS ENVIRONMENTAL  
PROTECTION AGENCY

By: /s/ Stefanie Diers  
Stefanie Diers  
Assistant Counsel  
Division of Legal Counsel

DATED: August 21, 2020

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