

**Therriault, John**

---

**From:** Food & Water Watch <act@fwwatch.org> on behalf of David Westerfield <dwestinc@sbcglobal.net>  
**Sent:** Monday, January 13, 2014 5:35 PM  
**To:** Therriault, John  
**Subject:** Public Comment Supporting R2012-023

Jan 13, 2014

Mr. James Therriault  
100 W. Randolph St.  
Chicago, IL 60601

Dear Mr. Therriault,

I'm writing in support of the rules outlined in R2012-023 and encourage the Illinois Pollution Control Board to maintain the stringent regulation of Concentrated Animal Feeding Operations.

Specific aspects of R2012-023 that must be preserved include the following:

--CAFOs lacking NPDES permits must provide the EPA with information establishing the 1) identity of their operator, 2) location, 3) number and type of livestock, 4) types of animal holding areas and 5) types and capacity of waste storage structures.

--Reducing the frequency of and tightening requirements surrounding winter application of livestock waste.

--Improving land application requirements to reduce the probability of waterway and groundwater contamination from livestock waste.

--Improving production area requirements to protect U.S. waters and institutionalize routine inspections for leaks, discharges and other problems.

--Tightening regulation of temporary manure stacks to prevent leaching into groundwater and runoff into waterways.

TO IMPROVE THESE RULES, the Pollution Control Board could insist on facility siting setbacks to increase distance from surface waters.

CAFOs dot the Illinois landscape and compromise the health of our environment and neighbors. I urge you to defend the advances achieved by these strong rules and to continue to strive for better environmental protections in the future.

Sincerely,

David Westerfield

60025-2826

**Therriault, John**

---

**From:** Food & Water Watch <act@fwwatch.org> on behalf of Kori Mill  
<koricmill@hotmail.com>  
**Sent:** Monday, January 13, 2014 5:35 PM  
**To:** Therriault, John  
**Subject:** Public Comment Supporting R2012-023

Jan 13, 2014

Mr. James Therriault  
100 W. Randolph St.  
Chicago, IL 60601

Dear Mr. Therriault,

I'm writing in support of the rules outlined in R2012-023 and encourage the Illinois Pollution Control Board to maintain the stringent regulation of Concentrated Animal Feeding Operations.

Specific aspects of R2012-023 that must be preserved include the following:

--CAFOs lacking NPDES permits must provide the EPA with information establishing the 1) identity of their operator, 2) location, 3) number and type of livestock, 4) types of animal holding areas and 5) types and capacity of waste storage structures.

--Reducing the frequency of and tightening requirements surrounding winter application of livestock waste.

--Improving land application requirements to reduce the probability of waterway and groundwater contamination from livestock waste.

--Improving production area requirements to protect U.S. waters and institutionalize routine inspections for leaks, discharges and other problems.

--Tightening regulation of temporary manure stacks to prevent leaching into groundwater and runoff into waterways.

TO IMPROVE THESE RULES, the Pollution Control Board could insist on facility siting setbacks to increase distance from surface waters.

CAFOs dot the Illinois landscape and compromise the health of our environment and neighbors. I urge you to defend the advances achieved by these strong rules and to continue to strive for better environmental protections in the future.

Sincerely,

Kori Mill

60626-4413

**Therriault, John**

---

**From:** Food & Water Watch <act@fwwatch.org> on behalf of Louise Angelis <louise2011@me.com>  
**Sent:** Monday, January 13, 2014 5:35 PM  
**To:** Therriault, John  
**Subject:** Public Comment Supporting R2012-023

Jan 13, 2014

Mr. James Therriault  
100 W. Randolph St.  
Chicago, IL 60601

Dear Mr. Therriault,

I'm writing in support of the rules outlined in R2012-023 and encourage the Illinois Pollution Control Board to maintain the stringent regulation of Concentrated Animal Feeding Operations.

Specific aspects of R2012-023 that must be preserved include the following:

--CAFOs lacking NPDES permits must provide the EPA with information establishing the 1) identity of their operator, 2) location, 3) number and type of livestock, 4) types of animal holding areas and 5) types and capacity of waste storage structures.

--Reducing the frequency of and tightening requirements surrounding winter application of livestock waste.

--Improving land application requirements to reduce the probability of waterway and groundwater contamination from livestock waste.

--Improving production area requirements to protect U.S. waters and institutionalize routine inspections for leaks, discharges and other problems.

--Tightening regulation of temporary manure stacks to prevent leaching into groundwater and runoff into waterways.

TO IMPROVE THESE RULES, the Pollution Control Board could insist on facility siting setbacks to increase distance from surface waters.

CAFOs dot the Illinois landscape and compromise the health of our environment and neighbors. I urge you to defend the advances achieved by these strong rules and to continue to strive for better environmental protections in the future.

Sincerely,

Louise Angelis

60026-1081

**Therriault, John**

---

**From:** Environment Illinois <action@environmentillinois.org> on behalf of John Schommer <schommer48@yahoo.com>  
**Sent:** Monday, January 13, 2014 5:35 PM  
**To:** Therriault, John  
**Subject:** R2012-023

Jan 13, 2014

Illinois Pollution Control Board

Dear Pollution Control Board,

I am writing in support of the Illinois Pollution Control Board's proposed rule on factory farms.

Pollution from factory farms, like animal waste and chemicals, threatens the rivers and streams we love and depend on. That's why I fully support the IPCB's proposal to:

- Ban manure spreading practices that threaten our rivers, streams, or drinking water
- Ensure the public's right to know about every factory farm operation across the state, so we know where the pollution is coming from.

Much tougher action will be needed to truly curb factory farm pollution. But these are good first steps, and I hope that you will fully support them.

Thank you for standing up for Illinois's rivers and streams.

Sincerely,

John Schommer  
2319 W Thomas St  
Chicago, IL 60622-3544

**Therriault, John**

---

**From:** Environment Illinois <action@environmentillinois.org> on behalf of Raghu Kalakuntla <krcube@yahoo.com>  
**Sent:** Monday, January 13, 2014 5:35 PM  
**To:** Therriault, John  
**Subject:** R2012-023

Jan 13, 2014

Illinois Pollution Control Board

Dear Pollution Control Board,

I am writing in support of the Illinois Pollution Control Board's proposed rule on factory farms.

Pollution from factory farms, like animal waste and chemicals, threatens the rivers and streams we love and depend on. That's why I fully support the IPCB's proposal to:

- Ban manure spreading practices that threaten our rivers, streams, or drinking water
- Ensure the public's right to know about every factory farm operation across the state, so we know where the pollution is coming from.

Much tougher action will be needed to truly curb factory farm pollution. But these are good first steps, and I hope that you will fully support them.

Thank you for standing up for Illinois's rivers and streams.

Sincerely,

Raghu Kalakuntla  
1815 Wedgewood Ln  
Schaumburg, IL 60193-1140

**Therriault, John**

---

**From:** Food & Water Watch <act@fwwatch.org> on behalf of Lisa Havekost  
<lhavekost@gmail.com>  
**Sent:** Monday, January 13, 2014 5:30 PM  
**To:** Therriault, John  
**Subject:** Public Comment Supporting R2012-023

Jan 13, 2014

Mr. James Therriault  
100 W. Randolph St.  
Chicago, IL 60601

Dear Mr. Therriault,

I'm writing in support of the rules outlined in R2012-023 and encourage the Illinois Pollution Control Board to maintain the stringent regulation of Concentrated Animal Feeding Operations.

Specific aspects of R2012-023 that must be preserved include the following:

--CAFOs lacking NPDES permits must provide the EPA with information establishing the 1) identity of their operator, 2) location, 3) number and type of livestock, 4) types of animal holding areas and 5) types and capacity of waste storage structures.

--Reducing the frequency of and tightening requirements surrounding winter application of livestock waste.

--Improving land application requirements to reduce the probability of waterway and groundwater contamination from livestock waste.

--Improving production area requirements to protect U.S. waters and institutionalize routine inspections for leaks, discharges and other problems.

--Tightening regulation of temporary manure stacks to prevent leaching into groundwater and runoff into waterways.

TO IMPROVE THESE RULES, the Pollution Control Board could insist on facility siting setbacks to increase distance from surface waters.

CAFOs dot the Illinois landscape and compromise the health of our environment and neighbors. I urge you to defend the advances achieved by these strong rules and to continue to strive for better environmental protections in the future.

Sincerely,

Lisa Havekost

60420-9662

**Therriault, John**

---

**From:** Food & Water Watch <act@fwwatch.org> on behalf of Ryan Pilcher <pilch8866@gmail.com>  
**Sent:** Monday, January 13, 2014 5:30 PM  
**To:** Therriault, John  
**Subject:** Public Comment Supporting R2012-023

Jan 13, 2014

Mr. James Therriault  
100 W. Randolph St.  
Chicago, IL 60601

Dear Mr. Therriault,

I'm writing in support of the rules outlined in R2012-023 and encourage the Illinois Pollution Control Board to maintain the stringent regulation of Concentrated Animal Feeding Operations.

Specific aspects of R2012-023 that must be preserved include the following:

--CAFOs lacking NPDES permits must provide the EPA with information establishing the 1) identity of their operator, 2) location, 3) number and type of livestock, 4) types of animal holding areas and 5) types and capacity of waste storage structures.

--Reducing the frequency of and tightening requirements surrounding winter application of livestock waste.

--Improving land application requirements to reduce the probability of waterway and groundwater contamination from livestock waste.

--Improving production area requirements to protect U.S. waters and institutionalize routine inspections for leaks, discharges and other problems.

--Tightening regulation of temporary manure stacks to prevent leaching into groundwater and runoff into waterways.

TO IMPROVE THESE RULES, the Pollution Control Board could insist on facility siting setbacks to increase distance from surface waters.

CAFOs dot the Illinois landscape and compromise the health of our environment and neighbors. I urge you to defend the advances achieved by these strong rules and to continue to strive for better environmental protections in the future.

Sincerely,

Ryan Pilcher

60622-1630

**Therriault, John**

---

**From:** Food & Water Watch <act@fwwatch.org> on behalf of Erin Cara <erin.cara@att.net>  
**Sent:** Monday, January 13, 2014 5:30 PM  
**To:** Therriault, John  
**Subject:** Public Comment Supporting R2012-023

Jan 13, 2014

Mr. James Therriault  
100 W. Randolph St.  
Chicago, IL 60601

Dear Mr. Therriault,

I'm writing in support of the rules outlined in R2012-023 and encourage the Illinois Pollution Control Board to maintain the stringent regulation of Concentrated Animal Feeding Operations.

Specific aspects of R2012-023 that must be preserved include the following:

--CAFOs lacking NPDES permits must provide the EPA with information establishing the 1) identity of their operator, 2) location, 3) number and type of livestock, 4) types of animal holding areas and 5) types and capacity of waste storage structures.

--Reducing the frequency of and tightening requirements surrounding winter application of livestock waste.

--Improving land application requirements to reduce the probability of waterway and groundwater contamination from livestock waste.

--Improving production area requirements to protect U.S. waters and institutionalize routine inspections for leaks, discharges and other problems.

--Tightening regulation of temporary manure stacks to prevent leaching into groundwater and runoff into waterways.

TO IMPROVE THESE RULES, the Pollution Control Board could insist on facility siting setbacks to increase distance from surface waters.

CAFOs dot the Illinois landscape and compromise the health of our environment and neighbors. I urge you to defend the advances achieved by these strong rules and to continue to strive for better environmental protections in the future.

Sincerely,

Erin Cara

60714-2732



**Therriault, John**

---

**From:** Food & Water Watch <act@fwwatch.org> on behalf of Joseph Matiello <j.matiello@comcast.net>  
**Sent:** Monday, January 13, 2014 5:29 PM  
**To:** Therriault, John  
**Subject:** Public Comment Supporting R2012-023

Jan 13, 2014

Mr. James Therriault  
100 W. Randolph St.  
Chicago, IL 60601

Dear Mr. Therriault,

I'm writing in support of the rules outlined in R2012-023 and encourage the Illinois Pollution Control Board to maintain the stringent regulation of Concentrated Animal Feeding Operations.

Specific aspects of R2012-023 that must be preserved include the following:

--CAFOs lacking NPDES permits must provide the EPA with information establishing the 1) identity of their operator, 2) location, 3) number and type of livestock, 4) types of animal holding areas and 5) types and capacity of waste storage structures.

--Reducing the frequency of and tightening requirements surrounding winter application of livestock waste.

--Improving land application requirements to reduce the probability of waterway and groundwater contamination from livestock waste.

--Improving production area requirements to protect U.S. waters and institutionalize routine inspections for leaks, discharges and other problems.

--Tightening regulation of temporary manure stacks to prevent leaching into groundwater and runoff into waterways.

TO IMPROVE THESE RULES, the Pollution Control Board could insist on facility siting setbacks to increase distance from surface waters.

CAFOs dot the Illinois landscape and compromise the health of our environment and neighbors. I urge you to defend the advances achieved by these strong rules and to continue to strive for better environmental protections in the future.

Sincerely,

Joseph Matiello

60534-1120

**Therriault, John**

---

**From:** Food & Water Watch <act@fwwatch.org> on behalf of Jill Lawless <jlawless3@gmail.com>  
**Sent:** Monday, January 13, 2014 5:29 PM  
**To:** Therriault, John  
**Subject:** Public Comment Supporting R2012-023

Jan 13, 2014

Mr. James Therriault  
100 W. Randolph St.  
Chicago, IL 60601

Dear Mr. Therriault,

I'm writing in support of the rules outlined in R2012-023 and encourage the Illinois Pollution Control Board to maintain the stringent regulation of Concentrated Animal Feeding Operations.

Specific aspects of R2012-023 that must be preserved include the following:

--CAFOs lacking NPDES permits must provide the EPA with information establishing the 1) identity of their operator, 2) location, 3) number and type of livestock, 4) types of animal holding areas and 5) types and capacity of waste storage structures.

--Reducing the frequency of and tightening requirements surrounding winter application of livestock waste.

--Improving land application requirements to reduce the probability of waterway and groundwater contamination from livestock waste.

--Improving production area requirements to protect U.S. waters and institutionalize routine inspections for leaks, discharges and other problems.

--Tightening regulation of temporary manure stacks to prevent leaching into groundwater and runoff into waterways.

TO IMPROVE THESE RULES, the Pollution Control Board could insist on facility siting setbacks to increase distance from surface waters.

CAFOs dot the Illinois landscape and compromise the health of our environment and neighbors. I urge you to defend the advances achieved by these strong rules and to continue to strive for better environmental protections in the future.

Sincerely,

Jill Lawless

60030-3540

**Therriault, John**

---

**From:** Food & Water Watch <act@fwwatch.org> on behalf of Georgianna Whalen <gjungle02@gmail.com>  
**Sent:** Monday, January 13, 2014 5:29 PM  
**To:** Therriault, John  
**Subject:** Public Comment Supporting R2012-023

Jan 13, 2014

Mr. James Therriault  
100 W. Randolph St.  
Chicago, IL 60601

Dear Mr. Therriault,

I'm writing in support of the rules outlined in R2012-023 and encourage the Illinois Pollution Control Board to maintain the stringent regulation of Concentrated Animal Feeding Operations.

Specific aspects of R2012-023 that must be preserved include the following:

--CAFOs lacking NPDES permits must provide the EPA with information establishing the 1) identity of their operator, 2) location, 3) number and type of livestock, 4) types of animal holding areas and 5) types and capacity of waste storage structures.

--Reducing the frequency of and tightening requirements surrounding winter application of livestock waste.

--Improving land application requirements to reduce the probability of waterway and groundwater contamination from livestock waste.

--Improving production area requirements to protect U.S. waters and institutionalize routine inspections for leaks, discharges and other problems.

--Tightening regulation of temporary manure stacks to prevent leaching into groundwater and runoff into waterways.

TO IMPROVE THESE RULES, the Pollution Control Board could insist on facility siting setbacks to increase distance from surface waters.

CAFOs dot the Illinois landscape and compromise the health of our environment and neighbors. I urge you to defend the advances achieved by these strong rules and to continue to strive for better environmental protections in the future.

Sincerely,

Georgianna Whalen

60068

**Therriault, John**

---

**From:** Food & Water Watch <act@fwwatch.org> on behalf of Brian Waak <paradox42@gmail.com>  
**Sent:** Monday, January 13, 2014 5:29 PM  
**To:** Therriault, John  
**Subject:** Public Comment Supporting R2012-023

Jan 13, 2014

Mr. James Therriault  
100 W. Randolph St.  
Chicago, IL 60601

Dear Mr. Therriault,

I'm writing in support of the rules outlined in R2012-023 and encourage the Illinois Pollution Control Board to maintain the stringent regulation of Concentrated Animal Feeding Operations.

Specific aspects of R2012-023 that must be preserved include the following:

--CAFOs lacking NPDES permits must provide the EPA with information establishing the 1) identity of their operator, 2) location, 3) number and type of livestock, 4) types of animal holding areas and 5) types and capacity of waste storage structures.

--Reducing the frequency of and tightening requirements surrounding winter application of livestock waste.

--Improving land application requirements to reduce the probability of waterway and groundwater contamination from livestock waste.

--Improving production area requirements to protect U.S. waters and institutionalize routine inspections for leaks, discharges and other problems.

--Tightening regulation of temporary manure stacks to prevent leaching into groundwater and runoff into waterways.

TO IMPROVE THESE RULES, the Pollution Control Board could insist on facility siting setbacks to increase distance from surface waters.

CAFOs dot the Illinois landscape and compromise the health of our environment and neighbors. I urge you to defend the advances achieved by these strong rules and to continue to strive for better environmental protections in the future.

Sincerely,

Brian Waak

60505

**Therriault, John**

---

**From:** Food & Water Watch <act@fwwatch.org> on behalf of Rebecca LaGesse <wildflower52000@yahoo.com>  
**Sent:** Monday, January 13, 2014 5:29 PM  
**To:** Therriault, John  
**Subject:** Public Comment Supporting R2012-023

Jan 13, 2014

Mr. James Therriault  
100 W. Randolph St.  
Chicago, IL 60601

Dear Mr. Therriault,

I'm writing in support of the rules outlined in R2012-023 and encourage the Illinois Pollution Control Board to maintain the stringent regulation of Concentrated Animal Feeding Operations.

Specific aspects of R2012-023 that must be preserved include the following:

--CAFOs lacking NPDES permits must provide the EPA with information establishing the 1) identity of their operator, 2) location, 3) number and type of livestock, 4) types of animal holding areas and 5) types and capacity of waste storage structures.

--Reducing the frequency of and tightening requirements surrounding winter application of livestock waste.

--Improving land application requirements to reduce the probability of waterway and groundwater contamination from livestock waste.

--Improving production area requirements to protect U.S. waters and institutionalize routine inspections for leaks, discharges and other problems.

--Tightening regulation of temporary manure stacks to prevent leaching into groundwater and runoff into waterways.

TO IMPROVE THESE RULES, the Pollution Control Board could insist on facility siting setbacks to increase distance from surface waters.

CAFOs dot the Illinois landscape and compromise the health of our environment and neighbors. I urge you to defend the advances achieved by these strong rules and to continue to strive for better environmental protections in the future.

Sincerely,

Rebecca LaGesse

60123-5314

**Therriault, John**

---

**From:** Food & Water Watch <act@fwwatch.org> on behalf of Sanford Wilder  
<sanfordcwilder@gmail.com>  
**Sent:** Monday, January 13, 2014 5:29 PM  
**To:** Therriault, John  
**Subject:** Public Comment Supporting R2012-023

Jan 13, 2014

Mr. James Therriault  
100 W. Randolph St.  
Chicago, IL 60601

Dear Mr. Therriault,

I'm writing in support of the rules outlined in R2012-023 and encourage the Illinois Pollution Control Board to maintain the stringent regulation of Concentrated Animal Feeding Operations.

Specific aspects of R2012-023 that must be preserved include the following:

--CAFOs lacking NPDES permits must provide the EPA with information establishing the 1) identity of their operator, 2) location, 3) number and type of livestock, 4) types of animal holding areas and 5) types and capacity of waste storage structures.

--Reducing the frequency of and tightening requirements surrounding winter application of livestock waste.

--Improving land application requirements to reduce the probability of waterway and groundwater contamination from livestock waste.

--Improving production area requirements to protect U.S. waters and institutionalize routine inspections for leaks, discharges and other problems.

--Tightening regulation of temporary manure stacks to prevent leaching into groundwater and runoff into waterways.

TO IMPROVE THESE RULES, the Pollution Control Board could insist on facility siting setbacks to increase distance from surface waters.

CAFOs dot the Illinois landscape and compromise the health of our environment and neighbors. I urge you to defend the advances achieved by these strong rules and to continue to strive for better environmental protections in the future.

Sincerely,

Sanford Wilder

62037-1140

**Therriault, John**

---

**From:** Food & Water Watch <act@fwwatch.org> on behalf of Matthew Roach <daisuke\_1133@hotmail.com>  
**Sent:** Monday, January 13, 2014 5:29 PM  
**To:** Therriault, John  
**Subject:** Public Comment Supporting R2012-023

Jan 13, 2014

Mr. James Therriault  
100 W. Randolph St.  
Chicago, IL 60601

Dear Mr. Therriault,

I'm writing in support of the rules outlined in R2012-023 and encourage the Illinois Pollution Control Board to maintain the stringent regulation of Concentrated Animal Feeding Operations.

Specific aspects of R2012-023 that must be preserved include the following:

--CAFOs lacking NPDES permits must provide the EPA with information establishing the 1) identity of their operator, 2) location, 3) number and type of livestock, 4) types of animal holding areas and 5) types and capacity of waste storage structures.

--Reducing the frequency of and tightening requirements surrounding winter application of livestock waste.

--Improving land application requirements to reduce the probability of waterway and groundwater contamination from livestock waste.

--Improving production area requirements to protect U.S. waters and institutionalize routine inspections for leaks, discharges and other problems.

--Tightening regulation of temporary manure stacks to prevent leaching into groundwater and runoff into waterways.

TO IMPROVE THESE RULES, the Pollution Control Board could insist on facility siting setbacks to increase distance from surface waters.

CAFOs dot the Illinois landscape and compromise the health of our environment and neighbors. I urge you to defend the advances achieved by these strong rules and to continue to strive for better environmental protections in the future.

Sincerely,

Matthew Roach

62243-4018

**Therriault, John**

---

**From:** Food & Water Watch <act@fwwatch.org> on behalf of Tim Doyle  
<thedoyle@gmail.com>  
**Sent:** Monday, January 13, 2014 5:29 PM  
**To:** Therriault, John  
**Subject:** Public Comment Supporting R2012-023

Jan 13, 2014

Mr. James Therriault  
100 W. Randolph St.  
Chicago, IL 60601

Dear Mr. Therriault,

I'm writing in support of the rules outlined in R2012-023 and encourage the Illinois Pollution Control Board to maintain the stringent regulation of Concentrated Animal Feeding Operations.

Specific aspects of R2012-023 that must be preserved include the following:

--CAFOs lacking NPDES permits must provide the EPA with information establishing the 1) identity of their operator, 2) location, 3) number and type of livestock, 4) types of animal holding areas and 5) types and capacity of waste storage structures.

--Reducing the frequency of and tightening requirements surrounding winter application of livestock waste.

--Improving land application requirements to reduce the probability of waterway and groundwater contamination from livestock waste.

--Improving production area requirements to protect U.S. waters and institutionalize routine inspections for leaks, discharges and other problems.

--Tightening regulation of temporary manure stacks to prevent leaching into groundwater and runoff into waterways.

TO IMPROVE THESE RULES, the Pollution Control Board could insist on facility siting setbacks to increase distance from surface waters.

CAFOs dot the Illinois landscape and compromise the health of our environment and neighbors. I urge you to defend the advances achieved by these strong rules and to continue to strive for better environmental protections in the future.

Sincerely,

Tim Doyle

60502-4537



**Therriault, John**

---

**From:** Food & Water Watch <act@fwwatch.org> on behalf of Anna Kast <bananakast@gmail.com>  
**Sent:** Monday, January 13, 2014 5:29 PM  
**To:** Therriault, John  
**Subject:** Public Comment Supporting R2012-023

Jan 13, 2014

Mr. James Therriault  
100 W. Randolph St.  
Chicago, IL 60601

Dear Mr. Therriault,

I'm writing in support of the rules outlined in R2012-023 and encourage the Illinois Pollution Control Board to maintain the stringent regulation of Concentrated Animal Feeding Operations.

Specific aspects of R2012-023 that must be preserved include the following:

--CAFOs lacking NPDES permits must provide the EPA with information establishing the 1) identity of their operator, 2) location, 3) number and type of livestock, 4) types of animal holding areas and 5) types and capacity of waste storage structures.

--Reducing the frequency of and tightening requirements surrounding winter application of livestock waste.

--Improving land application requirements to reduce the probability of waterway and groundwater contamination from livestock waste.

--Improving production area requirements to protect U.S. waters and institutionalize routine inspections for leaks, discharges and other problems.

--Tightening regulation of temporary manure stacks to prevent leaching into groundwater and runoff into waterways.

TO IMPROVE THESE RULES, the Pollution Control Board could insist on facility siting setbacks to increase distance from surface waters.

CAFOs dot the Illinois landscape and compromise the health of our environment and neighbors. I urge you to defend the advances achieved by these strong rules and to continue to strive for better environmental protections in the future.

Sincerely,

Anna Kast

60532-2104

**Therriault, John**

---

**From:** Food & Water Watch <act@fwwatch.org> on behalf of Melissa Noel  
<moosedelaruse@yahoo.com>  
**Sent:** Monday, January 13, 2014 5:29 PM  
**To:** Therriault, John  
**Subject:** Public Comment Supporting R2012-023

Jan 13, 2014

Mr. James Therriault  
100 W. Randolph St.  
Chicago, IL 60601

Dear Mr. Therriault,

I'm writing in support of the rules outlined in R2012-023 and encourage the Illinois Pollution Control Board to maintain the stringent regulation of Concentrated Animal Feeding Operations.

Specific aspects of R2012-023 that must be preserved include the following:

--CAFOs lacking NPDES permits must provide the EPA with information establishing the 1) identity of their operator, 2) location, 3) number and type of livestock, 4) types of animal holding areas and 5) types and capacity of waste storage structures.

--Reducing the frequency of and tightening requirements surrounding winter application of livestock waste.

--Improving land application requirements to reduce the probability of waterway and groundwater contamination from livestock waste.

--Improving production area requirements to protect U.S. waters and institutionalize routine inspections for leaks, discharges and other problems.

--Tightening regulation of temporary manure stacks to prevent leaching into groundwater and runoff into waterways.

TO IMPROVE THESE RULES, the Pollution Control Board could insist on facility siting setbacks to increase distance from surface waters.

CAFOs dot the Illinois landscape and compromise the health of our environment and neighbors. I urge you to defend the advances achieved by these strong rules and to continue to strive for better environmental protections in the future.

Sincerely,

Melissa Noel

60302-1243

**Therriault, John**

---

**From:** Food & Water Watch <act@fwwatch.org> on behalf of Sonja Chan <sonjwal@gmail.com>  
**Sent:** Monday, January 13, 2014 5:29 PM  
**To:** Therriault, John  
**Subject:** Public Comment Supporting R2012-023

Jan 13, 2014

Mr. James Therriault  
100 W. Randolph St.  
Chicago, IL 60601

Dear Mr. Therriault,

I'm writing in support of the rules outlined in R2012-023 and encourage the Illinois Pollution Control Board to maintain the stringent regulation of Concentrated Animal Feeding Operations.

Specific aspects of R2012-023 that must be preserved include the following:

--CAFOs lacking NPDES permits must provide the EPA with information establishing the 1) identity of their operator, 2) location, 3) number and type of livestock, 4) types of animal holding areas and 5) types and capacity of waste storage structures.

--Reducing the frequency of and tightening requirements surrounding winter application of livestock waste.

--Improving land application requirements to reduce the probability of waterway and groundwater contamination from livestock waste.

--Improving production area requirements to protect U.S. waters and institutionalize routine inspections for leaks, discharges and other problems.

--Tightening regulation of temporary manure stacks to prevent leaching into groundwater and runoff into waterways.

TO IMPROVE THESE RULES, the Pollution Control Board could insist on facility siting setbacks to increase distance from surface waters.

CAFOs dot the Illinois landscape and compromise the health of our environment and neighbors. I urge you to defend the advances achieved by these strong rules and to continue to strive for better environmental protections in the future.

Sincerely,

Sonja Chan

60901-4645

**Therriault, John**

---

**From:** Food & Water Watch <act@fwwatch.org> on behalf of Carol Gloor  
<cgloor@mediacombb.net>  
**Sent:** Monday, January 13, 2014 5:29 PM  
**To:** Therriault, John  
**Subject:** Public Comment Supporting R2012-023

Jan 13, 2014

Mr. James Therriault  
100 W. Randolph St.  
Chicago, IL 60601

Dear Mr. Therriault,

I'm writing in support of the rules outlined in R2012-023 and encourage the Illinois Pollution Control Board to maintain the stringent regulation of Concentrated Animal Feeding Operations.

Specific aspects of R2012-023 that must be preserved include the following:

--CAFOs lacking NPDES permits must provide the EPA with information establishing the 1) identity of their operator, 2) location, 3) number and type of livestock, 4) types of animal holding areas and 5) types and capacity of waste storage structures.

--Reducing the frequency of and tightening requirements surrounding winter application of livestock waste.

--Improving land application requirements to reduce the probability of waterway and groundwater contamination from livestock waste.

--Improving production area requirements to protect U.S. waters and institutionalize routine inspections for leaks, discharges and other problems.

--Tightening regulation of temporary manure stacks to prevent leaching into groundwater and runoff into waterways.

TO IMPROVE THESE RULES, the Pollution Control Board could insist on facility siting setbacks to increase distance from surface waters.

CAFOs dot the Illinois landscape and compromise the health of our environment and neighbors. I urge you to defend the advances achieved by these strong rules and to continue to strive for better environmental protections in the future.

Sincerely,

Carol Gloor

61074-1363

**Therriault, John**

---

**From:** Food & Water Watch <act@fwwatch.org> on behalf of Arturo Castro <artcastro0709@yahoo.com>  
**Sent:** Monday, January 13, 2014 5:29 PM  
**To:** Therriault, John  
**Subject:** Public Comment Supporting R2012-023

Jan 13, 2014

Mr. James Therriault  
100 W. Randolph St.  
Chicago, IL 60601

Dear Mr. Therriault,

I'm writing in support of the rules outlined in R2012-023 and encourage the Illinois Pollution Control Board to maintain the stringent regulation of Concentrated Animal Feeding Operations.

Specific aspects of R2012-023 that must be preserved include the following:

--CAFOs lacking NPDES permits must provide the EPA with information establishing the 1) identity of their operator, 2) location, 3) number and type of livestock, 4) types of animal holding areas and 5) types and capacity of waste storage structures.

--Reducing the frequency of and tightening requirements surrounding winter application of livestock waste.

--Improving land application requirements to reduce the probability of waterway and groundwater contamination from livestock waste.

--Improving production area requirements to protect U.S. waters and institutionalize routine inspections for leaks, discharges and other problems.

--Tightening regulation of temporary manure stacks to prevent leaching into groundwater and runoff into waterways.

TO IMPROVE THESE RULES, the Pollution Control Board could insist on facility siting setbacks to increase distance from surface waters.

CAFOs dot the Illinois landscape and compromise the health of our environment and neighbors. I urge you to defend the advances achieved by these strong rules and to continue to strive for better environmental protections in the future.

Sincerely,

Arturo Castro

60506-3114

**Therriault, John**

---

**From:** Food & Water Watch <act@fwwatch.org> on behalf of gary lofgren <bingar@comcast.net>  
**Sent:** Monday, January 13, 2014 5:29 PM  
**To:** Therriault, John  
**Subject:** Public Comment Supporting R2012-023

Jan 13, 2014

Mr. James Therriault  
100 W. Randolph St.  
Chicago, IL 60601

Dear Mr. Therriault,

I'm writing in support of the rules outlined in R2012-023 and encourage the Illinois Pollution Control Board to maintain the stringent regulation of Concentrated Animal Feeding Operations.

Specific aspects of R2012-023 that must be preserved include the following:

--CAFOs lacking NPDES permits must provide the EPA with information establishing the 1) identity of their operator, 2) location, 3) number and type of livestock, 4) types of animal holding areas and 5) types and capacity of waste storage structures.

--Reducing the frequency of and tightening requirements surrounding winter application of livestock waste.

--Improving land application requirements to reduce the probability of waterway and groundwater contamination from livestock waste.

--Improving production area requirements to protect U.S. waters and institutionalize routine inspections for leaks, discharges and other problems.

--Tightening regulation of temporary manure stacks to prevent leaching into groundwater and runoff into waterways.

TO IMPROVE THESE RULES, the Pollution Control Board could insist on facility siting setbacks to increase distance from surface waters.

CAFOs dot the Illinois landscape and compromise the health of our environment and neighbors. I urge you to defend the advances achieved by these strong rules and to continue to strive for better environmental protections in the future.

Sincerely,

gary lofgren

60525-4671

**Therriault, John**

---

**From:** Food & Water Watch <act@fwwatch.org> on behalf of Diane Durante  
<durante\_d@hotmail.com>  
**Sent:** Monday, January 13, 2014 5:29 PM  
**To:** Therriault, John  
**Subject:** Public Comment Supporting R2012-023

Jan 13, 2014

Mr. James Therriault  
100 W. Randolph St.  
Chicago, IL 60601

Dear Mr. Therriault,

I'm writing in support of the rules outlined in R2012-023 and encourage the Illinois Pollution Control Board to maintain the stringent regulation of Concentrated Animal Feeding Operations.

Specific aspects of R2012-023 that must be preserved include the following:

--CAFOs lacking NPDES permits must provide the EPA with information establishing the 1) identity of their operator, 2) location, 3) number and type of livestock, 4) types of animal holding areas and 5) types and capacity of waste storage structures.

--Reducing the frequency of and tightening requirements surrounding winter application of livestock waste.

--Improving land application requirements to reduce the probability of waterway and groundwater contamination from livestock waste.

--Improving production area requirements to protect U.S. waters and institutionalize routine inspections for leaks, discharges and other problems.

--Tightening regulation of temporary manure stacks to prevent leaching into groundwater and runoff into waterways.

TO IMPROVE THESE RULES, the Pollution Control Board could insist on facility siting setbacks to increase distance from surface waters.

CAFOs dot the Illinois landscape and compromise the health of our environment and neighbors. I urge you to defend the advances achieved by these strong rules and to continue to strive for better environmental protections in the future.

Sincerely,

Diane Durante

60615-3272

**Therriault, John**

---

**From:** Food & Water Watch <act@fwwatch.org> on behalf of Janet McGill <jcmcg1337@gmail.com>  
**Sent:** Monday, January 13, 2014 5:29 PM  
**To:** Therriault, John  
**Subject:** Public Comment Supporting R2012-023

Jan 13, 2014

Mr. James Therriault  
100 W. Randolph St.  
Chicago, IL 60601

Dear Mr. Therriault,

I'm writing in support of the rules outlined in R2012-023 and encourage the Illinois Pollution Control Board to maintain the stringent regulation of Concentrated Animal Feeding Operations.

Specific aspects of R2012-023 that must be preserved include the following:

--CAFOs lacking NPDES permits must provide the EPA with information establishing the 1) identity of their operator, 2) location, 3) number and type of livestock, 4) types of animal holding areas and 5) types and capacity of waste storage structures.

--Reducing the frequency of and tightening requirements surrounding winter application of livestock waste.

--Improving land application requirements to reduce the probability of waterway and groundwater contamination from livestock waste.

--Improving production area requirements to protect U.S. waters and institutionalize routine inspections for leaks, discharges and other problems.

--Tightening regulation of temporary manure stacks to prevent leaching into groundwater and runoff into waterways.

TO IMPROVE THESE RULES, the Pollution Control Board could insist on facility siting setbacks to increase distance from surface waters.

CAFOs dot the Illinois landscape and compromise the health of our environment and neighbors. I urge you to defend the advances achieved by these strong rules and to continue to strive for better environmental protections in the future.

Sincerely,

Janet McGill

60202-4629



**Therriault, John**

---

**From:** Food & Water Watch <act@fwwatch.org> on behalf of Debra Gleason <misshuganah@gmail.com>  
**Sent:** Monday, January 13, 2014 5:29 PM  
**To:** Therriault, John  
**Subject:** Public Comment Supporting R2012-023

Jan 13, 2014

Mr. James Therriault  
100 W. Randolph St.  
Chicago, IL 60601

Dear Mr. Therriault,

I'm writing in support of the rules outlined in R2012-023 and encourage the Illinois Pollution Control Board to maintain the stringent regulation of Concentrated Animal Feeding Operations.

Specific aspects of R2012-023 that must be preserved include the following:

--CAFOs lacking NPDES permits must provide the EPA with information establishing the 1) identity of their operator, 2) location, 3) number and type of livestock, 4) types of animal holding areas and 5) types and capacity of waste storage structures.

--Reducing the frequency of and tightening requirements surrounding winter application of livestock waste.

--Improving land application requirements to reduce the probability of waterway and groundwater contamination from livestock waste.

--Improving production area requirements to protect U.S. waters and institutionalize routine inspections for leaks, discharges and other problems.

--Tightening regulation of temporary manure stacks to prevent leaching into groundwater and runoff into waterways.

TO IMPROVE THESE RULES, the Pollution Control Board could insist on facility siting setbacks to increase distance from surface waters.

CAFOs dot the Illinois landscape and compromise the health of our environment and neighbors. I urge you to defend the advances achieved by these strong rules and to continue to strive for better environmental protections in the future.

Sincerely,

Debra Gleason

60634-2651

**Therriault, John**

---

**From:** Food & Water Watch <act@fwwatch.org> on behalf of Michael Lahey <mllahey22@yahoo.com>  
**Sent:** Monday, January 13, 2014 5:29 PM  
**To:** Therriault, John  
**Subject:** Public Comment Supporting R2012-023

Jan 13, 2014

Mr. James Therriault  
100 W. Randolph St.  
Chicago, IL 60601

Dear Mr. Therriault,

I'm writing in support of the rules outlined in R2012-023 and encourage the Illinois Pollution Control Board to maintain the stringent regulation of Concentrated Animal Feeding Operations.

Specific aspects of R2012-023 that must be preserved include the following:

--CAFOs lacking NPDES permits must provide the EPA with information establishing the 1) identity of their operator, 2) location, 3) number and type of livestock, 4) types of animal holding areas and 5) types and capacity of waste storage structures.

--Reducing the frequency of and tightening requirements surrounding winter application of livestock waste.

--Improving land application requirements to reduce the probability of waterway and groundwater contamination from livestock waste.

--Improving production area requirements to protect U.S. waters and institutionalize routine inspections for leaks, discharges and other problems.

--Tightening regulation of temporary manure stacks to prevent leaching into groundwater and runoff into waterways.

TO IMPROVE THESE RULES, the Pollution Control Board could insist on facility siting setbacks to increase distance from surface waters.

CAFOs dot the Illinois landscape and compromise the health of our environment and neighbors. I urge you to defend the advances achieved by these strong rules and to continue to strive for better environmental protections in the future.

Sincerely,

Michael Lahey

60626-3606

**Therriault, John**

---

**From:** Food & Water Watch <act@fwwatch.org> on behalf of wayne leonard  
<spidersareus@centurylink.net>  
**Sent:** Monday, January 13, 2014 5:29 PM  
**To:** Therriault, John  
**Subject:** Public Comment Supporting R2012-023

Jan 13, 2014

Mr. James Therriault  
100 W. Randolph St.  
Chicago, IL 60601

Dear Mr. Therriault,

I'm writing in support of the rules outlined in R2012-023 and encourage the Illinois Pollution Control Board to maintain the stringent regulation of Concentrated Animal Feeding Operations.

Specific aspects of R2012-023 that must be preserved include the following:

--CAFOs lacking NPDES permits must provide the EPA with information establishing the 1) identity of their operator, 2) location, 3) number and type of livestock, 4) types of animal holding areas and 5) types and capacity of waste storage structures.

--Reducing the frequency of and tightening requirements surrounding winter application of livestock waste.

--Improving land application requirements to reduce the probability of waterway and groundwater contamination from livestock waste.

--Improving production area requirements to protect U.S. waters and institutionalize routine inspections for leaks, discharges and other problems.

--Tightening regulation of temporary manure stacks to prevent leaching into groundwater and runoff into waterways.

TO IMPROVE THESE RULES, the Pollution Control Board could insist on facility siting setbacks to increase distance from surface waters.

CAFOs dot the Illinois landscape and compromise the health of our environment and neighbors. I urge you to defend the advances achieved by these strong rules and to continue to strive for better environmental protections in the future.

Sincerely,

wayne leonard

61053-9062

**Therriault, John**

---

**From:** Food & Water Watch <act@fwwatch.org> on behalf of Mary Wuellner  
<mewuellner@charter.net>  
**Sent:** Monday, January 13, 2014 5:29 PM  
**To:** Therriault, John  
**Subject:** Public Comment Supporting R2012-023

Jan 13, 2014

Mr. James Therriault  
100 W. Randolph St.  
Chicago, IL 60601

Dear Mr. Therriault,

I'm writing in support of the rules outlined in R2012-023 and encourage the Illinois Pollution Control Board to maintain the stringent regulation of Concentrated Animal Feeding Operations.

Specific aspects of R2012-023 that must be preserved include the following:

--CAFOs lacking NPDES permits must provide the EPA with information establishing the 1) identity of their operator, 2) location, 3) number and type of livestock, 4) types of animal holding areas and 5) types and capacity of waste storage structures.

--Reducing the frequency of and tightening requirements surrounding winter application of livestock waste.

--Improving land application requirements to reduce the probability of waterway and groundwater contamination from livestock waste.

--Improving production area requirements to protect U.S. waters and institutionalize routine inspections for leaks, discharges and other problems.

--Tightening regulation of temporary manure stacks to prevent leaching into groundwater and runoff into waterways.

TO IMPROVE THESE RULES, the Pollution Control Board could insist on facility siting setbacks to increase distance from surface waters.

CAFOs dot the Illinois landscape and compromise the health of our environment and neighbors. I urge you to defend the advances achieved by these strong rules and to continue to strive for better environmental protections in the future.

Sincerely,

Mary Wuellner

62002-2208

**Therriault, John**

---

**From:** Food & Water Watch <act@fwwatch.org> on behalf of bob yancey <yancey1@frontiernet.net>  
**Sent:** Monday, January 13, 2014 5:29 PM  
**To:** Therriault, John  
**Subject:** Public Comment Supporting R2012-023

Jan 13, 2014

Mr. James Therriault  
100 W. Randolph St.  
Chicago, IL 60601

Dear Mr. Therriault,

I'm writing in support of the rules outlined in R2012-023 and encourage the Illinois Pollution Control Board to maintain the stringent regulation of Concentrated Animal Feeding Operations.

Specific aspects of R2012-023 that must be preserved include the following:

--CAFOs lacking NPDES permits must provide the EPA with information establishing the 1) identity of their operator, 2) location, 3) number and type of livestock, 4) types of animal holding areas and 5) types and capacity of waste storage structures.

--Reducing the frequency of and tightening requirements surrounding winter application of livestock waste.

--Improving land application requirements to reduce the probability of waterway and groundwater contamination from livestock waste.

--Improving production area requirements to protect U.S. waters and institutionalize routine inspections for leaks, discharges and other problems.

--Tightening regulation of temporary manure stacks to prevent leaching into groundwater and runoff into waterways.

TO IMPROVE THESE RULES, the Pollution Control Board could insist on facility siting setbacks to increase distance from surface waters.

CAFOs dot the Illinois landscape and compromise the health of our environment and neighbors. I urge you to defend the advances achieved by these strong rules and to continue to strive for better environmental protections in the future.

Sincerely,

bob yancey

62086-3200

**Therriault, John**

---

**From:** Food & Water Watch <act@fwwatch.org> on behalf of Steve Boime <steveboime@yahoo.com>  
**Sent:** Monday, January 13, 2014 5:29 PM  
**To:** Therriault, John  
**Subject:** Public Comment Supporting R2012-023

Jan 13, 2014

Mr. James Therriault  
100 W. Randolph St.  
Chicago, IL 60601

Dear Mr. Therriault,

I'm writing in support of the rules outlined in R2012-023 and encourage the Illinois Pollution Control Board to maintain the stringent regulation of Concentrated Animal Feeding Operations.

Specific aspects of R2012-023 that must be preserved include the following:

--CAFOs lacking NPDES permits must provide the EPA with information establishing the 1) identity of their operator, 2) location, 3) number and type of livestock, 4) types of animal holding areas and 5) types and capacity of waste storage structures.

--Reducing the frequency of and tightening requirements surrounding winter application of livestock waste.

--Improving land application requirements to reduce the probability of waterway and groundwater contamination from livestock waste.

--Improving production area requirements to protect U.S. waters and institutionalize routine inspections for leaks, discharges and other problems.

--Tightening regulation of temporary manure stacks to prevent leaching into groundwater and runoff into waterways.

TO IMPROVE THESE RULES, the Pollution Control Board could insist on facility siting setbacks to increase distance from surface waters.

CAFOs dot the Illinois landscape and compromise the health of our environment and neighbors. I urge you to defend the advances achieved by these strong rules and to continue to strive for better environmental protections in the future.

Sincerely,

Steve Boime

60005-4041

**Therriault, John**

---

**From:** Food & Water Watch <act@fwwatch.org> on behalf of Sue Galler  
<suegaller@gmail.com>  
**Sent:** Monday, January 13, 2014 5:29 PM  
**To:** Therriault, John  
**Subject:** Public Comment Supporting R2012-023

Jan 13, 2014

Mr. James Therriault  
100 W. Randolph St.  
Chicago, IL 60601

Dear Mr. Therriault,

I'm writing in support of the rules outlined in R2012-023 and encourage the Illinois Pollution Control Board to maintain the stringent regulation of Concentrated Animal Feeding Operations.

Specific aspects of R2012-023 that must be preserved include the following:

--CAFOs lacking NPDES permits must provide the EPA with information establishing the 1) identity of their operator, 2) location, 3) number and type of livestock, 4) types of animal holding areas and 5) types and capacity of waste storage structures.

--Reducing the frequency of and tightening requirements surrounding winter application of livestock waste.

--Improving land application requirements to reduce the probability of waterway and groundwater contamination from livestock waste.

--Improving production area requirements to protect U.S. waters and institutionalize routine inspections for leaks, discharges and other problems.

--Tightening regulation of temporary manure stacks to prevent leaching into groundwater and runoff into waterways.

TO IMPROVE THESE RULES, the Pollution Control Board could insist on facility siting setbacks to increase distance from surface waters.

CAFOs dot the Illinois landscape and compromise the health of our environment and neighbors. I urge you to defend the advances achieved by these strong rules and to continue to strive for better environmental protections in the future.

Sincerely,

Sue Galler

60093-2322

**Therriault, John**

---

**From:** Food & Water Watch <act@fwwatch.org> on behalf of Rachel Krucoff <rkru@att.net>  
**Sent:** Monday, January 13, 2014 5:29 PM  
**To:** Therriault, John  
**Subject:** Public Comment Supporting R2012-023

Jan 13, 2014

Mr. James Therriault  
100 W. Randolph St.  
Chicago, IL 60601

Dear Mr. Therriault,

I'm writing in support of the rules outlined in R2012-023 and encourage the Illinois Pollution Control Board to maintain the stringent regulation of Concentrated Animal Feeding Operations.

Specific aspects of R2012-023 that must be preserved include the following:

--CAFOs lacking NPDES permits must provide the EPA with information establishing the 1) identity of their operator, 2) location, 3) number and type of livestock, 4) types of animal holding areas and 5) types and capacity of waste storage structures.

--Reducing the frequency of and tightening requirements surrounding winter application of livestock waste.

--Improving land application requirements to reduce the probability of waterway and groundwater contamination from livestock waste.

--Improving production area requirements to protect U.S. waters and institutionalize routine inspections for leaks, discharges and other problems.

--Tightening regulation of temporary manure stacks to prevent leaching into groundwater and runoff into waterways.

TO IMPROVE THESE RULES, the Pollution Control Board could insist on facility siting setbacks to increase distance from surface waters.

CAFOs dot the Illinois landscape and compromise the health of our environment and neighbors. I urge you to defend the advances achieved by these strong rules and to continue to strive for better environmental protections in the future.

Sincerely,

Rachel Krucoff

60615-5484



**Therriault, John**

---

**From:** Food & Water Watch <act@fwwatch.org> on behalf of Jerry Golden <jeribou@hotmail.com>  
**Sent:** Monday, January 13, 2014 5:29 PM  
**To:** Therriault, John  
**Subject:** Public Comment Supporting R2012-023

Jan 13, 2014

Mr. James Therriault  
100 W. Randolph St.  
Chicago, IL 60601

Dear Mr. Therriault,

I'm writing in support of the rules outlined in R2012-023 and encourage the Illinois Pollution Control Board to maintain the stringent regulation of Concentrated Animal Feeding Operations.

Specific aspects of R2012-023 that must be preserved include the following:

--CAFOs lacking NPDES permits must provide the EPA with information establishing the 1) identity of their operator, 2) location, 3) number and type of livestock, 4) types of animal holding areas and 5) types and capacity of waste storage structures.

--Reducing the frequency of and tightening requirements surrounding winter application of livestock waste.

--Improving land application requirements to reduce the probability of waterway and groundwater contamination from livestock waste.

--Improving production area requirements to protect U.S. waters and institutionalize routine inspections for leaks, discharges and other problems.

--Tightening regulation of temporary manure stacks to prevent leaching into groundwater and runoff into waterways.

TO IMPROVE THESE RULES, the Pollution Control Board could insist on facility siting setbacks to increase distance from surface waters.

CAFOs dot the Illinois landscape and compromise the health of our environment and neighbors. I urge you to defend the advances achieved by these strong rules and to continue to strive for better environmental protections in the future.

Sincerely,

Jerry Golden

61727-2512

**Therriault, John**

---

**From:** Food & Water Watch <act@fwwatch.org> on behalf of Roberta Barry <bobbiebarry@hotmail.com>  
**Sent:** Monday, January 13, 2014 5:29 PM  
**To:** Therriault, John  
**Subject:** Public Comment Supporting R2012-023

Jan 13, 2014

Mr. James Therriault  
100 W. Randolph St.  
Chicago, IL 60601

Dear Mr. Therriault,

I'm writing in support of the rules outlined in R2012-023 and encourage the Illinois Pollution Control Board to maintain the stringent regulation of Concentrated Animal Feeding Operations.

Specific aspects of R2012-023 that must be preserved include the following:

--CAFOs lacking NPDES permits must provide the EPA with information establishing the 1) identity of their operator, 2) location, 3) number and type of livestock, 4) types of animal holding areas and 5) types and capacity of waste storage structures.

--Reducing the frequency of and tightening requirements surrounding winter application of livestock waste.

--Improving land application requirements to reduce the probability of waterway and groundwater contamination from livestock waste.

--Improving production area requirements to protect U.S. waters and institutionalize routine inspections for leaks, discharges and other problems.

--Tightening regulation of temporary manure stacks to prevent leaching into groundwater and runoff into waterways.

TO IMPROVE THESE RULES, the Pollution Control Board could insist on facility siting setbacks to increase distance from surface waters.

CAFOs dot the Illinois landscape and compromise the health of our environment and neighbors. I urge you to defend the advances achieved by these strong rules and to continue to strive for better environmental protections in the future.

Sincerely,

Roberta Barry

60201-1477

**Therriault, John**

---

**From:** Food & Water Watch <act@fwwatch.org> on behalf of Mia Fiore <miyaya76@yahoo.com>  
**Sent:** Monday, January 13, 2014 5:29 PM  
**To:** Therriault, John  
**Subject:** Public Comment Supporting R2012-023

Jan 13, 2014

Mr. James Therriault  
100 W. Randolph St.  
Chicago, IL 60601

Dear Mr. Therriault,

I'm writing in support of the rules outlined in R2012-023 and encourage the Illinois Pollution Control Board to maintain the stringent regulation of Concentrated Animal Feeding Operations.

Specific aspects of R2012-023 that must be preserved include the following:

--CAFOs lacking NPDES permits must provide the EPA with information establishing the 1) identity of their operator, 2) location, 3) number and type of livestock, 4) types of animal holding areas and 5) types and capacity of waste storage structures.

--Reducing the frequency of and tightening requirements surrounding winter application of livestock waste.

--Improving land application requirements to reduce the probability of waterway and groundwater contamination from livestock waste.

--Improving production area requirements to protect U.S. waters and institutionalize routine inspections for leaks, discharges and other problems.

--Tightening regulation of temporary manure stacks to prevent leaching into groundwater and runoff into waterways.

TO IMPROVE THESE RULES, the Pollution Control Board could insist on facility siting setbacks to increase distance from surface waters.

CAFOs dot the Illinois landscape and compromise the health of our environment and neighbors. I urge you to defend the advances achieved by these strong rules and to continue to strive for better environmental protections in the future.

Sincerely,

Mia Fiore

60440-4508

**Therriault, John**

---

**From:** Food & Water Watch <act@fwwatch.org> on behalf of Jeanne Stickling <sjsclay@comcast.net>  
**Sent:** Monday, January 13, 2014 5:29 PM  
**To:** Therriault, John  
**Subject:** Public Comment Supporting R2012-023

Jan 13, 2014

Mr. James Therriault  
100 W. Randolph St.  
Chicago, IL 60601

Dear Mr. Therriault,

I'm writing in support of the rules outlined in R2012-023 and encourage the Illinois Pollution Control Board to maintain the stringent regulation of Concentrated Animal Feeding Operations.

Specific aspects of R2012-023 that must be preserved include the following:

--CAFOs lacking NPDES permits must provide the EPA with information establishing the 1) identity of their operator, 2) location, 3) number and type of livestock, 4) types of animal holding areas and 5) types and capacity of waste storage structures.

--Reducing the frequency of and tightening requirements surrounding winter application of livestock waste.

--Improving land application requirements to reduce the probability of waterway and groundwater contamination from livestock waste.

--Improving production area requirements to protect U.S. waters and institutionalize routine inspections for leaks, discharges and other problems.

--Tightening regulation of temporary manure stacks to prevent leaching into groundwater and runoff into waterways.

TO IMPROVE THESE RULES, the Pollution Control Board could insist on facility siting setbacks to increase distance from surface waters.

CAFOs dot the Illinois landscape and compromise the health of our environment and neighbors. I urge you to defend the advances achieved by these strong rules and to continue to strive for better environmental protections in the future.

Sincerely,

Jeanne Stickling

60120-6427

**Therriault, John**

---

**From:** Food & Water Watch <act@fwwatch.org> on behalf of Kirsten Muszynski <komuszyn@gmail.com>  
**Sent:** Monday, January 13, 2014 5:29 PM  
**To:** Therriault, John  
**Subject:** Public Comment Supporting R2012-023

Jan 13, 2014

Mr. James Therriault  
100 W. Randolph St.  
Chicago, IL 60601

Dear Mr. Therriault,

I'm writing in support of the rules outlined in R2012-023 and encourage the Illinois Pollution Control Board to maintain the stringent regulation of Concentrated Animal Feeding Operations.

Specific aspects of R2012-023 that must be preserved include the following:

--CAFOs lacking NPDES permits must provide the EPA with information establishing the 1) identity of their operator, 2) location, 3) number and type of livestock, 4) types of animal holding areas and 5) types and capacity of waste storage structures.

--Reducing the frequency of and tightening requirements surrounding winter application of livestock waste.

--Improving land application requirements to reduce the probability of waterway and groundwater contamination from livestock waste.

--Improving production area requirements to protect U.S. waters and institutionalize routine inspections for leaks, discharges and other problems.

--Tightening regulation of temporary manure stacks to prevent leaching into groundwater and runoff into waterways.

TO IMPROVE THESE RULES, the Pollution Control Board could insist on facility siting setbacks to increase distance from surface waters.

CAFOs dot the Illinois landscape and compromise the health of our environment and neighbors. I urge you to defend the advances achieved by these strong rules and to continue to strive for better environmental protections in the future.

Sincerely,

Kirsten Muszynski

60657-2042

**Therriault, John**

---

**From:** Food & Water Watch <act@fwwatch.org> on behalf of Beth Raynis <hraynis4691@wowway.com>  
**Sent:** Monday, January 13, 2014 5:29 PM  
**To:** Therriault, John  
**Subject:** Public Comment Supporting R2012-023

Jan 13, 2014

Mr. James Therriault  
100 W. Randolph St.  
Chicago, IL 60601

Dear Mr. Therriault,

I'm writing in support of the rules outlined in R2012-023 and encourage the Illinois Pollution Control Board to maintain the stringent regulation of Concentrated Animal Feeding Operations.

Specific aspects of R2012-023 that must be preserved include the following:

--CAFOs lacking NPDES permits must provide the EPA with information establishing the 1) identity of their operator, 2) location, 3) number and type of livestock, 4) types of animal holding areas and 5) types and capacity of waste storage structures.

--Reducing the frequency of and tightening requirements surrounding winter application of livestock waste.

--Improving land application requirements to reduce the probability of waterway and groundwater contamination from livestock waste.

--Improving production area requirements to protect U.S. waters and institutionalize routine inspections for leaks, discharges and other problems.

--Tightening regulation of temporary manure stacks to prevent leaching into groundwater and runoff into waterways.

TO IMPROVE THESE RULES, the Pollution Control Board could insist on facility siting setbacks to increase distance from surface waters.

CAFOs dot the Illinois landscape and compromise the health of our environment and neighbors. I urge you to defend the advances achieved by these strong rules and to continue to strive for better environmental protections in the future.

Sincerely,

Beth Raynis

60565-1313

**Therriault, John**

---

**From:** Food & Water Watch <act@fwwatch.org> on behalf of Ruth Thiede <rjthiede@sbcglobal.net>  
**Sent:** Monday, January 13, 2014 5:29 PM  
**To:** Therriault, John  
**Subject:** Public Comment Supporting R2012-023

Jan 13, 2014

Mr. James Therriault  
100 W. Randolph St.  
Chicago, IL 60601

Dear Mr. Therriault,

I'm writing in support of the rules outlined in R2012-023 and encourage the Illinois Pollution Control Board to maintain the stringent regulation of Concentrated Animal Feeding Operations.

Specific aspects of R2012-023 that must be preserved include the following:

--CAFOs lacking NPDES permits must provide the EPA with information establishing the 1) identity of their operator, 2) location, 3) number and type of livestock, 4) types of animal holding areas and 5) types and capacity of waste storage structures.

--Reducing the frequency of and tightening requirements surrounding winter application of livestock waste.

--Improving land application requirements to reduce the probability of waterway and groundwater contamination from livestock waste.

--Improving production area requirements to protect U.S. waters and institutionalize routine inspections for leaks, discharges and other problems.

--Tightening regulation of temporary manure stacks to prevent leaching into groundwater and runoff into waterways.

TO IMPROVE THESE RULES, the Pollution Control Board could insist on facility siting setbacks to increase distance from surface waters.

CAFOs dot the Illinois landscape and compromise the health of our environment and neighbors. I urge you to defend the advances achieved by these strong rules and to continue to strive for better environmental protections in the future.

Sincerely,

Ruth Thiede

60660-1126

**Therriault, John**

---

**From:** Food & Water Watch <act@fwwatch.org> on behalf of manal Ramadan  
<mramadan@sbcglobal.net>  
**Sent:** Monday, January 13, 2014 5:29 PM  
**To:** Therriault, John  
**Subject:** Public Comment Supporting R2012-023

Jan 13, 2014

Mr. James Therriault  
100 W. Randolph St.  
Chicago, IL 60601

Dear Mr. Therriault,

I'm writing in support of the rules outlined in R2012-023 and encourage the Illinois Pollution Control Board to maintain the stringent regulation of Concentrated Animal Feeding Operations.

Specific aspects of R2012-023 that must be preserved include the following:

--CAFOs lacking NPDES permits must provide the EPA with information establishing the 1) identity of their operator, 2) location, 3) number and type of livestock, 4) types of animal holding areas and 5) types and capacity of waste storage structures.

--Reducing the frequency of and tightening requirements surrounding winter application of livestock waste.

--Improving land application requirements to reduce the probability of waterway and groundwater contamination from livestock waste.

--Improving production area requirements to protect U.S. waters and institutionalize routine inspections for leaks, discharges and other problems.

--Tightening regulation of temporary manure stacks to prevent leaching into groundwater and runoff into waterways.

TO IMPROVE THESE RULES, the Pollution Control Board could insist on facility siting setbacks to increase distance from surface waters.

CAFOs dot the Illinois landscape and compromise the health of our environment and neighbors. I urge you to defend the advances achieved by these strong rules and to continue to strive for better environmental protections in the future.

Sincerely,

manal Ramadan

60707