AMEREN ENERGY GENERATING COMPANY, and VENICE POWER PLANT,	
Petitioner,)
v.) PCB No. 09-95) (CAAPP Permit Appeal - Air)
ILLINOIS ENVIRONMENTAL)
PROTECTION AGENCY,)
Respondent.)

NOTICE OF ELECTRONIC FILING

TO: See Service List

PLEASE TAKE NOTICE that I have today caused to be filed a **JOINT RESPONSE TO BOARD QUESTIONS** with the Illinois Pollution Control Board, a copy of which is served upon you.

Nancy A. Tikalsky
Assistant Attorney General

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Dated: February 16, 2016

THIS FILING IS SUBMITTED ON RECYCLED PAPER

AMEREN ENERGY GENERATING COMPANY and VENICE POWER PLANT,	<i>(</i> ,)
Petitioner,)
ν.) PCB No. 09-95) (CAAPP Permit Appeal - Air)
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JOINT RESPONSE TO BOARD QUESTIONS

Pursuant to the Hearing Officer Orders dated January 28, 2016, Respondent, ILLINOIS ENVIRONMENTAL PROTECTION AGENCY ("Illinois EPA"), ex rel. Lisa Madigan, Attorney General of the State of Illinois, and Petitioners, AMEREN ENERGY GENERATING COMPANY, and VENICE POWER PLANT ("Venice PP"), by and through their attorneys, hereby submit the following joint response to the Illinois Pollution Control Board's ("Board") questions in the above-referenced cases.

INTRODUCTION

The Hearing Officer Orders directed the parties to respond to a set of six questions from the Board relating to the status of settlement discussions and appeal resolution. Below, the parties first provide brief background on the dockets, followed by the parties' joint responses to the questions posed by the Board.

I. Background on PCB 09-95

This appeal contests various conditions of the Clean Air Act Permit Program ("CAAPP") renewal permit issued on March 19, 2009 to Venice PP, a peaker plant, located in Venice, Madison County, Illinois ("2009 CAAPP"). Venice PP operates the plant when sufficient electric power is not available from other sources.

II. The Parties' Answers to Board Questions 1-6

Board Question 1: Which permit conditions that were originally challenged have been resolved in settlement negotiations and which ones have not?

Answer: The parties have not reached consensus regarding any of the contested conditions in the 2009 CAAPP permit.

<u>Board Question 2</u>: Has the facility been subject to new operational requirements since this appeal began?

Answer: Yes. Such requirements that are derived from the Clean Air Act will be included in the facility's 2009 CAAPP permit through the CAAPP's renewal process. The incorporation of these additional rules or regulations into a CAAPP permit is a procedural requirement of Title V permitting. However, the absence of such requirements in a CAAPP permit does not affect the ongoing responsibility of a source to comply with rules or regulations upon their dates of effectiveness.

<u>Board Question 3</u>: Do any of those new requirements concern the permit conditions challenged in this appeal? If so, are the new requirements more stringent than the challenged permit conditions?

Answer: Some of the additional requirements may relate to, or overlap with, contested permit conditions. It is possible that some may appropriately be considered more stringent. However, any such requirements will have applied independently to a given source from the date of effectiveness of the affected rule or regulation. The renewal process will ensure that the 2009 CAAPP permit contains all applicable requirements.

Board Question 4: When did the parties to this appeal last meet to discuss settlement? Is a future meeting scheduled?

Answer: The Illinois EPA and representatives of the Petitioner plan to meet in the near future to work through the contested conditions of the 2009 CAAPP permit with conference calls or in-person meetings, as needed.

Board Question 5: Which party made the last settlement proposal and who is reviewing that proposal? Does it resolve the entire appeal or only one part of it?

Answer: Given the Agency's workload, The Agency has engaged in a sequential process to negotiate resolution on several other CAAPP appeals previously pending before the Board and is negotiating revisions to several other CAAPP appeals currently pending before the Board. Unfortunately, the Agency has not had the resources to negotiate a resolution of the instant appeal until this time. Similar to the process previously utilized in these other matters, the parties will engage in a systematic discussion on each contested permit condition. The process will ultimately generate a set of permit changes that are acceptable to the parties and that must then be prepared for public notice and comment and United States Environmental Protection Agency ("USEPA") review.

Board Question 6: What is your best estimate of the date by which this appeal is likely to be settled?

Answer: The parties' best estimate of the date by which this appeal is likely to be settled is within 12 months. However, given the nature of the challenged conditions, the unpredictable nature of any negotiated process, and the Agency's workload, it may take more than 12 months to work out a resolution. Furthermore, once the set of conditions and permitting edits unique for the facility are addressed by Illinois EPA permitting staff and the respective permittee, the permitting documents must then be released for public comment and review by the USEPA.

CONCLUSION

The parties will work diligently to resolve this complex permit appeal and to achieve the common goal of an effective, up-to-date operating permit, and will continue to participate in periodic status conferences with the Board Hearing Officer.

Respectfully submitted,

AMEREN ENERGY GENERATING COMPANY and VENICE POWER PLANT,

ILLINOIS ENVIRONMENTAL PROTECTION AGENCY by LISA MADIGAN, Attorney General of the State of Illinois

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CERTIFICATE OF SERVICE

I, the undersigned attorney at law, hereby certify that on February 16, 2016, I served true and correct copies of an **JOINT RESPONSE TO BOARD QUESTIONS** upon the persons and by the methods pursuant to the service list hereto attached.

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