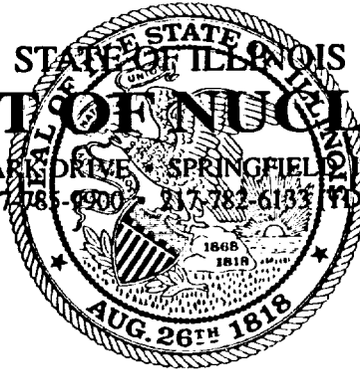


STATE OF ILLINOIS
DEPARTMENT OF NUCLEAR SAFETY

1035 OUTER PARK DRIVE SPRINGFIELD ILLINOIS 62704
217-785-9900 217-782-6133 (TDD)

George H. Ryan
Governor



Thomas W. Ortciger
Director

September 26, 2000

Mr. Fred Combs
Deputy Director, Office of State and Tribal Programs
U.S. Nuclear Regulatory Commission
Mail Stop 3D23
Washington, DC 20555-0001

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OSP

Dear Mr. Combs:

As indicated in our last letter to you regarding regulations and the Regulation Assessment Tracking System (RATS) Data Sheet, we have continued to compare the status of our regulations to the Illinois RATS sheet. Attached to this letter is a chart indicating what we believe to be the rule status to be for most of the RATS IDs on the Illinois sheet. We used the sheet last updated by NRC on August 21, 2000 as a basis for our review. With two exceptions, we limited our review to rules due prior to October 2000.

Please note that our chart only lists the RATS ID, indicates if the rule is Final or Proposed, and the effective date of the regulation. For items covered by other legally binding requirements, such as license conditions, there is no effective date listed. In some cases the information requested on the RATS sheet is very old (addressing rules from more than 5 years ago), and has been replaced by other more current regulations.

Please update the Illinois RATS Data Sheet as indicated on the attached chart. If you have any questions, please feel free to contact me at 217-785-9931 or via e-mail at k_allen@idns.state.il.us.

Sincerely,

Kathy Allen
Senior Project Manager

Cc: Jim Lynch, Region III

Attachment



OSP-006 Template
RIDS Distribution: SP89

Review of Illinois RATS Data Sheet

September 26, 2000

RATS ID	Proposed / Final	Effective Date	Comments
1991-1	N/A		It appears that Part 34 was amended in its entirety in 1997, therefore tracking this item is moot.
1991-2	N/A		It appears that Part 34 was amended in its entirety in 1997, therefore tracking this item is moot.
1991-4	F	01/01/1994	We believe that our 1994 amendments to Part 340 included these requirements.
1992-1	F (for part)	5/2/94 for misadministrations	Misadministrations are adequately addressed in Part 335. IDNS does not intend to adopt the QM rule.
1992-2	N/A		Not required.
1993-2	N/A		Equivalent requirements via licensing process.
1993-3	N/A		N/A - No LLRW site licensees.
1994-2	N/A		N/A since IL licensee is not disposing or impounding waste on-site. All material is being shipped off-site.
1995-1			Not addressed in our rules yet.
1995-2			Not addressed in our rules yet. IL rules are more restrictive.
1995-3	F	11/11/1996	Similar requirements for shipment of LLRW can be found in 32 Ill. Adm. Code 609.
1995-4	N/A		It appears that Part 34 was amended in its entirety in 1997, therefore tracking this item is moot.
1995-5	F	01/01/2000	Please change from P-Y to F
1995-6	F	06/01/2000	IDNS has equivalent rules in Part 326.
1995-7	F	05/02/1994	IDNS rules promulgated concurrently with NRC rules.
1996-1			Not addressed in our rules yet.
1997-1			Effluents reviewed by the inspectors.
1997-3	F - Part 20	01/01/2000	Part 20 equivalent definitions changed. Patient releases currently allowed by license condition.
1997-5	F	11/17/1998	Changes to Part 350 issued 11/17/98 as an emergency rule, final rule 2/25/99.
1997-6			Currently addressed on a case-by-case basis as licensees terminate.
1998-4	F	6/23/94 and 2/25/99	See Part 350.
1998-5	F (partial)	01/01/2000	See Part 310.
1999-2	F	06/01/2000	Equivalent reporting requirements in Part 330.



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