TITLE 35: ENVIRONMENTAL PROTECTION SUBTITLE B: AIR POLLUTION CHAPTER I: POLLUTION CONTROL BOARD SUBCHAPTER a: PERMITS AND GENERAL PROVISIONS

PART 203

MAJOR STATIONARY SOURCES CONSTRUCTION AND MODIFICATION

SUBPART A: GENERAL PROVISIONS

- Section
- 203.101 Definitions
- 203.103 Actual Construction
- 203.104 Actual Emissions
- 203.107 Allowable Emissions
- 203.110 Available Growth Margin
- 203.112 Building, Structure and Facility
- 203.113 Commence
- 203.116 Construction
- 203.117 Dispersion Enhancement Techniques
- 203.119 Emission Baseline
- 203.121 Emission Offset
- 203.122 Emissions Unit
- 203.123 Federally Enforceable
- 203.124 Fugitive Emissions
- 203.125 Installation
- 203.126 Lowest Achievable Emission Rate
- 203.127 Nonattainment Area
- 203.128 Potential to Emit
- 203.131 Reasonable Further Progress
- 203.134 Secondary Emissions
- 203.136 Stationary Source
- 203.150 Public Participation

SUBPART B: MAJOR STATIONARY SOURCES IN NONATTAINMENT AREAS

- Section 203.201 Prohibition 203.202 Coordination With Permit Requirement and Application Pursuant to 35 Ill. Adm. Code 201 203.203 **Construction Permit Requirement and Application** 203.205 Effect of Permits 203.206 Major Stationary Source 203.207 Major Modification of a Source Net Emission Determination 203.208 203.209 Significant Emissions Determination 203.210 Relaxation of a Source-Specific Limitation
- 203.211 Permit Exemption Based on Fugitive Emissions

PCB	35 IL	LINOIS ADMINISTRATIVE CODE	PART 203			
	SUBTITLE B	CHAPTER I	SUBCHAPTER a			
	SUBPART C: REQUIREN	RY SOURCES IN				
	NONATTAINMENT AREAS					

Section
Section

- 203.301 Lowest Achievable Emission Rate
- 203.302 Maintenance of Reasonable Further Progress and Emission Offsets
- 203.303 Baseline and Emission Offsets Determination
- 203.305 Compliance by Existing Sources
- 203.306 Analysis of Alternatives

SUBPART F: OPERATION OF A MAJOR STATIONARY SOURCE OR MAJOR MODIFICATION

Section

- 203.601 Lowest Achievable Emission Rate Compliance Requirement
- 203.602 Emission Offset Maintenance Requirement

SUBPART G: GENERAL MAINTENANCE OF EMISSION OFFSETS

Section

203.701 General Maintenance of Emission Offsets

SUBPART H: OFFSETS FOR EMISSION INCREASES FROM ROCKET ENGINES AND MOTOR FIRING

Section

203.801 Offsetting by Alternative or Innovative Means

AUTHORITY: Implementing Section 9.1 and 10 and authorized by Section 27 and 28.5 of the Environmental Protection Act (Ill. Rev. Stat. 1991, ch. 111 1/2, pars. 1009.1, 1010 and 1027) [415 ILCS 5/9.1, 10 27 and 28.5].

SOURCE: Adopted and codified at 7 Ill. Reg. 9344, effective July 22, 1983; codified at 7 Ill. Reg. 13588; amended in R85-20 at 12 Ill. Reg. 6118, effective March 22, 1988; amended in R91-24 at 16 Ill. Reg. 13551, effective August 24, 1992; amended in R92-21 at 17 Ill. Reg. 6973, effective April 30, 1993; amended in R93-9 at 17 Ill. Reg. 16630, effective September 27, 1993; amended in R93-26 at 18 Ill. Reg. 6335, effective April 15, 1994; amended in R98-10 at 22 Ill. Reg. 5674, effective March 10, 1998.

SUBPART A: GENERAL PROVISIONS

Section 203.101 Definitions

Unless otherwise specified within this Part, the definitions of the terms used in this Part shall be the same as those used in the Pollution Control Board (Board) Rules and Regulations 35 Ill. Adm. Code 201 and 211.

(Source: Amended at 17 Ill. Reg. 6973, effective April 30, 1993)

Section 203.103 Actual Construction

"Actual Construction" means in general, initiation of physical on-site construction activities on an emissions unit which are of a permanent nature. Such activities include, but are not limited to,

SUBTITLE BCHAPTER ISUBCHAPTER ainstallation of building supports and foundations, laying of underground pipework, and erection of
permanent storage structures. With respect to a change in method of operation, this term refers to
those on-site activities other than preparatory activities which mark the initiation of the change.

(Source: Added at 12 Ill. Reg. 6118, effective March 22, 1988)

Section 203.104 Actual Emissions

"Actual Emissions" means the actual rate of annual emissions of a pollutant from an emissions unit as of a particular date. Actual emissions are equal to the average rate, in tons per year, at which the emissions unit actually emitted the pollutant during the two-year period which immediately precedes the particular date or such other period which is determined by the Illinois Environmental Protection Agency (Agency) to be representative of normal source operation. Actual emissions shall be calculated using the unit's actual operating hours, production rates, and types of materials processed, stored or combusted during the selected time period; however:

- a) The Agency shall allow the use of a different time period upon a demonstration by the applicant to the Agency that the time period is more representative of normal source operation. Such demonstration may include, but need not be limited to, operating records or other documentation of events or circumstances indicating that the preceding two years is not representative of normal source operations.
- b) The Agency may presume in the absence of reliable data on actual emissions that the source-specific allowable emissions for the emissions unit are equivalent to the actual emissions of the emissions unit.
- c) For any emissions unit which has not begun normal operations on the particular date, the Agency shall presume that the potential to emit of the emissions unit is equivalent to the actual emissions on that date.

(Source: Amended at 12 Ill. Reg. 6118, effective March 22, 1988)

Section 203.107 Allowable Emissions

- a) "Allowable emissions" means the emission rate of a stationary source calculated using the maximum rated capacity of the source (unless the source is subject to federally enforceable permit conditions or other such federally enforceable limits which restrict the operating rate, or hours of operation, or both) and the most stringent of the following:
 - 1. Any applicable standards adopted by the United States Environmental Protection Agency (USEPA) pursuant to Sections 111 and 112 of the Clean Air Act (42 U.S.C. 7401, et seq.) and made applicable in Illinois pursuant to Section 9.1 of the Environmental Protection Act (Act) (Ill. Rev. Stat. 1991, ch. 111 1/2, pars. 1001 et seq.) [415 ILCS 5/1 et seq.];
 - 2. The applicable emission standards or limitations contained in this Chapter and approved by USEPA pursuant to Section 110(a)(2) or 110 (a)(3) of the Clean Air Act, including those standards or limitations with a future

PCB	35 II	PART 203			
	SUBTITLE B	SUBCHAPTER a			
	compliance date and any other emission standard or limitation enforce				
	under the Environmental Protection Act or by the USEPA under Section				
	113 of the Clean Air Act; or				

- 3. The emissions rate specified as a federally enforceable permit condition including those emissions rates with a future compliance date.
- b) The allowable emissions may be based on a federally enforceable permit condition limiting material or fuel throughput.
- c) If a source is not subject to an emission standard described in subsection (a) above and is not subject to a permit condition described in subsection (b) above, the allowable emissions shall be the source's potential to emit.

(Source: Amended at 17 Ill. Reg. 6973, effective April 30, 1993)

Section 203.110 Available Growth Margin

"Available growth margin" means the portion which remains of any emission allowance for new or modified major stationary sources expressly identified in the attainment demonstration approved by the United States Environmental Protection Agency under Section 172(c)(4) of the Clean Air Act (42 U.S.C. 7502(c)(4)) for a particular pollutant and area in a zone (within a nonattainment area) to which economic development should be targeted, in accordance with Section 173(a)(1)(B) of the Clean Air Act (42 U.S.C.7503(a)(1)(B)).

(Source: Amended at 17 Ill. Reg. 6973, effective April 30, 1993)

Section 203.112 Building, Structure and Facility

- a) The terms "building", "structure", and "facility" include all of the pollutantemitting activities which belong to the same industrial grouping, are located on one or more contiguous or adjacent properties, and are under the control of the same person (or persons under common control). Pollutant-emitting activities shall be considered as part of the same "Major Group" (i.e., which have the same two-digit code) as described in the Standard Industrial Classification Manual, 1972, as amended by the 1977 Supplement (U.S. Government Printing Office stock numbers 4101-0066 and 003-005-00176-0, respectively) incorporated by reference in 35 Ill. Adm. Code 720.111.
- b) The terms "building", "structure", and "facility" shall also include:
 - 1) the transfer of materials, including but not limited to grain, gasoline, petroleum liquids, coal, fertilizer, crushed stone and ore, from vessels, motor vehicles or other conveyances, irrespective of ownership or industrial grouping, to or from a building, structure, or facility as defined in subsection (a) above, and
 - 2) activities at or adjacent to such building, structure or facility which are associated with such transfer, including but not limited to the operation of

PCB	35 II	LLINOIS ADMINISTRATIVE CODE	PART 203		
	SUBTITLE B	CHAPTER I	SUBCHAPTER a		
	engines to p	rovide heat, refrigeration or lighting, o	perating of auxiliary		
	engines for	engines for pumps or cranes, and transfer of materials from hold to hold or			
	tank to tank	tank to tank during onloading or offloading operations except those activities			
	causing emi	causing emissions resulting directly from internal combustion engines from			
	transportation purposes or from a non road engine or non road vehicle as				
	defined in Section 216 of the Clean Air Act (42 U.S.C. 7401 et seq.).				

(Source: Amended at 17 Ill. Reg. 6973, effective April 30, 1993)

Section 203.113 Commence

As applied to construction of a major stationary source or major modification "commence" means that the owner or operator has obtained all necessary preconstruction approvals or permits and either has:

- a) Begun, or caused to begin, a continuous program of actual on-site construction of the source, to be completed within a reasonable time; or
- b) Entered into binding agreements or contractural obligations, which cannot be cancelled or modified without substantial loss to the owner or operator, to undertake a program of actual construction of the source to be completed within a reasonable time.
- c) For purposes of this Section, a "reasonable time" shall be determined considering but not limited to the following factors: The nature and size of the project, the extent of design engineering, the amount of off-site preparation, whether equipment can be fabricated or can be purchased, when the project begins (considering both the seasonal nature of construction activity and the existence of other projects competing for construction labor at the same time, the place of the environmental permit in the sequence of corporate and overall governmental approval), and the nature of the permittee (private, public, regulated, etc).

(Source: Amended at 12 Ill. Reg. 6118, effective March 22, 1988)

Section 203.116 Construction

"Construction" means any physical change or change in the method of operation, including but not limited to fabrication, erection, installation, demolition, or modification of an emissions source unit, which would result in a change in actual emissions.

(Source: Amended at 12 Ill. Reg. 6118, effective March 22, 1988)

Section 203.117 Dispersion Enhancement Techniques

"Dispersion Enhancement Techniques" mean so much of the stack height of any source as exceeds good engineering practice or any other dispersion technique, determined by regulations at 40 CFR 51.100 (1987) (no future amendments or editions are included).

(Source: Added at 12 Ill. Reg. 6118, effective March 22, 1988)

Section 203.119 Emission Baseline

SUBTITLE B

"Emission baseline" means the starting point or reference level from which increases and decreases in emissions are measured. The rules governing determination of emission offsets, calculations of net emission increases, and evaluation under 35 Ill. Adm. Code 202, Alternative Control Strategies specify the particular emission baseline that applies for that purpose.

Section 203.121 Emission Offset

"Emission offset" means a creditable emission reduction used to compensate for the increase in emissions resulting from a new major source or a major modification in accordance with Sections 203.302 and 203.303 of this Part.

(Source: Section 203.121 renumbered from Section 203.122 and amended at 17 Ill. Reg. 6973, effective April 30, 1993)

Section 203.122 Emissions Unit

"Emissions unit" means any part of a stationary source which emits or has the potential to emit any air pollutant subject to regulation under the Act or this Chapter or by the United States Environmental Protection Agency under the Clean Air Act (42 U.S.C. 7401 et seq.).

(Source: Former Section 203.122 renumbered to Section 203.121, Section 203.122 renumbered from Section 203.123, and Section amended at 17 III. Reg. 6973, effective April 30, 1993)

Section 203.123 Federally Enforceable

"Federally enforceable" means enforceable by the United States Environmental Protection Agency.

(Source: Former Section 203.123 renumbered to Section 203.122, new Section 203.123 added at 17 Ill. Reg. 6973, effective April 30, 1993)

Section 203.124 Fugitive Emissions

"Fugitive Emissions" means those emissions which could not reasonably pass through a stack, chimney, vent or other functionally equivalent opening.

(Source: Added at 12 Ill. Reg. 6118, effective March 22, 1988)

Section 203.125 Installation

"Installation" means an identifiable piece of equipment, including, but not limited to, boilers, furnaces, reactors, dryers, incinerators, heaters, and coating lines.

(Source: Former Section 203.125 renumbered to Section 203.126, new Section 203.125 adopted at 12 III. Reg. 6118, effective March 22, 1988)

Section 203.126 Lowest Achievable Emission Rate

"LAER" is an acronym for lowest achievable emission rate.

(Source: Amended at 17 Ill. Reg. 6973, effective April 30, 1993)

Section 203.127 Nonattainment Area

An area designated by USEPA as nonattainment for a given pollutant pursuant to Section 107 of the Clean Air Act (42 U.S.C. 7407).

(Source: Added at 12 Ill. Reg. 6118, effective March 22, 1988)

Section 203.128 Potential to Emit

"Potential to emit" means the maximum capacity of a stationary source to emit a pollutant under its physical and operational design. Any physical or operational limitation on the capacity of the source to emit a pollutant, including air pollution control equipment and restrictions on hours of operation or on the type or amount of material combusted, stored, or processed, shall be treated as part of its design only if the limitation or the effect it would have on emissions is federally enforceable. Secondary emissions do not count in determining the potential to emit of a stationary source.

(Source: Amended at 17 Ill. Reg. 6973, effective April 30, 1993)

Section 203.131 Reasonable Further Progress

"Reasonable Further Progress" means the annual incremental reductions in the emissions of the applicable air pollutant as determined by USEPA pursuant to Part D of the Clean Air Act (42 U.S.C. 7501 et seq.) and federal regulations adopted pursuant thereto.

(Source: Amended at 12 Ill. Reg. 6118, effective March 22, 1988)

Section 203.134 Secondary Emissions

"Secondary Emissions" means the emissions which would occur as a result of the construction or operation of a major stationary source or major modification, but do not come from the major stationary source or major modification itself. For the purpose of this Part, secondary emissions must be specific, well defined, quantifiable, and impact the same general area as the stationary source or modification which causes the secondary emissions. Secondary emissions may include, but are not limited to, emissions from any off-site support facility which would not be constructed or increase its emissions except as a result of the construction or operation of the major stationary source or major modification.

(Source: Amended at 12 Ill. Reg. 6118, effective March 22, 1988)

Section 203.136 Stationary Source

"Stationary Source" means any building, structure, facility or installation which emits or may

PCB		35 ILLINOIS ADMINISTRATIVE CODE	PART 203	
	SUBTITLE B	CHAPTER I	SUBCHAPTER a	

emit any air pollutant subject to regulation under the Act or this Chapter or by USEPA under the Clean Air Act (42 U.S.C. 7401 et seq.).

(Source: Added at 12 Ill. Reg. 6118, effective March 22, 1988)

Section 203.150 Public Participation

Prior to the initial issuance or revision of a permit pursuant to Subpart B, the Agency shall provide, at a minimum, notice of the proposed issuance of a permit, a comment period, and opportunity for public hearing pursuant to the Agency public participation procedures set forth at 35 Ill. Adm. Code 252.

(Source: Amended at 17 Ill. Reg. 6973, effective April 30, 1993)

SUBPART B: MAJOR STATIONARY SOURCES IN NONATTAINMENT AREAS

Section 203.201 Prohibition

In any nonattainment area, no person shall cause or allow the construction of a new major stationary source or major modification that is major for the pollutant for which the area is designated a nonattainment area, except as in compliance with this Part for that pollutant. In areas designated nonattainment for ozone, this prohibition shall apply to new major stationary sources or major modifications of sources that emit volatile organic materials or nitrogen oxides. Revisions to this Part which were adopted to implement the Clean Air Act Amendments of 1990 shall not apply to any new major stationary source or major modification for which a permit application was submitted by June 30, 1992. for PM-10, May 15, 1992, for SO₂, or by November 15, 1992, for nitrogen oxides and volatile organic material emissions for sources located in all ozone nonattainment areas.

(Source: Amended at 17 Ill. Reg. 6973, effective April 30, 1993)

Section 203.202 Coordination with Permit Requirement and Application Pursuant to 35 Ill. Adm. Code 201

For new major sources and major modifications, the fulfillment of the requirements of 35 Ill. Adm. Code 201 related to construction, including the permit requirements of 35 Ill. Adm. Code 201.142, shall be combined with the requirements of this Subpart.

(Source: Amended at 12 Ill. Reg. 6118, effective March 22, 1988)

Section 203.203 Construction Permit Requirement and Application

- a) A construction permit is required prior to actual construction of a major new source or major modification.
- b) Applications for construction permits required under this Section shall contain sufficient information to demonstrate compliance with 35 Ill. Adm. Code 201 and the requirements of this Part including, but not limited to, Subpart C.

PCB	3	35 ILLINOIS ADMINISTRATIVE CODE	PART 203
	SUBTITLE B	CHAPTER I	SUBCHAPTER a
С) The permit shall	include conditions specifying the man	ner in which the
	requirements of	Subparts B and C of this Part are satisf	ïed.
d	· •	construction permit issued n which is subject to this	

(Source: Amended at 17 Ill. Reg. 6973, effective April 30, 1993)

Section 203.205 Effect of Permits

The issuance of a permit for a source subject to the requirements of this Part shall not relieve any person of the responsibility to comply fully with applicable provisions of the Environmental Protection Act (Act) (III. Rev. Stat. 1985, ch. 111 1/2, pars 1001 et seq.), this Chapter, and any other applicable requirements under local, state or federal law.

(Source: Amended at 12 Ill. Reg. 6118, effective March 22, 1988)

Section 203.206 Major Stationary Source

- a) For purposes of this Part, the term "major stationary source" shall exclusively mean "building, structure and facility," as those terms are defined in Section 203.113 of this Part.
- b) The following constitute a major stationary source:
 - 1) For an area designated as nonattainment for ozone, a major stationary source is a stationary source which emits or has the potential to emit volatile organic material in an amount equal to or greater than the following:
 - A) 100 tons per year in an area classified as marginal or moderate nonattainment for ozone;
 - B) 50 tons per year in an area classified as serious nonattainment for ozone;
 - C) 25 tons per year in an area classified as severe nonattainment for ozone; and
 - D) 10 tons per year in an area classified as extreme nonattainment for ozone.
 - 2) For an area designated as nonattainment for nitrogen dioxide, a major stationary source is a stationary source which emits or has the potential to emit 100 tons per year or more of nitrogen dioxide.
 - 3) For an area designated as nonattainment for ozone, a major stationary source is a stationary source which emits or has the potential to emit

РСВ			35 ILLINOIS ADMINISTRATIVE CODE PART 203
	SUBTI	nitrog United finding	CHAPTER I SUBCHAPTER a en oxides in an amount equal to or greater than the following, unless I States Environmental Protection Agency (USEPA) has made a g under Sections 110 and 182(f) of the Clean Air Act that lling of emissions of nitrogen oxides from such source shall not be ed:
		A)	100 tons per year in an area classified as marginal or moderate nonattainment for ozone,
		B)	50 tons per year in an area classified as serious nonattainment for ozone,
		C)	25 tons per year in an area classified as severe nonattainment for ozone, and
		D)	10 tons per year in an area classified as extreme nonattainment for ozone.
	4)		area designated nonattainment for PM-10, a major stationary is a stationary source which emits or has the potential to emit:
		A)	100 tons per year or more of PM-10 in an area classified as moderate nonattainment area, or
		B)	70 tons per year or more of PM-10 in an area classified as serious nonattainment.
	5)		a area designated nonattainment for carbon monoxide, a major stationary is a stationary source which emits or has the potential to emit:
		A)	100 tons per year or more of carbon monoxide in a nonattainment area, except as provided in subsection (b)(5)(B),
		B)	50 tons per year or more in an area classified as "serious" nonattainment for carbon monoxide where stationary sources significantly contribute to ambient carbon monoxide levels, as determined under rules issued by USEPA, pursuant to the Clean Air Act.
	6)	nitrog a stati	a area designated nonattainment for a pollutant other than ozone, en dioxide, PM-10 or carbon monoxide, a major stationary source is onary source which emits or has the potential to emit 100 tons per r more of the pollutant.
c)	under consid	subsect lered a 1	change that occurs at a stationary source which does not qualify ion (a) of this Section as a major stationary source will be major stationary source, if the change would constitute a major arce by itself.

PCB			35 ILLINOIS ADMINISTRATIVE CODE PART 203
	d)	nonati detern classif station station	TTLE B CHAPTER I SUBCHAPTER a urposes of this Part, in areas that are classified as serious, severe, or extreme tainment, the fugitive emissions of a stationary source shall be included in nining whether it is a major stationary source. In areas that are not fied as serious, severe or extreme nonattainment, the fugitive emissions of a nary source shall not be included in determining whether it is a major nary source, unless the source belongs to one of the following categories of nary sources:
		1)	Coal cleaning plants (with thermal dryers);
		2)	Kraft pulp mills;
		3)	Portland cement plants;
		4)	Primary zinc smelters;
		5)	Iron and steel mills;
		6)	Primary aluminum ore reduction plants;
		7)	Primary copper smelters;
		8)	Municipal incinerators capable of charging more than 250 tons of refuse per day;
		9)	Hydrofluoric, sulfuric, or nitric acid plants;
		10)	Petroleum refineries;
		11)	Lime plants;
		12)	Phosphate rock processing plants;
		13)	Coke oven batteries;
		14)	Sulfer recovery plants;
		15)	Carbon black plants (furnace process);
		16)	Primary lead smelters;
		17)	Fuel conversion plants;
		18)	Sintering plants;
		19)	Secondary metal production plants;
		20)	Chemical process plants;

PCB		35 ILLINOIS ADMINISTRATIVE CODE	PART 203
		ITLE B CHAPTER I	SUBCHAPTER a
	21)	Fossil-fuel boilers (or combination thereof) totaling more	re than 250 million
		Btu per hour heat input;	
	22)	Petroleum storage and transfer units with a total storage exceeding 300,000 barrels;	capacity
	23)	Taconite ore processing plants;	
	24)	Glass fiber processing plants;	
	25)	Charcoal production plants;	
	26)	Fossil fuel-fired steam electric plants of more than 250 hour heat input;	million Btu per
	27)	Any other stationary source categories regulated by a st promulgated under Section 111 or 112 of the Clean Air 7411, 7412), but only with respect to those air pollutant regulated for that category;	Act (42 U.S.C.
	28)	Any other stationary source category designated by the	USEPA by rule.
(So	urce: Am	ended at 22 Ill. Reg. 5674, effective March 10, 1998.)	
Section 20	3.207	Major Modification of a Source	
a)	chang in a s	ot as provided in subsection (c), (d), (e) or (f) below, a phy ge in the method of operation of a major stationary source ignificant net emissions increase of any pollutant for whic nated a nonattainment area, shall constitute a major modif	that would result th the area is
b)	•	net emissions increase that is significant for volatile organ gen oxides shall be considered significant for ozone.	ic material or
c)	A phy	ysical change or change in the method of operation shall n	ot include:
	1)	Routine maintenance and repair.	

- Use of an alternative fuel or raw material by reason of any order under Section 2(a) and (b) of the Energy Supply and Environmental Coordination Act of 1974 (15 U.S.C. 791), the Power Plant and Industrial Fuel Use Act of 1978 (42 U.S.C. 8301) (or any superseding legislation) or by reason of a natural gas curtailment plan pursuant to the Federal Power Act (16 U.S.C. 791, et seq.).
- 3) Use of an alternative fuel by reason of an order or rule under Section 125 of the Clean Air Act (42 U.S.C. 7425).
- 4) Use of an alternative fuel at a steam generating unit to the extent that the fuel is generated from municipal solid waste.

СВ	~		35 ILLINOIS ADMINISTRATIVE CODE	PART 203
		ITLE B	CHAPTER I	SUBCHAPTER a
	5)	Use	of an alternative fuel or raw material by a stationar	ry source which:
		A)	Was capable of accommodating such alternative material before December 21, 1976, and which remained capable of accommodating such fuels such change would be prohibited under any enf condition established after December 21, 1976, CFR 52.21, this Part, or 35 Ill. Adm. Code 20	has continuously s or materials unless forceable permit pursuant to 40
		B)	Is approved for use under any permit issued put 35 Ill. Adm. Code 201.142 or 201.143.	rsuant to this Part or
	6)	chan estab	ncrease in the hours of operation or in the producting ge is prohibited under any enforceable permit complished after December 21, 1976 pursuant to 40 CF 5 Ill. Adm. Code 201.142 or 201.143.	dition which was
	7)	Any	change in ownership at a stationary source.	
d)	emiss physi locate increa 25 to over	sions of cal cha ed in th ase in n ns when any per	assified as serious or severe nonattainment for ozo f volatile organic material or nitrogen oxides result inge in, or change in the method of operation of, a be area shall be considered de minimis for purposes net emissions of such air pollutant from such source n aggregated with all other net increases in emission riod of five consecutive calendar years that include the occurred.	ting from any stationary source s of this Part if the ce does not exceed ons from the source
e)	oxide (othe volat sourc volat opera be co shall opera of vo	es locate r than a ile orga e result ile orga tion, un nsidere not be tor of t latile or	of any major stationary source of volatile organic r ed in an area classified as serious or severe nonatta a source which emits or has the potential to emit 10 unic material or nitrogen oxides per year), whenever ts in any increase (other than a de minimis increas anic material or nitrogen oxides, respectively, from nit, or other pollutant emitting activity at the source ed a major modification for purposes of this Part, e considered a major modification for such purposes the source elects to offset the increase by a greater rganic material or nitrogen oxides, respectively, fr	ainment for ozone 00 tons or more of er any change at that e) in emissions of n any discrete ex, such increase shat except such increase s if the owner or reduction in emission om other operations
f)	In are	eas clas	sified as extreme nonattainment for ozone, beginn	ing on the date that

f) In areas classified as extreme nonattainment for ozone, beginning on the date that an area is classified by USEPA as an extreme nonattainment area for ozone, any physical change in or change in the method of operation of a major stationary source which results in any increase in emissions of volatile organic material or nitrogen oxides from a discrete operation, unit, or other pollutant emitting activity shall be considered a major modification.

(Source: Amended at 22 Ill. Reg.5674, effective March 10, 1998)

Section 203.208 Net Emission Determination

A net emissions increase is the amount by which the sum of any increase in actual emissions from a particular physical change or change in method of operation at a source, and any other increases and decreases in actual emissions at the source that are contemporaneous with the particular change and are otherwise creditable, exceeds zero. The following steps determine whether the increase or decrease in emissions is available.

- a) Except for increases or decreases in volatile organic material and nitrogen oxides emissions in serious and severe ozone nonattainment areas which are addressed in Section 203.209(b), an increase or decrease in actual emissions is contemporaneous only if it occurs between the date that an increase from a particular change occurs and the date five years before a timely and complete application is submitted for the particular change. It must also occur after either April 24, 1979, or the date the area is designated by the United States Environmental Protection Agency as a nonattainment area for the pollutant, whichever is more recent.
- b) An increase or decrease in actual emissions is creditable:
 - 1) Only if there is not in effect for the source at the time the particular change occurs, a permit which relied on the same increase or decrease in actual emissions; and
 - 2) Only to the extent the new and old levels differ.
- c) A decrease in actual emissions is creditable to the extent that:
 - 1) It is federally enforceable at and after the time that actual construction on the particular change begins;
 - 2) It has approximately the same qualitative significance for public health and welfare as that attributed to the increase from the particular change;
 - 3) The old level of actual emissions or the old level of allowable emissions, whichever is lower, exceeds the new level of actual emissions; and
 - 4) It is demonstrated by the Agency not to have been previously relied on in issuing any permit pursuant to this part or 35 Ill. Adm. Code 201.142 or 201.143 or for demonstrating attainment or reasonable further progress in the nonattainment area which the particular change will impact.
- d) An increase that results from a physical change at a source occurs when the emissions unit on which construction occurred becomes operational and begins to emit a particular pollutant. Any replacement unit that requires shakedown becomes operational only after a shakedown period not to exceed 180 days.

(Source: Amended at 17 Ill. Reg. 6973, effective April 30, 1993)

PCB	35	PART 203	
	SUBTITLE B	CHAPTER I	SUBCHAPTER a
Section 203.2	209 Significar	nt Emissions Determination	
		crease in the pollutant emitted is significate to or in excess of the following:	ant if the rate of

- 1) Carbon monoxide: 100 tons per year (tpy)
- 2) Nitrogen oxides: 40 tpy for a nonattainment area for nitrogen dioxide and 40 tpy for an ozone nonattainment area, except as provided in subsection (b) of this Section
- 3) Sulfur dioxide: 40 tpy
- 4) Particulate matter measured as PM-10: 15 tpy
- 5) Ozone: 40 tpy of volatile organic material, except as provided in subsection (b) of this Section
- Lead: 0.6 tpy 6)
- b) For areas classified as serious or severe nonattainment for ozone, an increase in emissions of volatile organic material or nitrogen oxides shall be considered significant if the net emissions increase of such air pollutant from a stationary source located within such area exceeds 25 tons when aggregated with all other net increases in emissions from the source over any period of 5 consecutive calendar years which includes the calendar year in which such increase occurred. This provision shall become effective beginning November 15, 1992, or such later date that an area is classified as a serious or severe nonattainment area for ozone.

(Source: Amended at 17 Ill. Reg. 6973, effective April 30, 1993)

Section 203.210 **Relaxation of a Source-Specific Limitation**

- No person shall cause or allow the operation of a source so as to exceed any a) enforceable limitation which affects or defines the applicability of the requirements of this Part to a stationary source or modification by specifying the permissible emission rate, operating hours, the type or amount of material processed, stored or combusted, or other aspects of source operation.
- b) At such time that a particular source or modification becomes a major stationary source or major modification solely by virtue of a relaxation in, or expiration of, any enforceable limitation which was established after August 7, 1980, on the capacity of the source or modification otherwise to emit a pollutant, such as a restriction on hours of operation, then the requirements of this Part shall apply as though construction had not yet commenced on the source or modification.

(Source: Amended at 12 Ill. Reg. 6118, effective March 22, 1988)

Section 2	203.211 Pern	it Exemption Based on Fugitive Emissions	
	SUBTITLE B	CHAPTER I	SUBCHAPTER a
PCB		35 ILLINOIS ADMINISTRATIVE CODE	PART 203

The provisions of this Part shall not apply to a source or modification that would be a major stationary source or major modification only if fugitive emissions, to the extent quantifiable as evidenced by 35 Ill. Adm. Code 201.122, are considered in calculating the potential to emit of the stationary source or modification and the source does not belong to any of the categories enumerated in Section 203.206(d).

(Source: Added at 12 Ill. Reg. 6118, effective March 22, 1988)

SUBPART C: REQUIREMENTS FOR MAJOR STATIONARY SOURCES IN NONATTAINMENT AREAS

Section 203.301 Lowest Achievable Emission Rate

- a) For any source, lowest achievable emission rate (LAER) will be the more stringent rate of emissions based on the following:
 - 1) The most stringent emission limitation which is contained in the implementation plan of any state for such class or category of stationary source, unless it is demonstrated that such limitation is not achievable; or
 - 2) The most stringent emission limitation which is achieved in practice by such a class or category of stationary source. This limitation, when applied to a modification, means the lowest achievable emissions rate for the new or modified emissions units within the stationary source. In no event shall the application of this term permit a proposed new or modified stationary source to emit any pollutant in excess of the amount allowable under an applicable new source performance standard adopted by United States Environmental Protection Agency (USEPA) pursuant to Section 111 of the Clean Air Act and made applicable in Illinois pursuant to Section 9.1 of the Act.
- b) The owner or operator of a new major stationary source shall demonstrate that the control equipment and process measures applied to the source will produce LAER.
- c) Except as provided in subsection (e) or (f) below, the owner or operator of a major modification shall demonstrate that the control equipment and process measures applied to the major modification will produce LAER. This requirement applies to each emissions unit at which a net increase in emissions of the pollutant has occurred or would occur as a result of a physical change or change in the method of operation.
- d) The owner or operator shall provide a detailed showing that the proposed emission limitations constitute LAER. Such demonstration shall include:
 - 1) A description of the manner in which the proposed emission limitation was selected, including a detailed listing of information resources,

PCB	35 IL	LINOIS ADMINISTRATIVE CODE	PART 203
	SUBTITLE B	CHAPTER I	SUBCHAPTER a
	2) Alternative e		

- 3) Such other reasonable information as the Agency may request as necessary to determine whether the proposed emission limitation is LAER.
- e) If the owner or operator of a major stationary source (other than a source which emits or has the potential to emit 100 tons per year or more of volatile organic material or nitrogen oxides) located in an area classified as serious or severe nonattainment for ozone does not elect to provide internal offsets for a change at the source in accordance with Section 203.207(e) of this Part, such change shall be considered a major modification for purposes of this Part, but in applying this Section in the case of any such modification, the Best Available Control Technology (BACT), as defined in section 169 of the Clean Air Act, shall be substituted for the Lowest Achievable Emission Rate (LAER). BACT shall be determined in accordance with policies and procedures published by USEPA.
- f) In the case of any major stationary source of volatile organic material or nitrogen oxides located in an area classified as serious or severe nonattainment for ozone which emits or has the potential to emit 100 tons per year or more of volatile organic material or nitrogen oxides, respectively, whenever any change at that source results in any increase (other than a de minimis increase) in emissions of volatile organic material or nitrogen oxides, respectively, from any discrete operation, unit, or other pollutant emitting activity at the source, such increase shall be considered a major modification for purposes of this Part, except that if the owner or operator elects to offset the increase by a greater reduction in emissions of volatile organic material or nitrogen oxides, respectively, from other operations, units or activities within the source at an internal offset ratio of at least 1.3 to 1, the requirements of this Section concerning LAER shall not apply.

(Source: Amended at 22 Ill. Reg. 5674, effective March 10, 1998)

Section 203.302 Maintenance of Reasonable Further Progress and Emission Offsets

- a) The owner or operator of a new major source or major modification shall provide emission offsets equal to or greater than the allowable emissions from the source or the net increase in emissions from the modification sufficient to allow the Agency to determine that the source or modification will not interfere with reasonable further progress as set forth in Section 173 of the Clean Air Act (42 U.S.C. 7401 et seq.).
 - 1) For new major sources or major modifications in ozone nonattainment areas the ratio of total emission reductions provided by emission offsets for volatile organic material or nitrogen oxides to total increased emissions of such contaminants shall be at least as follows:
 - A) 1.1 to 1 in areas classified as marginal;
 - B) 1.15 to 1 in areas classified as moderate;

PCB		35 ILLINOIS ADMINISTRATIVE CODE	PART 203
	SUBTITLE B	CHAPTER I	SUBCHAPTER a
	C)	1.2 to 1 in areas classified as serious;	
	D)	1.3 to 1 in areas classified as severe; and	
	E)	1.5 to 1 in areas classified as extreme.	
	,	ffset requirement provided in subsection (1) ab table in extreme areas to a modification of an ex-	
	A)	if such modification consists of installation of to comply with the implementation plan or th	
	B)	if the owner or operator of the source elects to by a greater reduction in emissions of such po- discrete operations, units, or activities within internal offset ratio of at least 1.3 to 1.	ollutant from other
b)	margin to sat	shall allow the use of all or some portion of the isfy subsection (a) above if the owner or operate ble sources of emission offsets were investigate	or can present evidence

a) An emission offset must be obtained from a source in operation prior to the permit application for the new or modified source. Emission offsets must be effective prior to start-up of the new or modified source.

at that time and the new or modified major stationary source is located in a zone

(within the nonattainment area) identified by United States Environmental Protection Agency, in consultation with the Secretary of Housing and Urban Development, as a zone to which economic development should be targeted.

(Source: Amended at 17 Ill. Reg. 6973, effective April 30, 1993)

Baseline and Emission Offsets Determination

b) The emission offsets provided:

Section 203.303

- 1) Must be of the same pollutant and further be of a type with approximately the same qualitative significance for public health and welfare as that attributed to the increase from a particular change;
- 2) Must, in the case of a fuel combustion source, be based on the type of fuel being burned at the time the permit application is filed, and, if offset is to be produced by a future switch to a cleaner fuel, be accompanied by evidence that long-term supplies of the clean fuel are available and a commitment to a specified alternative control measure which would achieve the same degree of emission reduction if return of the dirtier fuel is proposed;
- 3) Must, in the case of a past shutdown of a source or permanent curtailment of production or operating hours, have occurred since April 24, 1979, or

<u>PCB</u>		35 ILLINOIS ADMINISTRATIVE CODE	PART 203
	whicl Prote tradir	CHAPTER I ate of area is designated a nonattainment area for hever is more recent, and, until the United States ction Agency has approved the attainment demon ng or marketing rules for the relevant pollutant, the fied source must be a replacement for the shutdow	Environmental Instration and state The proposed new or
	4) Must	be federally enforceable by permit;	
	in iss	not have been previously relied on, as demonstrating any permit pursuant to 35 Ill. Adm. Code 2 s Part, or for demonstrating attainment or reasonatess.	201.142 or 201.143
c)	creditable as offset is to be limitations of USEPA purs applicable in	for determining the extent to which emission record offsets shall be the actual emissions of the source e obtained, to the extent they are within any appli- f this Chapter or the Act or any applicable standar uant to Section 111 and 112 of the Clean Air Act Illinois pursuant to Section 9.1 of the Environment at. 1991, ch. 111 1/2, par. 1009.1) [415 ILCS 5	e from which the icable emissions rds adopted by t, and made ental Protection Act
d)		of sources providing the emission reductions to a of this Section:	fulfill the offset
		be achieved in the same nonattainment area as th t, except as provided as follows:	ne increase being
	A)	An owner or operator may obtain the necessary reductions from another nonattainment area will has an equal or higher nonattainment classification which the source is located, and	here such other area
	B)	The emission reductions from such other area of violation of the national ambient air quality standard nonattainment area in which the new or modified	indard in the
	that, r locati positi simul same and tl heigh dispe new o accep	, for particulate matter, sulfur dioxide and carbon relative to the site of the proposed new or modifi- tion of the offset, together with its effective stack ave net air quality benefit. This shall be demonstra- lation modeling, unless the sources providing the premises or in the immediate vicinity of the new he pollutants disperse from substantially the same it. In determining effective stack height, credit sh rsion enhancement techniques. The owner or op or modified source shall perform the analysis to con- tability of the location of an offset, if the Agency analysis. Effective stack height means actual sta	ed source, the height, ensures a rated by atmospheric offset are on the or modified source e effective stack hall not be given for erator of a proposed lemonstrate the y declines to make

such analysis. Effective stack height means actual stack height plus plume rise. Where actual stack height exceeds good engineering practices, as

PCB	35 ILLINOIS ADMINISTRATIVE CODE				PART 203	
		SUBTITLE B		CHAPTER I		SUBCHAPTER a
		determ	ined pursuant to	o 40 CFR 51.1	00 (1987) (no fu	ture amendments or
		edition	s are included),	the creditable	stack height sha	ll be used.
	e)		of one volatile o itute an emissio		al with another of	Elesser reactivity
	f)	seq.) shall not Incidental emi Act shall be cr	be creditable for ssion reductions	or purposes of s which are no ssion reduction	any such offset re t otherwise requi ns for such purpo	t (42 U.S.C. 7401 et equirement. red by the Clean Air sses if such emissions
	(Sourc	ce: Amended at	17 Ill. Reg. 69	73, effective A	April 30, 1993)	

Section 203.305 Compliance by Existing Sources

The owner or operator shall demonstrate that all major stationary sources which he or she owns or operates (or which are owned or operated by any entity controlling or controlled by, or under common control, with the owner or operator) in Illinois are in compliance, or on a schedule for compliance, with all applicable state and federal air pollution control requirements. For purposes of this Section, a schedule for compliance must be federally enforceable or contained in an order of the Illinois Pollution Control Board or a court decree.

(Source: Amended at 12 Ill. Reg. 6118, effective March 22, 1988)

Section 203.306 Analysis of Alternatives

The owner or operator shall demonstrate that benefits of the new major source or major modification significantly outweigh the environmental and social costs imposed as a result of its location, construction, or modification, based upon an analysis of alternative sites, sizes, production processes, and environmental control techniques for such proposed source.

(Source: Amended at 17 Ill. Reg. 6973, effective April 30, 1993)

SUBPART F: OPERATION OF A MAJOR STATIONARY SOURCE OR MAJOR MODIFICATION

Section 203.601 Lowest Achievable Emission Rate Compliance Requirement

No person shall cause or allow the operation of a new major stationary source or major modification subject to the requirements of Subpart C, except as in compliance with applicable LAER provisions established pursuant to Section 203.301 for such source or modification.

(Source: Amended at 12 Ill. Reg. 6118, effective March 22, 1988)

Section 203.602 Emission Offset Maintenance Requirement

No person shall cause or allow the operation of a new major stationary source or major modification where the owner or operator has demonstrated that it would not interfere with

PCB		35 ILLINOIS ADMINISTRATIVE CODE		
	SUBTITLE B	CHAPTER I	SUBCHAPTER a	

reasonable further progress by providing emission offsets pursuant to Section 203.302 without maintaining those emission offsets or other equivalent offsets.

(Source: Amended at 12 Ill. Reg. 6118, effective March 22, 1988)

SUBPART G: GENERAL MAINTENANCE OF EMISSION OFFSETS

Section 203.701 General Maintenance of Emission Offsets

No person shall cease to maintain emission offsets which were provided for a source or modification which is subject to this Part.

(Source: Added at 12 Ill. Reg. 6118, effective March 22, 1988)

SUBPART H: OFFSETS FOR EMISSION INCREASES FROM ROCKET ENGINES AND MOTOR FIRING

Section 203.801 Offsetting by Alternative or Innovative Means

A source may offset, by alternative or innovative means, emission increases from rocket engine and motor firing, and cleaning related to such firing, at an existing or modified major source that tests rocket engines or motors under the following conditions:

- a) Any modification proposed is solely for the purpose of expanding the testing of rocket engines or motors at an existing source that is permitted to test such engines on November 15, 1990;
- b) The source demonstrates to the satisfaction of the Agency that it has used all reasonable means to obtain and utilize offsets, as determined on an annual basis, for the emissions increases beyond allowable levels, that all available offsets are being used, and that sufficient offsets are not available to the source;
- c) The source has obtained a written finding from the Department of Defense, Department of Transportation, National Aeronautics and Space Administration or other appropriate Federal agency, that the testing of rocket motors or engines at the facility is required for a program essential to the national security; and
- d) The source will comply with an alternative measure, imposed by the Agency or Board, designed to offset any emission increases beyond permitted levels not directly offset by the source.

(Source: Added at 17 Ill. Reg. 6973, effective April 30, 1993)