

103RD GENERAL ASSEMBLY State of Illinois 2023 and 2024 HB3935

Introduced 2/17/2023, by Rep. Dave Severin

SYNOPSIS AS INTRODUCED:

415 ILCS 5/9.15 415 ILCS 5/3.131 rep.

Amends the Environmental Protection Act. Restores a provision in the Act concerning the regulation of greenhouse gases to its form prior to amendment by P.A. 102-662. Repeals a provision defining "clean energy". Effective immediately.

LRB103 28358 CPF 54738 b

1 AN ACT concerning safety.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

- Section 5. The Environmental Protection Act is amended by changing Section 9.15 as follows:
- 6 (415 ILCS 5/9.15)

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- 7 Sec. 9.15. Greenhouse gases.
- (a) An air pollution construction permit shall not be 8 9 required due to emissions of greenhouse gases if the equipment, site, or source is not subject to regulation, as 10 defined by 40 CFR 52.21, as now or hereafter amended, for 11 greenhouse gases. This exemption does or is otherwise not 12 addressed in this Section or by the Board in regulations for 13 14 greenhouse gases. These exemptions do not relieve an owner or operator from the obligation to comply with other applicable 15 16 rules or regulations.
 - (b) An air pollution operating permit shall not be required due to emissions of greenhouse gases if the equipment, site, or source is not subject to regulation, as defined by Section 39.5 of this Act, for greenhouse gases.

 This exemption does or is otherwise not addressed in this Section or by the Board in regulations for greenhouse gases.

 These exemptions do not relieve an owner or operator from the

1	obligation	to	comply	with	other	applicable	rules	or
2	regulations							

- (c) Notwithstanding any provision to the contrary in this Section, an air pollution construction or operating permit shall not be required due to emissions of greenhouse gases if any of the following events occur: (Blank).
 - (1) enactment of federal legislation depriving the Administrator of the USEPA of authority to regulate greenhouse gases under the Clean Air Act;
 - (2) the issuance of any opinion, ruling, judgment, order, or decree by a federal court depriving the Administrator of the USEPA of authority to regulate greenhouse gases under the Clean Air Act; or
 - (3) action by the President of the United States or the President's authorized agent, including the Administrator of the USEPA, to repeal or withdraw the Greenhouse Gas Tailoring Rule (75 Fed. Reg. 31514, June 3, 2010).
- This subsection (c) does not relieve an owner or operator from the obligation to comply with applicable rules or regulations other than those relating to greenhouse gases.
- (d) If any event listed in subsection (c) of this Section occurs, permits issued after such event shall not impose permit terms or conditions addressing greenhouse gases during the effectiveness of any event listed in subsection (c).

(e) If an event listed in subsection (c) of this Section occurs, any owner or operator with a permit that includes terms or conditions addressing greenhouse gases may elect to submit an application to the Agency to address a revision or repeal of such terms or conditions. The Agency shall expeditiously process such permit application in accordance with applicable laws and regulations. (Blank).

(f) (Blank). As used in this Section:

"Carbon dioxide emission" means the plant annual CO_2 total output emission as measured by the United States Environmental Protection Agency in its Emissions & Generation Resource Integrated Database (eGrid), or its successor.

"Carbon dioxide equivalent emissions" or "CO₂e" means the sum total of the mass amount of emissions in tons per year, calculated by multiplying the mass amount of each of the 6 greenhouse gases specified in Section 3.207, in tons per year, by its associated global warming potential as set forth in 40 CFR 98, subpart A, table A 1 or its successor, and then adding them all together.

"Cogeneration" or "combined heat and power" refers to any system that, either simultaneously or sequentially, produces electricity and useful thermal energy from a single fuel source.

"Copollutants" refers to the 6 criteria pollutants that have been identified by the United States Environmental Protection Agency pursuant to the Clean Air Act.

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"Electric generating unit" or "EGU" means a fossil fuel-fired stationary boiler, combustion turbine, or combined cycle system that serves a generator that has a nameplate capacity greater than 25 MWe and produces electricity for sale.

"Environmental justice community" means the definition of that term based on existing methodologies and findings, used and as may be updated by the Illinois Power Agency and its program administrator in the Illinois Solar for All Program.

"Equity investment eligible community" or "eligible community" means the geographic areas throughout Illinois that would most benefit from equitable investments by the State designed to combat discrimination and foster sustainable economic growth. Specifically, eligible community means the following areas:

(1) areas where residents have been historically excluded from economic opportunities, including opportunities in the energy sector, as defined as R3 areas pursuant to Section 10 40 of the Cannabis Regulation and Tax Act; and

(2) areas where residents have been historically subject to disproportionate burdens of pollution, including pollution from the energy sector, as established by environmental justice communities as defined by the Illinois Power Agency pursuant to the Illinois Power Agency Act, excluding any racial or ethnic indicators.

"Equity investment eligible person" or "eligible person"

2	means the persons who would most benefit from equitable
3	investments by the State designed to combat discrimination and
4	foster sustainable economic growth. Specifically, eligible
5	person means the following people:
6	(1) persons whose primary residence is in an equity
7	investment eligible community;
8	(2) persons whose primary residence is in a
9	municipality, or a county with a population under 100,000,
10	where the closure of an electric generating unit or mine
11	has been publicly announced or the electric generating
12	unit or mine is in the process of closing or closed within
13	the last 5 years;
14	(3) persons who are graduates of or currently enrolled
15	in the foster care system; or
16	(4) persons who were formerly incarcerated.
17	"Existing emissions" means:
18	(1) for CO2e, the total average tons per year of CO2e
19	emitted by the EGU or large GHG emitting unit either in
20	the years 2018 through 2020 or, if the unit was not yet in
21	operation by January 1, 2018, in the first 3 full years of
22	that unit's operation; and
23	(2) for any copollutant, the total average
24	tons-per-year of that copollutant emitted by the EGU or
25	large GHG-emitting unit either in the years 2018 through
26	2020 or, if the unit was not yet in operation by January 1,

2018, in the first 3 full years of that unit's operation.

"Green hydrogen" means a power plant technology in which an EGU creates electric power exclusively from electrolytic hydrogen, in a manner that produces zero carbon and copollutant emissions, using hydrogen fuel that is electrolyzed using a 100% renewable zero carbon emission energy source.

"Large greenhouse gas emitting unit" or "large GHG emitting unit" means a unit that is an electric generating unit or other fossil fuel fired unit that itself has a nameplate capacity or serves a generator that has a nameplate capacity greater than 25 MWe and that produces electricity, including, but not limited to, coal-fired, coal-derived, oil-fired, natural gas-fired, and cogeneration units.

"NO_x emission rate" means the plant annual NO_x total output emission rate as measured by the United States Environmental Protection Agency in its Emissions & Generation Resource Integrated Database (eGrid), or its successor, in the most recent year for which data is available.

"Public greenhouse gas-emitting units" or "public GHG-emitting unit" means large greenhouse gas-emitting units, including EGUs, that are wholly owned, directly or indirectly, by one or more municipalities, municipal corporations, joint municipal electric power agencies, electric cooperatives, or other governmental or nonprofit entities, whether organized and created under the laws of Illinois or another state.

"SO₂ emission rate" means the "plant annual SO₂ total output emission rate" as measured by the United States Environmental Protection Agency in its Emissions & Generation Resource Integrated Database (eGrid), or its successor, in the most recent year for which data is available.

(g) All EGUs and large greenhouse gas emitting units that use coal or oil as a fuel and are not public GHG emitting units shall permanently reduce all CO_2 e and copollutant emissions to zero no later than January 1, 2030.

(h) All EGUs and large greenhouse gas emitting units that use coal as a fuel and are public GHG-emitting units shall permanently reduce CO2e emissions to zero no later than December 31, 2045. Any source or plant with such units must also reduce their CO2e emissions by 45% from existing emissions by no later than January 1, 2035. If the emissions reduction requirement is not achieved by December 31, 2035, the plant shall retire one or more units or otherwise reduce its CO2e emissions by 45% from existing emissions by June 30, 2038.

(i) All EGUs and large greenhouse gas-emitting units that use gas as a fuel and are not public GHG-emitting units shall permanently reduce all CO₂e and copollutant emissions to zero, including through unit retirement or the use of 100% green hydrogen or other similar technology that is commercially proven to achieve zero carbon emissions, according to the following:

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(1) No later than January 1, 2030: all EGUs and large greenhouse gas-emitting units that have a NO. emissions rate of greater than 0.12 lbs/MWh or a SO2 emission rate of greater than 0.006 lb/MWh, and are located in or within 3 miles of an environmental justice community designated as of January 1, 2021 or an equity investment eligible community.

(2) No later than January 1, 2040: all EGUs and large greenhouse gas emitting units that have a NO, emission rate of greater than 0.12 lbs/MWh or a SO2 emission rate greater than 0.006 lb/MWh, and are not located in or within 3 miles of an environmental justice community designated as of January 1, 2021 or an equity investment eligible community. After January 1, 2035, each such EGU and large greenhouse gas-emitting unit shall reduce its CO2e emissions by at least 50% from its existing emissions for CO2e, and shall be limited in operation to, on average, 6 hours or less per day, measured over a calendar year, and shall not run for more than 24 consecutive hours except in emergency conditions, as designated by a Regional Transmission Organization or Independent System Operator.

(3) No later than January 1, 2035: all EGUs and large greenhouse gas-emitting units that began operation prior to the effective date of this amendatory Act of the 102nd General Assembly and have a NO. emission rate of less than or equal to 0.12 lb/MWh and a SO₂ emission rate less than

or equal to 0.006 lb/MWh, and are located in or within 3 miles of an environmental justice community designated as of January 1, 2021 or an equity investment eligible community. Each such EGU and large greenhouse gas-emitting unit shall reduce its CO₂e emissions by at least 50% from its existing emissions for CO₂e no later than January 1, 2030.

- (4) No later than January 1, 2040: All remaining EGUs and large greenhouse gas emitting units that have a heat rate greater than or equal to 7000 BTU/kWh. Each such EGU and Large greenhouse gas-emitting unit shall reduce its CO₂e emissions by at least 50% from its existing emissions for CO₂e no later than January 1, 2035.
- (5) No later than January 1, 2045: all remaining EGUs and large greenhouse gas-emitting units.
- (j) All EGUs and large greenhouse gas emitting units that use gas as a fuel and are public GHG emitting units shall permanently reduce all CO2e and copollutant emissions to zero, including through unit retirement or the use of 100% green hydrogen or other similar technology that is commercially proven to achieve zero carbon emissions by January 1, 2045.
- (k) All EGUs and large greenhouse gas-emitting units that utilize combined heat and power or cogeneration technology shall permanently reduce all CO2e and copollutant emissions to zero, including through unit retirement or the use of 100% green hydrogen or other similar technology that is

commercially proven to achieve zero carbon emissions by January 1, 2045.

(k-5) No EGU or large greenhouse gas-emitting unit that uses gas as a fuel and is not a public GHG-emitting unit may emit, in any 12 month period, CO_2e or copollutants in excess of that unit's existing emissions for those pollutants.

(1) Notwithstanding subsections (g) through (k 5), large GHG emitting units including EGUs may temporarily continue emitting CO2e and copollutants after any applicable deadline specified in any of subsections (g) through (k 5) if it has been determined, as described in paragraphs (1) and (2) of this subsection, that ongoing operation of the EGU is necessary to maintain power grid supply and reliability or ongoing operation of large GHG-emitting unit that is not an EGU is necessary to serve as an emergency backup to operations. Up to and including the occurrence of an emission reduction deadline under subsection (i), all EGUs and large GHG emitting units must comply with the following terms:

(1) if an EGU or large GHG emitting unit that is a participant in a regional transmission organization intends to retire, it must submit documentation to the appropriate regional transmission organization by the appropriate deadline that meets all applicable regulatory requirements necessary to obtain approval to permanently ecase operating the large GHG-emitting unit;

(2) if any EGU or large GHG emitting unit that is a

partic	cipant	in a	regiona	l tran	smission	organiz	ation
receiv	res n e	otice 	that	the r	egional	transmi	ssion
organi	zation	has de	termined	that c	continued	operatio	on of
the u	nit is	requir	ed, the	unit m	ay conti	nue oper	ating
until	the is	sue ide	entified	by the	regional	transmi	ssion
organi	zation	is res	olved. T	he owne	er or ope	erator of	the
unit	must	coopera	te with	the	regional	transmi	ssion
organi	zation	in res	olving t	he issu	e and mu	st reduce	e its
emissi	ons to	zero, c	consisten	t with	the requi	rements	under
subsec	tion	(g), (l	1), (i),	(j) ,	(k), →	r (k 5)	, as
applic	eable,	as so	on as 	practica	able whe	n the	issuc
identi	fied b	y the r	regional	transmi	lssion or	ganizati	on is
resolv	red; and	l					

- (3) any large GHC-emitting unit that is not a participant in a regional transmission organization shall be allowed to continue emitting CO2e and copollutants after the zero emission date specified in subsection (q), (h), (i), (j), (k), or (k 5), as applicable, in the capacity of an emergency backup unit if approved by the Illinois Commerce Commission.
- (m) No variance, adjusted standard, or other regulatory relief otherwise available in this Act may be granted to the emissions reduction and elimination obligations in this Section.
- (n) By June 30 of each year, beginning in 2025, the Agency shall prepare and publish on its website a report setting

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forth the actual greenhouse gas emissions from individual units and the aggregate statewide emissions from all units for the prior year.

(o) Every 5 years beginning in 2025, the Environmental Protection Agency, Illinois Power Agency, and Illinois Commerce Commission shall jointly prepare, and release publicly, a report to the General Assembly that examines the State's current progress toward its renewable energy resource development goals, the status of CO2e and copollutant emissions reductions, the current status and progress toward developing and implementing green hydrogen technologies, the current and projected status of electric resource adequacy and reliability throughout the State for the period beginning 5 years ahead, and proposed solutions for any findings. The Environmental Protection Agency, Illinois Power Agency, and Illinois Commerce Commission shall consult PJM Interconnection, LLC and Midcontinent Independent System Operator, Inc., or their respective successor organizations regarding forecasted resource adequacy and reliability needs, anticipated new generation interconnection, new transmission development or upgrades, and any announced large GHG-emitting unit closure dates and include this information in the report. The report shall be released publicly by no later December 15 of the year it is prepared. If the Environmental Protection Agency, Illinois Power Agency, and Illinois Commerce Commission jointly conclude in the report that the

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(1) In developing the plan, the Environmental Protection Agency and the Illinois Power Agency shall hold

development, or other strategies to resolve the identified

resource adequacy shortfall or reliability violation.

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at least one workshop open to, and accessible at a time and place convenient to, the public and shall consider any comments made by stakeholders or the public. Upon development of the plan, copies of the plan shall be posted and made publicly available on the Environmental Protection Agency's, the Illinois Power Agency's, and the Illinois Commerce Commission's websites. All interested parties shall have 60 days following the date of posting to provide comment to the Environmental Protection Agency and the Illinois Power Agency on the plan. All comments submitted to the Environmental Protection Agency and the Illinois Power Agency shall be encouraged to be specific, supported by data or other detailed analyses, and, objecting to all or a portion of the plan, accompanied by specific alternative wording or proposals. All comments shall be posted on the Environmental Protection Agency's, the Illinois Power Agency's, and the Illinois Commerce Commission's websites. Within 30 days following the end of the 60 day review period, the Environmental Protection Agency and the Illinois Power Agency shall revise the plan as necessary based on the comments received and file its revised plan with the Illinois Commerce Commission for approval.

(2) Within 60 days after the filing of the revised plan at the Illinois Commerce Commission, any person objecting to the plan shall file an objection with the

Illinois Commerce Commission. Within 30 days after the expiration of the comment period, the Illinois Commerce Commission shall determine whether an evidentiary hearing is necessary. The Illinois Commerce Commission shall also host 3 public hearings within 90 days after the plan is filed. Following the evidentiary and public hearings, the Illinois Commerce Commission shall enter its order approving or approving with modifications the reliability mitigation plan within 180 days.

approve the plan if the Illinois Commerce Commission determines that it will resolve the resource adequacy or reliability deficiency identified in the reliability mitigation plan at the least amount of CO2e and copollutant emissions, taking into consideration the emissions impacts on environmental justice communities, and that it will ensure adequate, reliable, affordable, efficient, and environmentally sustainable electric service at the lowest total cost over time, taking into account the impact of increases in emissions.

(4) If the resource adequacy or reliability deficiency identified in the reliability mitigation plan is resolved or reduced, the Environmental Protection Agency and the Illinois Power Agency may file an amended plan adjusting the reduction or delay in CO2e and copollutant emission reduction requirements identified in the plan.

- 1 (Source: P.A. 102-662, eff. 9-15-21; 102-1031, eff. 5-27-22.)
- 2 (415 ILCS 5/3.131 rep.)
- 3 Section 10. The Environmental Protection Act is amended by
- 4 repealing Section 3.131.
- 5 Section 99. Effective date. This Act takes effect upon
- 6 becoming law.