## **103RD GENERAL ASSEMBLY**

# State of Illinois

# 2023 and 2024

#### SB1933

Introduced 2/9/2023, by Sen. Laura Ellman

## SYNOPSIS AS INTRODUCED:

415 ILCS 5/31

from Ch. 111 1/2, par. 1031

Amends the Environmental Protection Act. Authorizes the extension of mutually agreed deadlines for the submittal of enforcement-related items. Allows notices, responses, and other items to be submitted or served on a person complained against or the Environmental Protection Agency not only by certified mail but also by personal service or a third-party commercial carrier that requires the receipt of that document to be acknowledged with the recipient's signature. Provides that whenever a third-party commercial carrier requiring the recipient's signature is used, the date recorded by the third-party commercial carrier that the third-party commercial carrier received the item for delivery shall be deemed the date the item was submitted, and the date recorded by the third-party commercial carrier that the recipient signed for the item shall be deemed the date the item was received by the recipient. Requires records authenticated by a third-party commercial carrier to be considered competent evidence that an item was submitted or received if the item is sent by a third-party commercial carrier requiring the recipient's signature. Effective immediately.

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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 31 as follows:

6 (415 ILCS 5/31) (from Ch. 111 1/2, par. 1031)

7 Sec. 31. Notice; complaint; hearing.

8 (a) (1) Within 180 days after becoming aware of an alleged 9 violation of the Act, any rule adopted under the Act, a permit 10 granted by the Agency, or a condition of such a permit, the 11 Agency shall issue and serve, by certified mail, upon the 12 person complained against a written notice informing that 13 person that the Agency has evidence of the alleged violation. 14 At a minimum, the written notice shall contain:

15 (A) a notification to the person complained against of 16 the requirement to submit a written response addressing 17 the violations alleged and the option to meet with 18 appropriate agency personnel to resolve any alleged 19 violations that could lead to the filing of a formal 20 complaint;

(B) a detailed explanation by the Agency of the
 violations alleged;

23

(C) an explanation by the Agency of the actions that

the Agency believes may resolve the alleged violations, including an estimate of a reasonable time period for the person complained against to complete the suggested resolution; and

5 (D) an explanation of any alleged violation that the 6 Agency believes cannot be resolved without the involvement 7 of the Office of the Illinois Attorney General or the 8 State's Attorney of the county in which the alleged 9 violation occurred and the basis for the Agency's belief.

10 (2) A written response to the violations alleged shall be 11 submitted to the Agency, by certified mail, within 45 days 12 after receipt of notice by the person complained against <u>or</u> 13 <u>within a later time period as agreed to by the Agency and the</u> 14 <u>person complained against</u> <del>, unless the Agency agrees to an</del> 15 <del>extension</del>. The written response shall include:

16 (A) information in rebuttal, explanation or
 17 justification of each alleged violation;

(B) if the person complained against desires to enter
into a Compliance Commitment Agreement, proposed terms for
a Compliance Commitment Agreement that includes specified
times for achieving each commitment and which may consist
of a statement indicating that the person complained
against believes that compliance has been achieved; and

(C) a request for a meeting with appropriate Agency
 personnel if a meeting is desired by the person complained
 against.

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1 (3) If the person complained against fails to respond in 2 accordance with the requirements of subdivision (2) of this 3 subsection (a), the failure to respond shall be considered a 4 waiver of the requirements of this subsection (a) and nothing 5 in this Section shall preclude the Agency from proceeding 6 pursuant to subsection (b) of this Section.

(4) A meeting requested pursuant to subdivision (2) of 7 this subsection (a) shall be held without a representative of 8 9 the Office of the Illinois Attorney General or the State's 10 Attorney of the county in which the alleged violation 11 occurred, within 60 days after receipt of notice by the person 12 complained against or within a later time period as agreed to 13 by the Agency and the person complained against , unless the 14 Agency agrees to a postponement. At the meeting, the Agency 15 shall provide an opportunity for the person complained against 16 to respond to each alleged violation, suggested resolution, 17 and suggested implementation time frame, and to suggest alternate resolutions. 18

(5) If a meeting requested pursuant to subdivision (2) of 19 20 this subsection (a) is held, the person complained against 21 shall, within 21 days following the meeting or within a later 22 time period as agreed to by the Agency and the person 23 complained against an extended time period as agreed to by the Agency, submit by certified mail to the Agency a written 24 25 response to the alleged violations. The written response shall 26 include:

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(A) additional information in rebuttal, explanation,or justification of each alleged violation;

3 (B) if the person complained against desires to enter 4 into a Compliance Commitment Agreement, proposed terms for 5 a Compliance Commitment Agreement that includes specified 6 times for achieving each commitment and which may consist 7 of a statement indicating that the person complained 8 against believes that compliance has been achieved; and

9 (C) a statement indicating that, should the person 10 complained against so wish, the person complained against 11 chooses to rely upon the initial written response 12 submitted pursuant to subdivision (2) of this subsection 13 (a).

14 (6) If the person complained against fails to respond in 15 accordance with the requirements of subdivision (5) of this 16 subsection (a), the failure to respond shall be considered a 17 waiver of the requirements of this subsection (a) and nothing 18 in this Section shall preclude the Agency from proceeding 19 pursuant to subsection (b) of this Section.

(7) Within 30 days after the Agency's receipt of a written response submitted by the person complained against pursuant to subdivision (2) of this subsection (a) if a meeting is not requested or pursuant to subdivision (5) of this subsection (a) if a meeting is held, or within a later time period as agreed to by the Agency and the person complained against, the Agency shall issue and serve, by certified mail, upon the

person complained against (i) a proposed Compliance Commitment 1 2 Agreement or (ii) a notice that one or more violations cannot be resolved without the involvement of the Office of the 3 Attorney General or the State's Attorney of the county in 4 5 which the alleged violation occurred and that no proposed 6 Compliance Commitment Agreement will be issued by the Agency 7 for those violations. The Agency shall include terms and 8 conditions in the proposed Compliance Commitment Agreement 9 that are, in its discretion, necessary to bring the person 10 complained against into compliance with the Act, any rule 11 adopted under the Act, any permit granted by the Agency, or any 12 condition of such a permit. The Agency shall take into 13 consideration the proposed terms for the proposed Compliance Commitment Agreement that were provided under subdivision 14 15 (a) (2) (B) or (a)(5)(B) of this Section by the person 16 complained against.

17 (7.5) Within 30 days after the receipt of the Agency's proposed Compliance Commitment Agreement by the person 18 19 complained against or within a later time period as agreed to 20 by the Agency and the person complained against, the person shall either (i) agree to and sign the proposed Compliance 21 22 Commitment Agreement provided by the Agency and submit the 23 signed Compliance Commitment Agreement to the Agency by certified mail or (ii) notify the Agency in writing by 24 25 certified mail of the person's rejection of the proposed Compliance Commitment Agreement. If the person complained 26

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against fails to respond to the proposed Compliance Commitment 1 Agreement within 30 days or within the later time period 2 3 agreed to by the Agency and the person complained against as required under this paragraph, the proposed Compliance 4 5 Commitment Agreement is deemed rejected by operation of law. Any Compliance Commitment Agreement entered into under item 6 7 (i) of this paragraph may be amended subsequently in writing 8 by mutual agreement between the Agency and the signatory to 9 the Compliance Commitment Agreement, the signatory's legal 10 representative, or the signatory's agent.

11 (7.6) No person shall violate the terms or conditions of a 12 Compliance Commitment Agreement entered into under subdivision (a)(7.5) of 13 this Section. Successful completion of а 14 Compliance Commitment Agreement or an amended Compliance 15 Commitment Agreement shall be a factor to be weighed, in favor 16 of the person completing the Agreement, by the Office of the 17 Illinois Attorney General in determining whether to file a complaint for the violations that were the subject of the 18 19 Agreement.

20 (7.7) Within 30 days after a Compliance Commitment 21 Agreement takes effect or is amended in accordance with 22 paragraph (7.5), the Agency shall publish a copy of the final 23 executed Compliance Commitment Agreement on the Agency's 24 website. The Agency shall maintain an Internet database of all 25 Compliance Commitment Agreements entered on or after the 26 effective date of this amendatory Act of the 100th General

Assembly. At a minimum, the database shall be searchable by the following categories: the county in which the facility that is subject to the Compliance Commitment Agreement is located; the date of final execution of the Compliance Commitment Agreement; the name of the respondent; and the media involved, including air, water, land, or public water supply.

8 (8) Nothing in this subsection (a) is intended to require 9 the Agency to enter into Compliance Commitment Agreements for 10 any alleged violation that the Agency believes cannot be 11 resolved without the involvement of the Office of the Attorney 12 General or the State's Attorney of the county in which the 13 alleged violation occurred, for, among other purposes, the 14 imposition of statutory penalties.

15 (9) The Agency's failure to respond within 30 days to a 16 written response submitted pursuant to subdivision (2) of this 17 subsection (a) if a meeting is not requested or pursuant to subdivision (5) of this subsection (a) if a meeting is held, or 18 19 within a later the time period as otherwise agreed to in 20 writing by the Agency and the person complained against, shall 21 be deemed an acceptance by the Agency of the proposed terms of 22 the Compliance Commitment Agreement for the violations alleged 23 in the written notice issued under subdivision (1) of this subsection (a) as contained within the written response. 24

25 (10) If the person complained against complies with the 26 terms of a Compliance Commitment Agreement accepted pursuant

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to this subsection (a), the Agency shall not refer the alleged 1 2 violations which are the subject of the Compliance Commitment Agreement to the Office of the Illinois Attorney General or 3 the State's Attorney of the county in which the alleged 4 5 violation occurred. However, nothing in this subsection is intended to preclude the Agency from continuing negotiations 6 7 with the person complained against or from proceeding pursuant 8 to the provisions of subsection (b) of this Section for 9 alleged violations that remain the subject of disagreement 10 between the Agency and the person complained against following 11 fulfillment of the requirements of this subsection (a).

12 (11) Nothing in this subsection (a) is intended to 13 preclude the person complained against from submitting to the 14 Agency, by certified mail, at any time, notification that the 15 person complained against consents to waiver of the 16 requirements of subsections (a) and (b) of this Section.

17 (12) The Agency shall have the authority to adopt rules 18 for the administration of subsection (a) of this Section. The 19 rules shall be adopted in accordance with the provisions of 20 the Illinois Administrative Procedure Act.

(b) For alleged violations that remain the subject of disagreement between the Agency and the person complained against following fulfillment of the requirements of subsection (a) of this Section, and for alleged violations of the terms or conditions of a Compliance Commitment Agreement entered into under subdivision (a) (7.5) of this Section as

well as the alleged violations that are the subject of the 1 2 Compliance Commitment Agreement, and as a precondition to the Agency's referral or request to the Office of the Illinois 3 Attorney General or the State's Attorney of the county in 4 5 which the alleged violation occurred for legal representation regarding an alleged violation that may be addressed pursuant 6 7 to subsection (c) or (d) of this Section or pursuant to Section 8 42 of this Act, the Agency shall issue and serve, by certified 9 mail, upon the person complained against a written notice 10 informing that person that the Agency intends to pursue legal 11 action. Such notice shall notify the person complained against 12 of the violations to be alleged and offer the person an 13 opportunity to meet with appropriate Agency personnel in an effort to resolve any alleged violations that could lead to 14 15 the filing of a formal complaint. The meeting with Agency 16 personnel shall be held within 30 days after receipt of notice 17 served pursuant to this subsection upon the person complained against, or within a later time period as agreed to by the 18 19 Agency and the person complained against, unless the Agency 20 agrees to a postponement or the person notifies the Agency 21 that he or she will not appear at a meeting within the 30-day 22 time period or the agreed upon time period. Nothing in this 23 subsection is intended to preclude the Agency from following the provisions of subsection (c) or (d) of this Section or from 24 25 requesting the legal representation of the Office of the 26 Illinois Attorney General or the State's Attorney of the

1 county in which the alleged violations occurred for alleged 2 violations which remain the subject of disagreement between 3 the Agency and the person complained against after the 4 provisions of this subsection are fulfilled.

5 (c) (1) For alleged violations which remain the subject of 6 disagreement between the Agency and the person complained 7 against following waiver pursuant to subdivision (10) of of this Section or fulfillment 8 subsection (a) of the 9 requirements of subsections (a) and (b) of this Section, the 10 Office of the Illinois Attorney General or the State's 11 Attorney of the county in which the alleged violation occurred 12 shall issue and serve upon the person complained against a 13 written notice, together with a formal complaint, which shall 14 specify the provision of the Act, rule, regulation, permit, or 15 term or condition thereof under which such person is said to be 16 in violation and a statement of the manner in and the extent to 17 which such person is said to violate the Act, rule, regulation, permit, or term or condition thereof and shall 18 19 require the person so complained against to answer the charges 20 of such formal complaint at a hearing before the Board at a time not less than 21 days after the date of notice by the 21 22 Board, except as provided in Section 34 of this Act. Such 23 complaint shall be accompanied by a notification to the defendant that financing may be available, through 24 the 25 Illinois Environmental Facilities Financing Act, to correct 26 such violation. A copy of such notice of such hearings shall

also be sent to any person that has complained to the Agency 1 2 respecting the respondent within the six months preceding the 3 date of the complaint, and to any person in the county in which the offending activity occurred that has requested notice of 4 5 enforcement proceedings; 21 days notice of such hearings shall also be published in a newspaper of general circulation in 6 7 such county. The respondent may file a written answer, and at 8 such hearing the rules prescribed in Sections 32 and 33 of this 9 Act shall apply. In the case of actual or threatened acts 10 outside Illinois contributing to environmental damage in 11 Illinois, the extraterritorial service-of-process provisions 12 of Sections 2-208 and 2-209 of the Code of Civil Procedure 13 shall apply.

With respect to notices served pursuant to this subsection 14 15 (c)(1) that involve hazardous material or wastes in any 16 manner, the Agency shall annually publish a list of all such 17 served. The list shall include the date notices the investigation commenced, the date notice was sent, the date 18 19 the matter was referred to the Attorney General, if 20 applicable, and the current status of the matter.

(2) Notwithstanding the provisions of subdivision (1) of this subsection (c), whenever a complaint has been filed on behalf of the Agency or by the People of the State of Illinois, the parties may file with the Board a stipulation and proposal for settlement accompanied by a request for relief from the requirement of a hearing pursuant to subdivision (1). Unless

the Board, in its discretion, concludes that a hearing will be 1 2 held, the Board shall cause notice of the stipulation, 3 proposal and request for relief to be published and sent in the same manner as is required for hearing pursuant to subdivision 4 5 (1) of this subsection. The notice shall include a statement that any person may file a written demand for hearing within 21 6 7 days after receiving the notice. If any person files a timely 8 written demand for hearing, the Board shall deny the request 9 for relief from a hearing and shall hold a hearing in 10 accordance with the provisions of subdivision (1).

(3) Notwithstanding the provisions of subdivision (1) of this subsection (c), if the Agency becomes aware of a violation of this Act arising from, or as a result of, voluntary pollution prevention activities, the Agency shall not proceed with the written notice required by subsection (a) of this Section unless:

17 (A) the person fails to take corrective action or
18 eliminate the reported violation within a reasonable time;
19 or

(B) the Agency believes that the violation poses a
substantial and imminent danger to the public health or
welfare or the environment. For the purposes of this item
(B), "substantial and imminent danger" means a danger with
a likelihood of serious or irreversible harm.

25 (d) (1) Any person may file with the Board a complaint, 26 meeting the requirements of subsection (c) of this Section,

against any person allegedly violating this Act, any rule or 1 2 regulation adopted under this Act, any permit or term or condition of a permit, or any Board order. The complainant 3 shall immediately serve a copy of such complaint upon the 4 5 person or persons named therein. Unless the Board determines that such complaint is duplicative or frivolous, it shall 6 7 schedule a hearing and serve written notice thereof upon the 8 person or persons named therein, in accord with subsection (c) 9 of this Section.

10 (2) Whenever a complaint has been filed by a person other 11 than the Attorney General or the State's Attorney, the parties 12 may file with the Board a stipulation and proposal for settlement accompanied by a request for relief from the 13 hearing requirement of subdivision (c)(1) of this Section. 14 Unless the Board, in its discretion, concludes that a hearing 15 16 should be held, no hearing on the stipulation and proposal for 17 settlement is required.

(e) In hearings before the Board under this Title the 18 19 burden shall be on the Agency or other complainant to show 20 either that the respondent has caused or threatened to cause 21 air or water pollution or that the respondent has violated or 22 threatens to violate any provision of this Act or any rule or 23 regulation of the Board or permit or term or condition 24 thereof. If such proof has been made, the burden shall be on the respondent to show that compliance with the Board's 25 26 regulations would impose an arbitrary or unreasonable

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1 hardship.

2 (f) The provisions of this Section shall not apply to
3 administrative citation actions commenced under Section 31.1
4 of this Act.

5 <u>(g) Notices, responses, and other items required to be</u> 6 <u>submitted to or served on a person complained against or the</u> 7 <u>Agency by certified mail under this Section may also be served</u> 8 <u>by personal service or by a third-party commercial carrier</u> 9 <u>that requires the receipt of that document to be acknowledged</u> 10 <u>with the recipient's signature.</u>

11 (h) If a third-party commercial carrier requiring the 12 recipient's signature is used to serve an item under 13 subsection (a) or (b), the date recorded by the third-party 14 commercial carrier that the third-party commercial carrier received the item for delivery shall be deemed the date the 15 16 item was submitted, and the date recorded by the third-party 17 commercial carrier that the recipient signed for the item shall be deemed the date the item was received by the 18 19 recipient. If an item is sent by a third-party commercial 20 carrier that requires the recipient's signature, a record authenticated by the third-party commercial carrier shall be 21 22 considered competent evidence that the item was submitted or 23 received.

24 (Source: P.A. 100-1080, eff. 8-24-18.)

25 Section 99. Effective date. This Act takes effect upon 26 becoming law.