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4	ILLINOIS ENVIRONMENTAL PROTECTION AGENCY
5	PUBLIC HEARING ON PROPOSED AMENDMENTS
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15	WEDNESDAY, MARCH 7, 2012 1:30 P.M.
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24	REPORTER: LAUREL A. PATKES, CSR #084-001340

1	PANEL MEMBERS:
2	DEAN STUDER, Hearing Officer KENT MOHR
3	DARWIN BURKHART
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HEARING OFFICER STUDER: Good

afternoon. My name is Dean Studer, and I'm the hearing officer for the Illinois Environmental Protection Agency or otherwise Illinois EPA. My purpose today is to ensure that this hearing runs in a fair and orderly manner and according to rules.

This hearing is being held for the purpose of gathering public comment on proposed amendments to the Illinois EPA's Alternate Fuels Program Rules, 35 Illinois Administrative Code Part 275.

The Illinois Environmental Protection Agency's proposal would amend Part 275 to reflect amendments to Section 30 of the Alternate Fuels Act, referred to as Act, signed into law on July 11, 2011 as Public Act 97-0090.

Amendments to Section 30 of the Act establish an electric vehicle car sharing grant program. These amendments provide that through the fiscal year 2013, Illinois EPA may award grants to car sharing organizations for the purchase of new electric vehicles from an Illinois car dealership to the extent that funds remain available from the alternate fuel vehicle rebate fund.

Also, amendments to Section 30 provide grant award criteria, eligibility requirements, application requirements, funding limitations, and reporting requirements.

The Illinois EPA's proposed amendments to Part 275 establish procedures for the issuance of electric vehicle car sharing grants.

Specifically, the proposed amendments establish the availability and limitations of grants, grant application requirements and criteria and procedures relating to the Illinois EPA's award of grants and grant funding amounts.

In addition, the proposed amendments establish requirements relating to grant agreements, access to grant projects, audits, maintenance of records, reporting, and reimbursement.

Also, the proposed amendments establish procedures for addressing noncompliance with grant requirements. The Illinois EPA's proposed amendments also make clarifications relating to the alternate fuel rebate program.

Copies of this proposal are

available on the Illinois EPA's website at www.epa.state.il.us/public-notices.

This is the first of two hearings that the Illinois EPA is holding regarding the proposed amendments to 35 Illinois

Administrative Code Part 275. The second hearing will be held in Elk Grove Village tomorrow,

Thursday, March 8, 2012. It begins at 1:30 p.m. in the Elk Grove Village Regional Conference Room at Illinois EPA's Building at 831 Busse Road, Elk Grove Village.

This hearing is being held under the provisions of 35 Illinois Administrative Code 164, Procedures For Informational and Quasi-Legislative Public Hearings. Copies of these procedures can be accessed on the Web for the Illinois Pollution Control Board at www.ipcb.state.il.us, or if you do not have ready access to the Web, these regulations can be obtained from me on request.

Illinois EPA staff members present today will introduce themselves and make presentations.

Following this overview, I

will allow the public to ask questions or provide comments and ask questions. You are not required to verbalize your comments as written comments are given the same consideration and may be submitted to the agency at any time within the public comment period which ends on April 9, 2012. Comments will be accepted at long as they are postmarked by April 9, 2012.

Any person who wants to make oral comments may do so as long as the statements are relevant to the issues that are addressed at this hearing and time allows. If you have lengthy comments or questions, it might be helpful to submit them to me in writing before the close of the comment period, and I will ensure that they are included in the hearing record as an exhibit.

Please keep your comments and questions relevant to the issues at hand. If your comments fall outside the scope of this hearing, I may ask you to proceed to another issue.

Registration cards are available on the front table, and you can fill one out and indicate if you would like to comment today.

Anyone who fills out one of

these cards or who files written comments in this proceeding prior to the close of the record will be notified of Illinois EPA's final decision in this matter. The notification will contain information as to how you may access the Illinois EPA's responsiveness summary.

In this summary, Illinois EPA staff will respond to all relevant and significant questions and issues submitted to us in writing before the close of the comment period and may respond to specific issues and questions raised at either of the two hearings in this matter.

Again, the written record in this matter will close on April 9, 2012. I will accept all written comments as long as they are postmarked on or before that date. All relevant comments, documents and data will be placed into the hearing record as exhibits provided they are received during the comment period. Please send all written documents or data to me at the following address: Dean Studer, that's D-e-a-n S-t-u-d-e-r, Public Hearing Officer, Illinois EPA regarding Revisions to Alternates Fuels Program Rules, 1021 North Grand Avenue East, P.O. Box 19276,

Springfield, Illinois 62794-9276. This address is also listed on the public notice for the hearing today.

I want to remind those who wish to submit written comments in this matter to please ensure that your submittal indicates that these comments are in regards to the Alternate Fuels Program Rules. This will help ensure that the comments are included in the hearing record for this proceeding.

A court reporter is here today making a verbatim record of these proceedings for the purpose of making our administrative record.

For her benefit, please keep the general background noise in this room to a minimum so that she can hear everything that is said.

Also, when you begin to speak, please state your name and, if applicable, any governmental body, organization or association that you represent. If you are representing yourself, you can simply state that you are an interested citizen or a member of the public.

Also, for the benefit of the court reporter, please spell your last name. If

there are alternate spellings for your first name, you may also spell your first name.

People who have requested to speak will be called upon in the order they have registered.

I ask that while you are speaking that you direct your attention to the hearing panel and to the court reporter to ensure that an accurate record of your questions and comments can be made. Prolonged dialogue with members of the hearing panel or with others here in attendance is not permitted.

To ensure that everyone here that desires has the opportunity to speak at this hearing, I ask that we hold initial comments and questions to nine minutes. Once this is completed, if time allows, I will allow those that have additional comments to make to come forward.

And before we start with the Illinois EPA's presentations, I'd like to record preliminary documents into the record as exhibits.

For the record, Exhibit 1 is a copy of the notice of public hearing.

Exhibit 2A is the notice of

1 proposed amendments. 2 Exhibit 2B is the full text of 3 the amendments published in the Illinois Register. 4 Exhibit No. 3 is first notice 5 changes. 6 If anyone has documents that 7 they wish to have entered into the record when it is 8 your turn to speak, you may give the documents to me 9 and I will have them entered as an exhibit. 10 I will now turn things over to 11 Kent Mohr to introduce himself and the panel here 12 today, and this will be followed by presentation of 13 statements from the members of the panel. 14 MR. MOHR: Good afternoon. My name is Kent Mohr. I'm assistant counsel for the 15 16 Division of Legal Counsel at the Illinois EPA. 17 To my right sitting next to me is Mr. Darwin Burkhart who's the manager of the 18 19 Clean Air Programs at the Illinois EPA. 20 Before Mr. Burkhart gives his brief overview of the proposal, I'm going to go 21 22 through just a couple comments. 23 As Mr. Studer mentioned, the 24 agency has proposed this rulemaking to implement

Public Act 97-0090 which amended the Alternate Fuels
Act in Sections 10 and 30.

Section 10 contains

definitions that will be applicable to the new
electric vehicle car sharing grant program as well
as the alternate fuel rebate program, and Section 30
is the bulk of the Alternate Fuels Act which
contains the alternate fuels rebate program and now
the new electric vehicle car sharing grant program.
The agency has authority to promulgate rules to
implement Section 30 of the Act, and you'll find
that rulemaking authority in Section 15 of the Act.

The Agency has one first notice change at this time. This has to do with Section 275.350(d). When the agency filed this rulemaking proposal with the Secretary of State's office, the Joint Committee on Administrative Rules, as they do in all cases, reviews the proposed amendments and makes generally minor nonsubstantive clarifications or changes which may include grammar, punctuation and other formatting changes. In this case, JCAR made a likely inadvertent error which is a substantive error, and they changed the wording of Section 275.350(d). The Agency is proposing to

change that back to the way the Agency had originally proposed that in their filing with the Secretary of State's office. The language that the Agency originally proposed is what you will find here in the first notice change, and it specifically states that in the event a grant is completely or partially terminated, the records relating to the terminated work shall be preserved and made available for five years after any resulting final termination settlement.

In JCAR's version that was published in the Illinois Register, they removed the language regarding the records relating to the terminated work shall be preserved and made available.

The Agency wants to ensure that it is clear in this rule that if a grant is completely or partially terminated, the records relating to the terminated work are kept for five years after any resulting final termination settlement. In the event that the grant is only partially terminated, you have a portion of that grant which will continue and go on.

We want to make clear that any

of those records relating to work that is not terminated would be maintained for five years after submission of the final report as it states in (d)(1) of that section.

Those two time periods, five years after the submission of a final report, five years after any resulting final termination, can be different dates, so we want to ensure that everyone utilizing the rule has a clear understanding of how long they need to keep their records.

The Agency did discuss that with JCAR and pointed that fact out and is now proposing this as a first notice change. This is the only first notice change that the Agency has at this time.

Darwin?

MR. BURKHART: What I'm going to do in my presentation is go through the Part 275 rules of which copies are on the table over there and kind of go section by section and highlight, briefly highlight what each section entails as far as starting up this new electric vehicle car sharing grant program.

The proposed rule is based on

amendments to the Alternate Fuels Act that were passed in the spring 2011 session. It was initiated with House Bill 2903 and its companion Senate bill which became effective on July 11, 2011, and as we go through the language, the italicized language in the proposed rule is language that is directly from the Alternate Fuels Act, and the underlying language in the proposal is language that is drafted by the agency for inclusion in the rule.

In the current Part 275

Alternate Fuels Program Rules, we are adding a subpart (c) to go along with the subpart (a) general provisions, and the subpart (b) which has the alternate fuel vehicle rebate rules for the alternate fuel vehicle rebate program that we currently have.

So in subpart (c), this will include additions of additional sections from 275.300 down through 275.430. That is highlighted on the first page.

Just briefly going through, there were a few minor changes in subpart (a). In 275.100(b), it's just presenting a structure for the additions to the rules that we're talking about

today for the subpart (c) to include this new program.

Definitions in 275.120, Car
Sharing Organization was defining Alternate Fuels
Act so that's been added into the rules as well as a definition for electric vehicle which spells out exactly the types of electric vehicles that are eligible for the EV car sharing grant rules.

The definition of person has an underline there, lessee of a motor vehicle, to basically make our rules congruent with the actual Alternate Fuels Act in which a vehicle must be purchased in order to be eligible for the owner of the vehicle and that leases are not eligible, so that's just a clarification to make it consistent with the language in the Act.

Project expenditures is a new definition. Once again, that will have meaning within the context of the rules going forth.

Purchase cost, the same with the purchase cost, a new definition as well as supporting infrastructure, a new definition that will be incorporated in later sections of the proposal.

So now it's time for subpart (c) which is the heart of what we're talking about today, electric vehicle car sharing grants. In 275.300, it addresses the availability and the limitations of the grants.

As Kent said, this will be only for fiscal years 2012 and 2013 in which electric vehicle car sharing grants will potentially be made available for this program.

Also, in paragraph (b), the grant funding that may be provided by the Agency may only be used for purchasing electric vehicles, and the grant funding may not exceed 25 percent of the actual overall project costs that are incurred by the applicant, and the overall cost may include other types of things that go along with electric vehicles including recharging stations, possibly solar panels used to help charge a station and things like that. So the vehicles and the infrastructure that are associated with the vehicles would be part of an overall project.

The availability, in paragraph (c), the availability of grants is dependent on the amount of funding that the Agency estimates to be

available at the end of each effective fiscal year in 2012 and 2013, and the funding to be made available is the remaining amount of funding in the alternate fuels fund within the Agency's appropriation after the alternate fuel vehicle rebates that are within subpart (b) of this rule are reviewed and paid with the other program.

The rest of this section, the grant shall be awarded on a competitive basis and the Agency may elect to partially fund a grant proposal such that if an applicant is asking for more than what we have allocated or are able to expend on this program that we have the right to basically amend the overall project to something that we would be able to fund.

The grant projects must be performed within one year after the day of the grant award, and, of course, in G, the electric vehicle within which funding is provided under the grants, they would not be eligible for a rebate in subpart (b).

Going to 275.310, these are the grant application requirements. Discussing about the grant application, submit a proposal to

the Agency and the grant applications are to use our application forms, and we envision this would be a cover form with the rest of the application consisting of narrative questions that are addressed and coming up in the rule that we will discuss.

In paragraph (b), the grant proposals must include certain things; obviously, identification of the car sharing organization in (1), and (2) the description of the car sharing organization that's consistent with the Act in describing the organization's vehicles that they have now currently in the fleet, the types of vehicles, how those vehicles are strategically located throughout a given area, and, of course, description of the demographic populations being served, and those are items that are all within the Alternate Fuels Act as amended last spring.

In addition to that, a summary of the average miles driven by the vehicles that are in the fleet currently, and, of course, the narrative description of the overall project. That would include any infrastructure, charging infrastructure that they may want to include as well as other related equipment on which that 25 percent

of the overall project could be in the form of the grant for this program, and with that application, not only a description of the project but, of course, a detailed budget for that project.

The grant proposals to us should be submitted in hard copy postmarked by May 1st of the applicable fiscal year or a date otherwise noted by the Agency, and for the first year of the program, it is likely that we're looking at June 1st in lieu of May 1st to be the timing for applications to be received and for the Agency to be able to determine the amount of funding to be awarded for this program.

In 275.320, Agency action on grant applications, paragraph (b), In awarding a grant, the Agency shall consider the following: (1) is the environmental benefits. That would include the operations of the vehicles within the ozone nonattainment area, specifically the Chicago area; geographic distribution of those vehicles; the number of proposed vehicles by make and model in the project; the demographic populations being served; and, of course, the average miles per year of the current fleet within that organization.

Also within that application is the type of equipment used for refueling the vehicles and whether the refueling locations are private or publicly available as far as who is all using those refueling sites, the charging sites.

Going down to paragraph (c), the grant funding amounts are based on the base manufacturer's sticker retail price of the electric vehicle which is often depicted on the window sticker of the vehicle when it's new. The amount of the grant funding is not based on any add-on equipment options.

The initial grant funding again shall not exceed 25 percent of the project expenditures. In the event that the final project has less of a cost than what was envisioned at the time of the application, the IEPA has the right to reduce the cost such that the overall award does not exceed 25 percent of the final project cost.

And at the end of that section, the Agency does have the right, once again, to request that the applicant revise its application in its grant proposal.

And 275.330, grant agreement

and amendments. As with our other programs, once awards are determined that the organization or the applicant will receive a grant agreement, the grant agreement will state the details of the project and exactly what the award is to be for in terms of number of electric vehicles to be purchased.

Following the acceptance of the grant agreement, we will issue a project confirmation letter that will be returned to the applicant that will authorize them, after signatures are all affixed to the agreement, authorize them to begin the project.

During the project time, the grant recipient may propose changes to the overall grant project if needed and agreed to upon by the Agency.

275.340, and some of the following sections are template language for many of our grant programs. I'm not going through them in detail, but access, which gives the right of the agency or other agencies involved in state grants access to the vehicles or to the records by the recipient of the award. That would include access, of course, by site visit.

275.350, audit and records.

It's basically saying that they must maintain the records and keep those on file, and as Kent already said, with the change of that section in (d), in section (d), that they are to keep their records and the final report for a minimum of five years.

And 275.360, that's the grant reporting requirements. One year after the date of the grant award, the recipient shall submit a final report to the agency. They are to be submitted in hard copy and postmarked within that one year.

The final report shall include, at a minimum, of course, a list of the make and model of each electric vehicle purchased, the date of the purchase, the vehicle identification number of each of those vehicles, the license plate number, a copy of the window sticker for that vehicle showing the base MSRP, copies of the purchase invoices from the Illinois car dealership which the vehicles were purchased from, and a complete accounting of all of the costs attributed to the supporting infrastructure and the overall project.

There's a quarterly report

requirement for these projects that the recipient is to provide us a report on the status of the project and their progress on a quarterly basis from the date of the award.

275.370, final inspection. It states that the agency will conduct an inspection within 60 days after the receipt of the final report to see the charging equipment and, of course, the vehicles that were funded under this program.

 $$275.380\,,\,$ this deals with noncompliance provisions.

275.390 is in case there's a suspension of the project for reasons that are discussed therein.

275.400 covers the conditions for grant termination by the Agency.

And 275.410 is recovery and reimbursement of grant funds which provides the language that in case the project was not completed as stated in the grant agreement or the amount of the overall project was less that the recipient shall provide the required funding back to the Agency to meet the 25 percent base, the award, the 25 percent of the total project which represents the

1 amount of the award. 2 In 410(d), electric vehicles 3 purchased with grant funds must remain registered 4 and in service for a minimum of five years. And there's also 5 6 indemnification and disputes in 420 and 430 that are 7 included. Once again, that's template language for 8 many of our grant programs. 9 That concludes the rule. 10 HEARING OFFICER STUDER: Thank you, Darwin. 11 12 Are there any questions or 13 comments? Yes, Angela? 14 MS. TIN: I can ask a question? 15 HEARING OFFICER STUDER: Yes. 16 MS. TIN: A couple questions. 17 Angela Tin, A-n-g-e-l-a T-i-n. I'm Vice President of Environmental Health for the American Lung 18 19 Association of the Upper Midwest. 20 Where do the hybrids fit in if it's a hybrid electric vehicle? Could they also 21 22 seek reimbursement for that? 23 MR. BURKHART: If you're speaking 24 about the traditional hybrid as we know them today,

they are not eligible. They are not defined as electric vehicle.

MS. TIN: But the different types of electric vehicles would be eligible, right? You know, there's so many different types of EVs.

MR. BURKHART: The definition of electric vehicle that's in the Alternate Fuels Act, it states it means a vehicle that is licensed to drive on public roadways, is predominantly powered by and primarily fueled with electricity, and does not have restrictions confining it to operate on only certain types of roads or streets, so without specific examples...

MS. TIN: Next question. It says grants shall be awarded on competitive basis.

Could you define what

competitive means?

MR. BURKHART: If, for example, there are multiple organizations that would be eligible for an award and we have a finite amount to give out at any given time, there is the potential that not all the applicants would be able to receive any kind of an award.

So that would be dependent on

the strength of their application, what their 1 2 overall project is, the benefits, the environmental 3 benefits that are included in the Alternate Fuels 4 Act. You know, the cost efficiency would be part of 5 that, how many vehicles are they proposing to 6 acquire for their organization based on the amount 7 of funding provided, and related criteria. 8 So basically, a competitive 9 situation is meaning that not all organizations -and that's spelled out in 275.320, so that basically 10 11 means that all applicants are not guaranteed a share 12 of the funding. 13 MS. TIN: My last question is you 14 have the nonattainment criteria here. 15 Can, you know, car sharing 16 organizations that are not in the nonattainment area 17 still apply? 18 MR. BURKHART: Yes. 19 MS. TIN: Thank you. 20 HEARING OFFICER STUDER: Thank you, 21 Angela. 22 If there's no more questions 23 or comments, I remind everyone that this hearing

record is open through April 9th of 2012, and I'll

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1
     be taking comments through that time as long as they
     are postmarked by April 9th.
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                            This hearing is adjourned.
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                         (Adjournment at 2:04 p.m.)
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STATE OF ILLINOIS) SS. COUNTY OF SANGAMON) CERTIFICATE I, Laurel A. Patkes, Certified Shorthand Reporter in and for said County and State, do hereby certify that I reported in shorthand the foregoing proceedings and that the foregoing is a true and correct transcript of my shorthand notes so taken as aforesaid. Dated March 14, 2012. Certified Shorthand Reporter