



# ILLINOIS ENVIRONMENTAL PROTECTION AGENCY

100 South Second Street, Suite 100 | Springfield, Illinois 62701 | (217) 785-4000 | [illinoisepa.gov](http://illinoisepa.gov)  
State Energy, Commerce  
State Minerals, Energy

State Minerals, Energy

217-785-4000

June 26, 2018

CERTIFIED MAIL # 1013 2000-0001 4707 804  
RETURN RECEIPT REQUESTED

Vistra Energy Corp.  
6000 State Drive  
Irving, TX 75039

To: Violation Notice: Vistra Energy Corp., – Sempra Energy Natural Gas Division,  
Texas – E-00040077 - W-00000002  
Violation Notice No.: W-2018-00004

Dear Facility Owner:

This constitutes a Violation Notice pursuant to Section 21(a)(1) of the Illinois Environmental Protection Act ("Act"), 415 ILCS 170/1(a)(1), and is based upon a review of available information and an investigation by representatives of the Illinois Environmental Protection Agency ("Illinois EPA").

The Illinois EPA hereby provides notice of alleged violations of environmental laws, regulations, or permits as set forth in Attachment A to this notice. Attachment A includes an explanation of the activities that the Illinois EPA believe may involve the specified alleged violations, including an estimate of a reasonable time period to complete the necessary activities. Due to the nature and seriousness of the alleged violations, please be advised that resolution of the violations may also require the involvement of a prosecutorial authority for purposes that may include, among others, the imposition of statutory penalties.

A written response, which may include a request for a meeting with representatives of the Illinois EPA, must be submitted via certified mail to the Illinois EPA within 45 days of receipt of this letter. If a meeting is requested, it shall be held within 60 days of receipt of this notice. The response must include admissions or refuted, explanation, or justification of each alleged violation and a statement indicating whether or not the facility wishes to enter into a Compliance Committee Agreement ("CCA") pursuant to Section 21(a) of the Act. If the facility wishes to enter into a CCA, the written response must also include proposed terms for the CCA that includes dates for achieving each requirement and may include a statement that compliance has been achieved for some or all of the alleged violations. The proposed terms of the CCA should contain sufficient detail and must include steps to be taken to achieve compliance and the necessary date by which compliance will be achieved.