

State of Utah GARY R. HERBERT *Governor*

SPENCER J. COX Lieutenant Governor Department of Environmental Quality

> Alan Matheson Executive Director

DIVISION OF AIR QUALITY Bryce C. Bird Director

DAQ-046-15

MEMORANDUM

TO: Air Quality Board

THROUGH: Bryce C. Bird, Executive Secretary

FROM: Ryan Stephens, Environmental Planning Consultant

DATE: August 18, 2015

SUBJECT: PROPOSE FOR PUBLIC COMMENT: Amend R307-101. General Requirements; R307-102. General Requirements: Broadly Applicable Requirements; R307-150. Emission Inventories; R307-201. Emission Standards: General Emission Standards; R307-206. Emission Standards: Abrasive Blasting; R307-303. Commercial Cooking; R307-305. Nonattainment and Maintenance Areas for PM10: Emission Standards; R307-306. PM10 Nonattainment and Maintenance Areas: Abrasive Blasting; R307-401. Permit: New and Modified Sources; R307-410. Permits: Emissions Impact Analysis; R307-415. Permit: Operating Permit Requirements.

On March 25, 2015, Governor Gary Herbert signed Utah House Bill 229, Air Quality Modifications, into law. House Bill 229 revised the statutory definitions of several terms in Utah Code 19-2-102. The following relevant changes were made to the code:

- 1) The definitions of "air contaminant" and "air contaminant source" were removed from the statute.
- 2) The terms "air pollutant" and "air pollutant source" were added and defined.
- 3) The definition of "air pollution" was amended.
- 4) The definition of "ambient air" was amended.

The proposed rule amends the current air quality rules so that they reflect the changes made to Utah Code 19-2-102. The amendments help create consistency across state regulations, state statutes, and the Clean Air Act.

<u>Staff Recommendation</u>: Staff recommends that the Board propose R307-101, R307-102, R307-150, R307-201, R307-206, R307-303, R307-305, R307-306, R307-401, R307-410, and R307-415 for public comment.

R307. Environmental Quality, Air Quality. 1

2 R307-101. General Requirements.

R307-101-2. Definitions. 3

4 Except where specified in individual rules, definitions in 5 R307-101-2 are applicable to all rules adopted by the Air Quality 6 Board.

7 "Actual Emissions" means the actual rate of emissions of a 8 pollutant from an emissions unit determined as follows:

9 In general, actual emissions as of a particular date (1)10 shall equal the average rate, in tons per year, at which the unit actually emitted the pollutant during a two-year period which 11 12 precedes the particular date and which is representative of normal 13 source operations. The director shall allow the use of а 14 different time period upon a determination that it is more 15 representative of normal source operation. Actual emissions shall 16 be calculated using the unit's actual operating hours, production 17 rates, and types of materials processed, stored, or combusted 18 during the selected time period.

19 (2) The director may presume that source-specific allowable 20 emissions for the unit are equivalent to the actual emissions of 21 the unit.

22 For any emission unit, other than an electric utility (3) 23 steam generating unit specified in (4), which has not begun normal 24 operations on the particular date, actual emissions shall equal the potential to emit of the unit on that date. 25

26 For an electric utility steam generating unit (other (4) 27 than a new unit or the replacement of an existing unit) actual emissions of the unit following the physical or operational change 28 29 shall equal the representative actual annual emissions of the 30 unit, provided the source owner or operator maintains and submits 31 to the director, on an annual basis for a period of 5 years from 32 the date the unit resumes regular operation, information 33 demonstrating that the physical or operational change did not 34 result in an emissions increase. A longer period, not to exceed 35 10 years, may be required by the director if the director 36 determines such a period to be more representative of normal 37 source post-change operations.

"Acute Hazardous Air Pollutant" means any noncarcinogenic 38 39 hazardous air pollutant for which a threshold limit value -40 ceiling (TLV-C) has been adopted by the American Conference of 41 Governmental Industrial Hygienists (ACGIH) in its "Threshold Limit 42 Values for Chemical Substances and Physical Agents and Biological 43 Exposure Indices, (2009)."

44 ["Air Contaminant" means any particulate matter or any gas, 45 vapor, suspended solid or any combination of them, excluding steam 46 and water vapors (Section 19 2 102(1)).

47 "Air Contaminant Source" means any and all sources of 48 emission of air contaminants whether privately or publicly owned

1 or operated (Section 19 2 102(2)).] 2 "Air pollutant" means a substance that qualifies as an air 3 pollutant as defined in 42 U.S.C. Sec. 7602. "Air Pollutant Source" means private and public sources of 4 5 emissions of air pollutants. "Air Pollution" means the presence [in the ambient air of one б 7 or more air contaminants]of an air pollutant in the ambient air in duration 8 such quantities and and under conditions and circumstances, [as is or tends to be]that are injurious to human 9 health or welfare, animal or plant life, or property, or would 10 unreasonably interfere with the enjoyment of life or use of 11 12 property as determined by the standards, rules and regulations 13 adopted by the Air Quality Board (Section 19-2-104). 14 "Allowable Emissions" means the emission rate of a source 15 calculated using the maximum rated capacity of the source (unless 16 the source is subject to enforceable limits which restrict the 17 operating rate, or hours of operation, or both) and the emission 18 limitation established pursuant to R307-401-8. 19 "Ambient Air" means [the surrounding or outside air]that 20 portion of the atmosphere, external to buildings, to which the 21 general public has access.(Section 19-2-102(4)). 22 "Appropriate Authority" means the governing body of any 23 city, town or county. 24 "Atmosphere" means the air that envelops or surrounds the 25 earth and includes all space outside of buildings, stacks or 26 exterior ducts. 27 "Authorized Local Authority" means a city, county, citycounty or district health department; a city, county or 28 29 combination fire department; or other local agency duly designated by appropriate authority, with approval of the state 30 31 Department of Health; and other lawfully adopted ordinances, 32 codes or regulations not in conflict therewith. 33 "Board" means Air Quality Board. See Section 19-2-34 102(8)(a). 35 "Breakdown" means any malfunction or procedural error, to include but not limited to any malfunction or procedural error 36 37 during start-up and shutdown, which will result in the 38 inoperability or sudden loss of performance of the control 39 equipment or process equipment causing emissions in excess of 40 those allowed by approval order or Title R307. 41 "BTU" means British Thermal Unit, the quantity of heat 42 necessary to raise the temperature of one pound of water one 43 degree Fahrenheit. 44 "Calibration Drift" means the change in the instrument meter readout over a stated period of time of normal continuous 45 46 operation when the VOC concentration at the time of measurement 47 is the same known upscale value. 48 "Carbon Adsorption System" means a device containing

1 adsorbent material (e.g., activated carbon, aluminum, silica 2 gel), an inlet and outlet for exhaust gases, and a system for 3 the proper disposal or reuse of all VOC adsorbed.

"Carcinogenic Hazardous Air Pollutant" means any hazardous
air pollutant that is classified as a known human carcinogen
(A1) or suspected human carcinogen (A2) by the American
Conference of Governmental Industrial Hygienists (ACGIH) in its
"Threshold Limit Values for Chemical Substances and Physical
Agents and Biological Exposure Indices, (2009)."

10 "Chargeable Pollutant" means any regulated air pollutant 11 except the following:

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(1) Carbon monoxide;

13 (2) Any pollutant that is a regulated air pollutant solely 14 because it is a Class I or II substance subject to a standard 15 promulgated or established by Title VI of the Act, Stratospheric 16 Ozone Protection;

17 (3) Any pollutant that is a regulated air pollutant solely
18 because it is subject to a standard or regulation under Section
19 112(r) of the Act, Prevention of Accidental Releases.

"Chronic Hazardous Air Pollutant" means any noncarcinogenic hazardous air pollutant for which a threshold limit value - time weighted average (TLV-TWA) having no threshold limit value ceiling (TLV-C) has been adopted by the American Conference of Governmental Industrial Hygienists (ACGIH) in its "Threshold Limit Values for Chemical Substances and Physical Agents and Biological Exposure Indices, (2009)."

27 "Clean Air Act" means federal Clean Air Act as amended in 28 1990.

"Clean Coal Technology" means any technology, including technologies applied at the precombustion, combustion, or post combustion stage, at a new or existing facility which will achieve significant reductions in air emissions of sulfur dioxide or oxides of nitrogen associated with the utilization of coal in the generation of electricity, or process steam which was not in widespread use as of November 15, 1990.

36 "Clean Coal Technology Demonstration Project" means a 37 project using funds appropriated under the heading "Department of Energy-Clean Coal Technology, " up to a total amount of 38 \$2,500,000,000 for commercial demonstration of clean coal 39 40 technology, or similar projects funded through appropriations 41 for the Environmental Protection Agency. The Federal 42 contribution for a qualifying project shall be at least 20 43 percent of the total cost of the demonstration project.

"Clearing Index" means an indicator of the predicted rate
of clearance of ground level pollutants from a given area. This
number is provided by the National Weather Service.

47 "Commence" as applied to construction of a major source or 48 major modification means that the owner or operator has all 1 necessary pre-construction approvals or permits and either has:

2 (1) Begun, or caused to begin, a continuous program of actual on-site construction of the source, to be completed 3 4 within a reasonable time; or

5 (2) Entered into binding agreements or contractual obligations, which cannot be canceled or modified without б 7 substantial loss to the owner or operator, to undertake a program of actual construction of the source to be completed 8 9 within a reasonable time.

10 "Condensable PM2.5" means material that is vapor phase at stack conditions, but which condenses and/or reacts upon cooling 11 12 and dilution in the ambient air to form solid or liquid 13 particulate matter immediately after discharge from the stack.

14 "Compliance Schedule" means a schedule of events, by date, 15 which will result in compliance with these regulations.

16 "Construction" means any physical change or change in the 17 method of operation including fabrication, erection, installation, demolition, or modification of a source which 18 19 would result in a change in actual emissions.

20 "Control Apparatus" means any device which prevents or 21 controls the emission of any air [contaminant]pollutant directly 22 or indirectly into the outdoor atmosphere.

23 "Department" means Utah State Department of Environmental 24 Quality. See Section 19-1-103(1).

"Director" means the Director of the Division of Air 25 26 Quality. See Section 19-1-103(1).

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"Division" means the Division of Air Quality.

"Electric Utility Steam Generating Unit" means any steam 28 29 electric generating unit that is constructed for the purpose of supplying more than one-third of its potential electric output 30 31 capacity and more than 25 MW electrical output to any utility power distribution system for sale. Any steam supplied to a 32 33 steam distribution system for the purpose of providing steam to 34 a steam-electric generator that would produce electrical energy for sale is also considered in determining the electrical energy 35 36 output capacity of the affected facility.

37 "Emission" means the act of discharge into the atmosphere of an air [contaminant]pollutant or an effluent which contains 38 39 or may contain an air [contaminant]pollutant; or the effluent so 40 discharged into the atmosphere.

41 "Emissions Information" means, with reference to any source 42 operation, equipment or control apparatus:

43 (1) Information necessary to determine the identity, 44 amount, frequency, concentration, or other characteristics 45 related to air quality of any air [contaminant]pollutant which 46 has been emitted by the source operation, equipment, or control 47 apparatus;

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(2) Information necessary to determine the identity,

amount, frequency, concentration, or other characteristics (to 1 2 the extent related to air quality) of any air [contaminant]pollutant which, under an applicable standard or 3 4 limitation, the source operation was authorized to emit 5 (including, to the extent necessary for such purposes, a description of the manner or rate of operation of the source б 7 operation), or any combination of the foregoing; and

8 (3) A general description of the location and/or nature of 9 the source operation to the extent necessary to identify the 10 source operation and to distinguish it from other source operations (including, to the extent necessary for such 11 purposes, a description of the device, installation, or 12 13 operation constituting the source operation).

14 "Emission Limitation" means a requirement established by 15 the Board, the director or the Administrator, EPA, which limits 16 the quantity, rate or concentration of emission of air 17 pollutants on a continuous emission reduction including any requirement relating to the operation or maintenance of a source 18 19 to assure continuous emission reduction (Section 302(k)).

20 "Emissions Unit" means any part of a stationary source which emits or would have the potential to emit any pollutant 21 22 subject to regulation under the Clean Air Act.

23 "Enforceable" means all limitations and conditions which 24 are enforceable by the Administrator, including those requirements developed pursuant to 40 CFR Parts 60 and 61, 25 26 requirements within the State Implementation Plan and R307, any 27 permit requirements established pursuant to 40 CFR 52.21 or 28 R307-401.

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"EPA" means Environmental Protection Agency.

"EPA Method 9" means 40 CFR Part 60, Appendix A, Method 9, 30 31 "Visual Determination of Opacity of Emissions from Stationary 32 Sources," and Alternate 1, "Determination of the opacity of 33 emissions from stationary sources remotely by LIDAR."

34 "Executive Director" means the Executive Director of the 35 Utah Department of Environmental Quality. See Section 19-1-36 103(2).

37 "Existing Installation" means an installation, construction 38 of which began prior to the effective date of any regulation 39 having application to it.

40 "Facility" means machinery, equipment, structures of any part or accessories thereof, installed or acquired for the 41 42 primary purpose of controlling or disposing of air pollution. 43 It does not include an air conditioner, fan or other similar 44 device for the comfort of personnel.

45 "Filterable PM2.5" means particles with an aerodynamic 46 diameter equal to or less than 2.5 micrometers that are directly 47 emitted by a source as a solid or liquid at stack or release 48 conditions and can be captured on the filter of a stack test

1 train. 2 "Fireplace" means all devices both masonry or factory built units (free standing fireplaces) with a hearth, fire chamber or 3 4 similarly prepared device connected to a chimney which provides 5 the operator with little control of combustion air, leaving its fire chamber fully or at least partially open to the room. б 7 Fireplaces include those devices with circulating systems, heat exchangers, or draft reducing doors with a net thermal 8 9 efficiency of no greater than twenty percent and are used for 10 aesthetic purposes. "Fugitive Dust" means particulate, composed of soil and/or 11 12 industrial particulates such as ash, coal, minerals, etc., which 13 becomes airborne because of wind or mechanical disturbance of 14 surfaces. Natural sources of dust and fugitive emissions are 15 not fugitive dust within the meaning of this definition. 16 "Fugitive Emissions" means emissions from an installation 17 or facility which are neither passed through an air cleaning device nor vented through a stack or could not reasonably pass 18 19 through a stack, chimney, vent, or other functionally equivalent 20 opening. 21 "Garbage" means all putrescible animal and vegetable matter 22 resulting from the handling, preparation, cooking and 23 consumption of food, including wastes attendant thereto. 24 "Gasoline" means any petroleum distillate, used as a fuel 25 for internal combustion engines, having a Reid vapor pressure of 26 4 pounds or greater. 27 "Hazardous Air Pollutant (HAP)" means any pollutant listed by the EPA as a hazardous air pollutant in conformance with 28 29 Section 112(b) of the Clean Air Act. A list of these pollutants is available at the Division of Air Quality. 30 31 "Household Waste" means any solid or liquid material 32 normally generated by the family in a residence in the course of 33 ordinary day-to-day living, including but not limited to 34 garbage, paper products, rags, leaves and garden trash. 35 "Incinerator" means a combustion apparatus designed for 36 high temperature operation in which solid, semisolid, liquid, or 37 gaseous combustible wastes are ignited and burned efficiently 38 and from which the solid and gaseous residues contain little or 39 no combustible material. 40 "Installation" means a discrete process with identifiable emissions which may be part of a larger industrial plant. 41 42 Pollution equipment shall not be considered a separate 43 installation or installations. 44 "LPG" means liquified petroleum gas such as propane or 45 butane. 46 "Maintenance Area" means an area that is subject to the 47 provisions of a maintenance plan that is included in the Utah 48 state implementation plan, and that has been redesignated by EPA

from nonattainment to attainment of any National Ambient Air 1 2 Quality Standard. The following areas are considered maintenance areas 3 (a) 4 for ozone: 5 (i) Salt Lake County, effective August 18, 1997; and 6 (ii) Davis County, effective August 18, 1997. 7 The following areas are considered maintenance areas (b) 8 for carbon monoxide: 9 Salt Lake City, effective March 22, 1999; (i) 10 (ii) Ogden City, effective May 8, 2001; and (iii) Provo City, effective January 3, 2006. 11 The following areas are considered maintenance areas 12 (C) 13 for PM10: 14 (i) Salt Lake County, effective on the date that EPA 15 approves the maintenance plan that was adopted by the Board on 16 July 6, 2005; and 17 (ii) Utah County, effective on the date that EPA approves 18 the maintenance plan that was adopted by the Board on July 6, 19 2005; and 20 (iii) Ogden City, effective on the date that EPA approves 21 the maintenance plan that was adopted by the Board on July 6, 22 2005. 23 The following area is considered a maintenance area (d) 24 for sulfur dioxide: all of Salt Lake County and the eastern 25 portion of Tooele County above 5600 feet, effective on the date 26 that EPA approves the maintenance plan that was adopted by the 27 Board on January 5, 2005. "Major Modification" means any physical change in or change 28 29 in the method of operation of a major source that would result 30 in a significant net emissions increase of any pollutant. A net 31 emissions increase that is significant for volatile organic 32 compounds shall be considered significant for ozone. Within 33 Salt Lake and Davis Counties or any nonattainment area for 34 ozone, a net emissions increase that is significant for nitrogen 35 oxides shall be considered significant for ozone. Within areas of nonattainment for PM10, a significant net emission increase 36 37 for any PM10 precursor is also a significant net emission 38 increase for PM10. A physical change or change in the method of operation shall not include: 39 40 (1) routine maintenance, repair and replacement; (2) use of an alternative fuel or raw material by reason 41 42 of an order under section 2(a) and (b) of the Energy Supply and Environmental Coordination Act of 1974, or by reason of a 43 44 natural gas curtailment plan pursuant to the Federal Power Act; 45 (3) use of an alternative fuel by reason of an order or rule under section 125 of the federal Clean Air Act; 46 47 (4) use of an alternative fuel at a steam generating unit 48 to the extent that the fuel is generated from municipal solid

1 waste; 2 (5) use of an alternative fuel or raw material by a 3 source: 4 (a) which the source was capable of accommodating before 5 January 6, 1975, unless such change would be prohibited under any enforceable permit condition; or б 7 which the source is otherwise approved to use; (b) 8 an increase in the hours of operation or in the (6) 9 production rate unless such change would be prohibited under any 10 enforceable permit condition; 11 (7) any change in ownership at a source 12 (8) the addition, replacement or use of a pollution 13 control project at an existing electric utility steam generating 14 unit, unless the director determines that such addition, 15 replacement, or use renders the unit less environmentally 16 beneficial, or except: 17 (a) when the director has reason to believe that the 18 pollution control project would result in a significant net 19 increase in representative actual annual emissions of any 20 criteria pollutant over levels used for that source in the most 21 recent air quality impact analysis in the area conducted for the 22 purpose of Title I of the Clean Air Act, if any, and 23 the director determines that the increase will cause (b) 24 or contribute to a violation of any national ambient air quality 25 standard or PSD increment, or visibility limitation. 26 (9) the installation, operation, cessation, or removal of 27 a temporary clean coal technology demonstration project, provided that the project complies with: 28 29 (a) the Utah State Implementation Plan; and 30 other requirements necessary to attain and maintain (b) 31 the national ambient air quality standards during the project 32 and after it is terminated. 33 "Major Source" means, to the extent provided by the federal 34 Clean Air Act as applicable to R307: 35 (1) any stationary source of air pollutants which emits, 36 or has the potential to emit, one hundred tons per year or more 37 of any pollutant subject to regulation under the Clean Air Act; 38 or 39 any source located in a nonattainment area for carbon (a) 40 monoxide which emits, or has the potential to emit, carbon 41 monoxide in the amounts outlined in Section 187 of the federal 42 Clean Air Act with respect to the severity of the nonattainment 43 area as outlined in Section 187 of the federal Clean Air Act; or 44 any source located in Salt Lake or Davis Counties or (b) 45 in a nonattainment area for ozone which emits, or has the potential to emit, VOC or nitrogen oxides in the amounts 46 47 outlined in Section 182 of the federal Clean Air Act with 48 respect to the severity of the nonattainment area as outlined in

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Section 182 of the federal Clean Air Act; or 1 2 (c) any source located in a nonattainment area for PM10 which emits, or has the potential to emit, PM10 or any PM10 3 precursor in the amounts outlined in Section 189 of the federal 4 5 Clean Air Act with respect to the severity of the nonattainment б area as outlined in Section 189 of the federal Clean Air Act. 7 any physical change that would occur at a source not (2) 8 qualifying under subpart 1 as a major source, if the change 9 would constitute a major source by itself; 10 (3) the fugitive emissions and fugitive dust of a stationary source shall not be included in determining for any 11 12 of the purposes of these R307 rules whether it is a major 13 stationary source, unless the source belongs to one of the 14 following categories of stationary sources: 15 (a) Coal cleaning plants (with thermal dryers); 16 (b) Kraft pulp mills; 17 (c) Portland cement plants; Primary zinc smelters; 18 (d) 19 (e) Iron and steel mills; 20 (f) Primary aluminum or reduction plants; 21 (g) Primary copper smelters; 22 (h) Municipal incinerators capable of charging more than 23 250 tons of refuse per day; 24 (i) Hydrofluoric, sulfuric, or nitric acid plants; 25 (j) Petroleum refineries; 26 (k) Lime plants; 27 Phosphate rock processing plants; (1) Coke oven batteries; 28 (m) 29 (n) Sulfur recovery plants; 30 (0) Carbon black plants (furnace process); 31 Primary lead smelters; (p) 32 (q) Fuel conversion plants; 33 (r) Sintering plants; 34 Secondary metal production plants; (s) 35 (t) Chemical process plants; 36 Fossil-fuel boilers (or combination thereof) totaling (u) more than 250 million British Thermal Units per hour heat input; 37 38 Petroleum storage and transfer units with a total (v) 39 storage capacity exceeding 300,000 barrels; 40 (w) Taconite ore processing plants; 41 (x) Glass fiber processing plants; 42 Charcoal production plants; (y) 43 Fossil fuel-fired steam electric plants of more than (z) 44 250 million British Thermal Units per hour heat input; 45 (aa) Any other stationary source category which, as of August 7, 1980, is being regulated under section 111 or 112 of 46 47 the federal Clean Air Act. 48 "Modification" means any planned change in a source which

1 results in a potential increase of emission.

2 "National Ambient Air Quality Standards (NAAQS)" means the allowable concentrations of air pollutants in the ambient air 3 4 specified by the Federal Government (Title 40, Code of Federal 5 Regulations, Part 50).

6 "Net Emissions Increase" means the amount by which the sum 7 of the following exceeds zero:

any increase in actual emissions from a particular 8 (1) 9 physical change or change in method of operation at a source; 10 and

any other increases and decreases in actual emissions 11 (2) 12 at the source that are contemporaneous with the particular 13 change and are otherwise creditable. For purposes of 14 determining a "net emissions increase":

(a) An increase or decrease in actual emissions is 15 16 contemporaneous with the increase from the particular change 17 only if it occurs between the date five years before 18 construction on the particular change commences; and the date 19 that the increase from the particular change occurs.

20 An increase or decrease in actual emissions is (b) 21 creditable only if it has not been relied on in issuing a prior 22 approval for the source which approval is in effect when the 23 increase in actual emissions for the particular change occurs.

24 (C) An increase or decrease in actual emission of sulfur 25 dioxide, nitrogen oxides or particulate matter which occurs 26 before an applicable minor source baseline date is creditable 27 only if it is required to be considered in calculating the amount of maximum allowable increases remaining available. 28 With 29 respect to particulate matter, only PM10 emissions will be used 30 to evaluate this increase or decrease.

31 (d) An increase in actual emissions is creditable only to the extent that the new level of actual emissions exceeds the 32 33 old level.

34 (e) A decrease in actual emissions is creditable only to 35 the extent that:

36 (i) The old level of actual emissions or the old level of 37 allowable emissions, whichever is lower, exceeds the new level 38 of actual emissions;

39 It is enforceable at and after the time that actual (ii) 40 construction on the particular change begins; and

41 (iii) It has approximately the same qualitative 42 significance for public health and welfare as that attributed to 43 the increase from the particular change.

44 It has not been relied on in issuing any permit under (iv) 45 R307-401 nor has it been relied on in demonstrating attainment 46 or reasonable further progress.

47 (f) An increase that results from a physical change at a 48 source occurs when the emissions unit on which construction

occurred becomes operational and begins to emit a particular 1 2 pollutant. Any replacement unit that requires shakedown becomes 3 operational only after a reasonable shakedown period, not to 4 exceed 180 days. 5 "New Installation" means an installation, construction of 6 which began after the effective date of any regulation having 7 application to it. "Nonattainment Area" means an area designated by the 8 9 Environmental Protection Agency as nonattainment under Section 10 107, Clean Air Act for any National Ambient Air Quality Standard. The designations for Utah are listed in 40 CFR 81.345. 11 12 "Offset" means an amount of emission reduction, by a source, greater than the emission limitation imposed on such 13 14 source by these regulations and/or the State Implementation Plan. 15 16 "Opacity" means the capacity to obstruct the transmission 17 of light, expressed as percent. 18 "Open Burning" means any burning of combustible materials 19 resulting in emission of products of combustion into ambient air 20 without passage through a chimney or stack. 21 "Owner or Operator" means any person who owns, leases, 22 controls, operates or supervises a facility, an emission source, 23 or air pollution control equipment. 24 "PSD" Area means an area designated as attainment or 25 unclassifiable under section 107(d)(1)(D) or (E) of the federal 26 Clean Air Act. 27 "PM2.5" means particulate matter with an aerodynamic 28 diameter less than or equal to a nominal 2.5 micrometers as 29 measured by an EPA reference or equivalent method. 30 "PM2.5 Precursor" means any chemical compound or substance 31 which, after it has been emitted into the atmosphere, undergoes 32 chemical or physical changes that convert it into particulate 33 matter, specifically PM2.5, and has been identified in the 34 applicable implementation plan for PM2.5 as significant for the 35 purpose of developing control measures. Specifically, PM2.5 36 precursors include SO2, NOx, and VOC. 37 "PM10" means particulate matter with an aerodynamic 38 diameter less than or equal to a nominal 10 micrometers as measured by an EPA reference or equivalent method. 39 40 "PM10 Precursor" means any chemical compound or substance which, after it has been emitted into the atmosphere, undergoes 41

42 chemical or physical changes that convert it into particulate 43 matter, specifically PM10.

44 "Part 70 Source" means any source subject to the permitting 45 requirements of R307-415.

46 "Person" means an individual, trust, firm, estate, company, 47 corporation, partnership, association, state, state or federal 48 agency or entity, municipality, commission, or political 1 subdivision of a state. (Subsection 19-2-103(4)).

2 "Pollution Control Project" means any activity or project 3 at an existing electric utility steam generating unit for 4 purposes of reducing emissions from such unit. Such activities 5 or projects are limited to:

6 (1) The installation of conventional or innovative
7 pollution control technology, including but not limited to
8 advanced flue gas desulfurization, sorbent injection for sulfur
9 dioxide and nitrogen oxides controls and electrostatic
10 precipitators;

(2) An activity or project to accommodate switching to a fuel which is less polluting than the fuel used prior to the activity or project, including, but not limited to natural gas or coal reburning, or the cofiring of natural gas and other fuels for the purpose of controlling emissions;

16 (3) A permanent clean coal technology demonstration 17 project conducted under Title II, sec. 101(d) of the Further 18 Continuing Appropriations Act of 1985 (sec. 5903(d) of title 42 19 of the United States Code), or subsequent appropriations, up to 20 a total amount of \$2,500,000,000 for commercial demonstration of 21 clean coal technology, or similar projects funded through 22 appropriations for the Environmental Protection Agency; or

(4) A permanent clean coal technology demonstrationproject that constitutes a repowering project.

25 "Potential to Emit" means the maximum capacity of a source 26 to emit a pollutant under its physical and operational design. 27 Any physical or operational limitation on the capacity of the source to emit a pollutant including air pollution control 28 29 equipment and restrictions on hours of operation or on the type or amount of material combusted, stored, or processed shall be 30 31 treated as part of its design if the limitation or the effect it 32 would have on emissions is enforceable. Secondary emissions do 33 not count in determining the potential to emit of a stationary 34 source.

35 "Primary PM2.5" means the sum of filterable PM2.5 and 36 condensable PM2.5.

37 "Process Level" means the operation of a source, specific 38 to the kind or type of fuel, input material, or mode of 39 operation.

"Process Rate" means the quantity per unit of time of any raw material or process intermediate consumed, or product generated, through the use of any equipment, source operation, or control apparatus. For a stationary internal combustion unit or any other fuel burning equipment, this term may be expressed as the quantity of fuel burned per unit of time.

46 "Reactivation of a Very Clean Coal-Fired Electric Utility
47 Steam Generating Unit" means any physical change or change in
48 the method of operation associated with the commencement of

commercial operations by a coal-fired utility unit after a 1 2 period of discontinued operation where the unit:

(1) Has not been in operation for the two-year period 3 prior to the enactment of the Clean Air Act Amendments of 1990, 4 5 and the emissions from such unit continue to be carried in the emission inventory at the time of enactment; 6

7 Was equipped prior to shutdown with a continuous (2) system of emissions control that achieves a removal efficiency 8 9 for sulfur dioxide of no less than 85 percent and a removal 10 efficiency for particulates of no less than 98 percent;

11 Is equipped with low-NOx burners prior to the time of (3) 12 commencement of operations following reactivation; and

13 (4) Is otherwise in compliance with the requirements of 14 the Clean Air Act.

"Reasonable Further Progress" means annual incremental 15 16 reductions in emission of an air pollutant which are sufficient 17 to provide for attainment of the NAAQS by the date identified in 18 the State Implementation Plan.

19

"Refuse" means solid wastes, such as garbage and trash.

20 21

"Regulated air pollutant" means any of the following:

Nitrogen oxides or any volatile organic compound; (a)

22 Any pollutant for which a national ambient air quality (b) 23 standard has been promulgated;

24 (C) Any pollutant that is subject to any standard 25 promulgated under Section 111 of the Act, Standards of 26 Performance for New Stationary Sources;

27 Any Class I or II substance subject to a standard (d) promulgated under or established by Title VI of the Act, 28 29 Stratospheric Ozone Protection;

30 (e) Any pollutant subject to a standard promulgated under 31 Section 112, Hazardous Air Pollutants, or other requirements 32 established under Section 112 of the Act, including Sections 33 112(g), (j), and (r) of the Act, including any of the following:

34 (i) Any pollutant subject to requirements under Section 35 112(j) of the Act, Equivalent Emission Limitation by Permit. Ιf 36 the Administrator fails to promulgate a standard by the date 37 established pursuant to Section 112(e) of the Act, any pollutant for which a subject source would be major shall be considered to 38 39 be regulated on the date 18 months after the applicable date 40 established pursuant to Section 112(e) of the Act;

41 Any pollutant for which the requirements of Section (ii) 42 112(g)(2) of the Act (Construction, Reconstruction and 43 Modification) have been met, but only with respect to the 44 individual source subject to Section 112(g)(2) requirement.

45 "Repowering" means replacement of an existing coal-fired 46 boiler with one of the following clean coal technologies: 47 atmospheric or pressurized fluidized bed combustion, integrated 48 gasification combined cycle, magnetohydrodynamics, direct and

indirect coal-fired turbines, integrated gasification fuel 1 2 cells, or as determined by the Administrator, in consultation with the Secretary of Energy, a derivative of one or more of 3 these technologies, and any other technology capable of 4 5 controlling multiple combustion emissions simultaneously with improved boiler or generation efficiency and with significantly 6 7 greater waste reduction relative to the performance of 8 technology in widespread commercial use as of November 15, 1990.

9 (1) Repowering shall also include any oil and/or gas-fired 10 unit which has been awarded clean coal technology demonstration 11 funding as of January 1, 1991, by the Department of Energy.

12 (2) The director shall give expedited consideration to 13 permit applications for any source that satisfies the 14 requirements of this definition and is granted an extension 15 under section 409 of the Clean Air Act.

16 "Representative Actual Annual Emissions" means the average 17 rate, in tons per year, at which the source is projected to emit 18 a pollutant for the two-year period after a physical change or 19 change in the method of operation of unit, (or a different 20 consecutive two-year period within 10 years after that change, 21 where the director determines that such period is more 22 representative of source operations), considering the effect any 23 such change will have on increasing or decreasing the hourly 24 emissions rate and on projected capacity utilization. In 25 projecting future emissions the director shall:

(1) Consider all relevant information, including but not
limited to, historical operational data, the company's own
representations, filings with the State of Federal regulatory
authorities, and compliance plans under title IV of the Clean
Air Act; and

31 (2) Exclude, in calculating any increase in emissions that 32 results from the particular physical change or change in the 33 method of operation at an electric utility steam generating 34 unit, that portion of the unit's emissions following the change that could have been accommodated during the representative 35 36 baseline period and is attributable to an increase in projected capacity utilization at the unit that is unrelated to the 37 38 particular change, including any increased utilization due to 39 the rate of electricity demand growth for the utility system as 40 a whole.

41 "Residence" means a dwelling in which people live,42 including all ancillary buildings.

43 "Residential Solid Fuel Burning" device means any 44 residential burning device except a fireplace connected to a 45 chimney that burns solid fuel and is capable of, and intended 46 for use as a space heater, domestic water heater, or indoor 47 cooking appliance, and has an air-to-fuel ratio less than 35-to-48 1 as determined by the test procedures prescribed in 40 CFR

60.534. It must also have a useable firebox volume of less than 1 2 6.10 cubic meters or 20 cubic feet, a minimum burn rate less than 5 kilograms per hour or 11 pounds per hour as determined by 3 test procedures prescribed in 40 CFR 60.534, and weigh less than 4 5 800 kilograms or 362.9 pounds. Appliances that are described as prefabricated fireplaces and are designed to accommodate doors 6 7 or other accessories that would create the air starved operating conditions of a residential solid fuel burning device shall be 8 9 considered as such. Fireplaces are not included in this 10 definition for solid fuel burning devices.

11

"Road" means any public or private road.

"Salvage Operation" means any business, trade or industry 12 13 engaged in whole or in part in salvaging or reclaiming any 14 product or material, including but not limited to metals, 15 chemicals, shipping containers or drums.

16 "Secondary Emissions" means emissions which would occur as 17 a result of the construction or operation of a major source or 18 major modification, but do not come from the major source or 19 major modification itself.

20 Secondary emissions must be specific, well defined, 21 quantifiable, and impact the same general area as the source or 22 modification which causes the secondary emissions. Secondary 23 emissions include emissions from any off-site support facility 24 which would not be constructed or increase its emissions except as a result of the construction or operation of the major source 25 26 or major modification. Secondary emissions do not include any 27 emissions which come directly from a mobile source such as emissions from the tailpipe of a motor vehicle, from a train, or 28 29 from a vessel.

30 Fugitive emissions and fugitive dust from the source or 31 modification are not considered secondary emissions.

32 "Secondary PM2.5" means particles that form or grow in mass 33 through chemical reactions in the ambient air well after 34 dilution and condensation have occurred. Secondary PM2.5 is 35 usually formed at some distance downwind from the source.

36

"Significant" means:

(1) In reference to a net emissions increase or the 37 38 potential of a source to emit any of the following pollutants, a 39 rate of emissions that would equal or exceed any of the

40 following rates:

```
Carbon monoxide: 100 ton per year (tpy);
41
42
         Nitrogen oxides: 40 tpy;
43
         Sulfur dioxide: 40 tpy;
44
         PM10:
                15 tpy;
45
         PM2.5: 10 tpy;
46
         Particulate matter: 25 tpy;
47
         Ozone: 40 tpy of volatile organic compounds;
48
         Lead: 0.6 tpy.
```

1 "Solid Fuel" means wood, coal, and other similar organic2 material or combination of these materials.

3 "Solvent" means organic materials which are liquid at 4 standard conditions (Standard Temperature and Pressure) and 5 which are used as dissolvers, viscosity reducers, or cleaning 6 agents.

7 "Source" means any structure, building, facility, or 8 installation which emits or may emit any air pollutant subject 9 to regulation under the Clean Air Act and which is located on one or more continuous or adjacent properties and which is under 10 11 the control of the same person or persons under common control. A building, structure, facility, or installation means all of 12 13 the pollutant-emitting activities which belong to the same 14 industrial grouping. Pollutant-emitting activities shall be 15 considered as part of the same industrial grouping if they 16 belong to the same "Major Group" (i.e. which have the same two-17 digit code) as described in the Standard Industrial Classification Manual, 1972, as amended by the 1977 Supplement 18 19 (US Government Printing Office stock numbers 4101-0065 and 003-20 005-00176-0, respectively).

"Stack" means any point in a source designed to emit solids, liquids, or gases into the air, including a pipe or duct but not including flares.

24 "Standards of Performance for New Stationary Sources" means 25 the Federally established requirements for performance and 26 record keeping (Title 40 Code of Federal Regulations, Part 60). 27 "State" means Utah State.

28

"Temporary" means not more than 180 calendar days.

29 "Temporary Clean Coal Technology Demonstration Project" 30 means a clean coal technology demonstration project that is 31 operated for a period of 5 years or less, and which complies 32 with the Utah State Implementation Plan and other requirements 33 necessary to attain and maintain the national ambient air 34 quality standards during the project and after it is terminated.

35 "Threshold Limit Value - Ceiling (TLV-C)" means the 36 airborne concentration of a substance which may not be exceeded, 37 as adopted by the American Conference of Governmental Industrial 38 Hygienists in its "Threshold Limit Values for Chemical 39 Substances and Physical Agents and Biological Exposure Indices, 40 (2009)."

"Threshold Limit Value - Time Weighted Average (TLV-TWA)" means the time-weighted airborne concentration of a substance adopted by the American Conference of Governmental Industrial Hygienists in its "Threshold Limit Values for Chemical Substances and Physical Agents and Biological Exposure Indices, (2009)."

47 "Total Suspended Particulate (TSP)" means minute separate48 particles of matter, collected by high volume sampler.

"Toxic Screening Level" means an ambient concentration of 1 2 an air [contaminant]pollutant equal to a threshold limit value ceiling (TLV- C) or threshold limit value -time weighted average 3 4 (TLV-TWA) divided by a safety factor. 5 "Trash" means solids not considered to be highly flammable or explosive including, but not limited to clothing, rags, б 7 leather, plastic, rubber, floor coverings, excelsior, tree leaves, yard trimmings and other similar materials. 8 9 "Volatile Organic Compound (VOC)" means VOC as defined in 10 40 CFR 51.100(s), effective as of the date referenced in R307-11 101-3, is hereby adopted and incorporated by reference. 12 "Waste" means all solid, liquid or gaseous material, 13 including, but not limited to, garbage, trash, household refuse, 14 construction or demolition debris, or other refuse including 15 that resulting from the prosecution of any business, trade or 16 industry. 17 "Zero Drift" means the change in the instrument meter 18 readout over a stated period of time of normal continuous 19 operation when the VOC concentration at the time of measurement 20 is zero. 21 22 R307-101-3. Version of Code of Federal Regulations Incorporated 23 by Reference. 24 Except as specifically identified in an individual rule, 25 the version of the Code of Federal Regulations (CFR) 26 incorporated throughout R307 is dated July 1, 2013. 27 28 KEY: air pollution, definitions 29 Date of Enactment or Last Substantive Amendment: [August 7, 30 2014]2015 31 Notice of Continuation: May 8, 2014 Authorizing, and Implemented or Interpreted Law: 19-2-104(1)(a) 32

R307. Environmental Quality, Air Quality. 1

R307-101. General Requirements. 2

R307-101-3. Version of Code of Federal Regulations Incorporated 3 by Reference. 4

5 Except as specifically identified in an individual rule, the б version of the Code of Federal Regulations (CFR) incorporated 7 throughout R307 is dated July 1, 2014.

8

9 KEY: air pollution, definitions

- Date of Enactment or Last Substantive Amendment: 2015 10
- 11 Notice of Continuation: May 8, 2014

Authorizing, and Implemented or Interpreted Law: 19-2-104(1)(a) 12

1 R307. Environmental Quality, Air Quality.

R307-102. General Requirements: Broadly Applicable Requirements.
 R307-102-1. Air Pollution Prohibited; Periodic Reports Required.

4 (1) Emission of air [contaminants]pollutants in sufficient 5 quantities to cause air pollution as defined in R307-101-2 is 6 prohibited. The State statute provides for penalties up to 7 \$50,000/day for violation of State statutes, regulations, rules or 8 standards (See Section 19-2-115 for further details).

9 (2) Periodic Reports and Availability of Information. The 10 owner or operator of any stationary air [contaminant]pollutant source in Utah shall furnish to the director the periodic reports 11 required under Section 19-2-104(1)(c) and any other information as 12 13 the director may deem necessary to determine whether the source is in compliance with Utah and Federal regulations and standards. 14 The information thus obtained will be correlated with applicable 15 emission standards or limitations and will be available to the 16 17 public during normal business hours at the Division of Air 18 Quality.

19
20 KEY: air pollution, confidentiality of information, variances

21 Date of Enactment or Last Substantive Amendment: [November 8, 22 2012]2015

- 23 Notice of Continuation: February 6, 2013
- Authorizing, and Implemented or Interpreted Law: 19-2-104; 19-2-113

R307-150

1 R307. Environmental Quality, Air Quality.

2 R307-150. Emission Inventories.

3 R307-150-1. Purpose and General Requirements.

4 5

(1) The purpose of R305-150 is:
 (a) to establish by rule the time frame, pollutants, and information that sources must include in inventory submittals; and

6 information that sources must include in inventory submittals; and
7 (b) to establish consistent reporting requirements for
8 stationary sources in Utah to determine whether sulfur dioxide
9 emissions remain below the sulfur dioxide milestones established in
10 the State Implementation Plan for Regional Haze, section XX.E.1.a,
11 incorporated by reference in R307-110-28.

(2) The requirements of R307-150 replace any annual inventory
 reporting requirements in approval orders or operating permits issued
 prior to December 4, 2003.

(3) Emission inventories shall be submitted on or before ninety days following the effective date of this rule and thereafter on or before April 15 of each year following the calendar year for which an inventory is required. The inventory shall be submitted in a format specified by the Division of Air Quality following consultation with each source.

(4) The executive secretary may require at any time a full or partial year inventory upon reasonable notice to affected sources when it is determined that the inventory is necessary to develop a state implementation plan, to assess whether there is a threat to public health or safety or the environment, or to determine whether the source is in compliance with R307.

27

(5) Recordkeeping Requirements.

28 (a) Each owner or operator of a stationary source subject to 29 this rule shall maintain a copy of the emission inventory submitted 30 to the Division of Air Quality and records indicating how the 31 information submitted in the inventory was determined, including any 32 calculations, data, measurements, and estimates used. The records 33 under R307-150-4 shall be kept for ten years. Other records shall 34 be kept for a period of at least five years from the due date of each 35 inventory.

36 (b) The owner or operator of the stationary source shall make 37 these records available for inspection by any representative of the 38 Division of Air Quality during normal business hours. 39

40 **R307-150-2.** Definitions.

41

The following additional definitions apply to R307-150.

42 "Acute [Contaminant]pollutant" means any noncarcinogenic air 43 [contaminant]pollutant for which a threshold limit value - ceiling 44 (TLV-C) has been adopted by the American Conference of Governmental 45 Industrial Hygienists in its "Threshold Limit Values for Chemical 46 Substances and Physical Agents and Biological Exposure Indices," 2003 47 edition.

48 "Carcinogenic [Contaminant]pollutant" means any air
49 [contaminant]pollutant that is classified as a known human carcinogen
50 (A1) or suspected human carcinogen (A2) by the American Conference
51 of Governmental Industrial Hygienists in its "Threshold Limit Values

1 for Chemical Substances and Physical Agents and Biological Exposure 2 Indices, " 2003 edition.

3 "Chronic [Contaminant]pollutant" means any noncarcinogenic air [contaminant]pollutant for which a threshold limit value - time 4 5 weighted average (TLV-TWA) having no threshold limit value - ceiling б (TLV-C) has been adopted by the American Conference of Governmental 7 Industrial Hygienists in its "Threshold Limit Values for Chemical 8 Substances and Physical Agents and Biological Exposure Indices, " 2003 9 edition.

10 "Dioxins" and "Furans" mean total tetra- through octachlorinated 11 dibenzo-p-dioxins and dibenzofurans.

"Emissions unit" means emissions unit as defined in R307-415-3.

12 13 "Large Major Source" means a major source that emits or has the potential to emit 2500 tons or more per year of oxides of sulfur, 14 15 oxides of nitrogen, or carbon monoxide, or that emits or has the 16 potential to emit 250 tons or more per year of PM10, PM2.5, volatile 17 organic compounds, or ammonia.

18 "Lead" means elemental lead and the portion of its compounds 19 measured as elemental lead. 20

"Major Source" means major source as defined in R307-415-3.

22 R307-150-3. Applicability.

23 (1) R307-150-4 applies to all stationary sources with actual 24 emissions of 100 tons or more per year of sulfur dioxide in calendar 25 year 2000 or any subsequent year unless exempted in (a) below. Sources 26 subject to R307-150-4 may be subject to other sections of R307-150.

27 A stationary source that meets the requirements of (a) 28 R307-150-3(1) that has permanently ceased operation is exempt from the requirements of R307-150-4 for all years during which the source 29 did not operate at any time during the year. 30

31 (b) Except as provided in (a) above, any source that meets the 32 criteria of R307-150-3(1) and that emits less than 100 tons per year 33 of sulfur dioxide in any subsequent year shall remain subject to the 34 requirements of R307-150-4 until 2018 or until the first control period 35 under the Western Backstop Sulfur Dioxide Trading Program as 36 established in R307-250-12(1)(a), whichever is earlier. 37

R307-150-5 applies to large major sources. (2)

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R307-150-6 applies to: (3)

each major source that is not a large major source; (a)

(b) each source with the potential to emit 5 tons or more per year of lead; and

42 (c) each source not included in (2) or (3)(a) or (3)(b) above 43 that is located in Davis, Salt Lake, Utah, or Weber Counties and that has the potential to emit 25 tons or more per year of any combination 44 45 of oxides of nitrogen, oxides of sulfur and PM10, or the potential 46 to emit 10 tons or more per year of volatile organic compounds.

47 (4) R307-150-7 applies to Part 70 sources not included in (2) 48 or (3) above. 49

50 R307-150-4. Sulfur Dioxide Milestone Inventory Requirements.

(1) Annual Sulfur Dioxide Emission Report.

27

(a) Sources identified in R307-150-3(1) shall submit an annual
 inventory of sulfur dioxide emissions beginning with calendar year
 2003 for all emissions units including fugitive emissions.

4 The inventory shall include the rate and period of (b) 5 emissions, excess or breakdown emissions, startup and shut down б emissions, the specific emissions unit that is the source of the air 7 pollution, type and efficiency of the air pollution control equipment, 8 percent of sulfur content in fuel and how the percent is calculated, 9 and other information necessary to quantify operation and emissions and to evaluate pollution control efficiency. The emissions of a 10 pollutant shall be calculated using the source's actual operating 11 12 hours, production rates, and types of materials processed, stored, 13 or combusted during the inventoried time period.

14 (2) Each source subject to R307-150-4 that is also subject to 15 40 CFR Part 75 reporting requirements shall submit a summary report 16 of annual sulfur dioxide emissions that were reported to the 17 Environmental Protection Agency under 40 CFR Part 75 in lieu of the 18 reporting requirements in (1) above.

19 (3) Changes in Emission Measurement Techniques. Each source 20 subject to R307-150-4 that uses a different emission monitoring or 21 calculation method than was used to report their sulfur dioxide emissions in 2006 under R307-150 or 40 CFR Part 75 shall adjust their 22 reported emissions to be comparable to the emission monitoring or 23 24 calculation method that was used in 2006. The calculations that are 25 used to make this adjustment shall be included with the annual emission 26 report.

28 R307-150-5. Sources Identified in R307-150-3(2), Large Major Source 29 Inventory Requirements.

(1) Each large major source shall submit an emission inventory annually beginning with calendar year 2002. The inventory shall include PM10, PM2.5, oxides of sulfur, oxides of nitrogen, carbon monoxide, volatile organic compounds, and ammonia for all emissions units including fugitive emissions.

35 (2) For every third year beginning with 2005, the inventory
 36 shall also include all other chargeable pollutants and hazardous air
 37 pollutants not exempted in R307-150-8.

38 For each pollutant specified in (1) or (2) above, the (3) 39 inventory shall include the rate and period of emissions, excess or 40 breakdown emissions, startup and shut down emissions, the specific 41 emissions unit that is the source of the air pollution, composition 42 of air [contaminant]pollutant, type and efficiency of the air 43 pollution control equipment, and other information necessary to 44 quantify operation and emissions and to evaluate pollution control 45 efficiency. The emissions of a pollutant shall be calculated using the source's actual operating hours, production rates, and types of 46 47 materials processed, stored, or combusted during the inventoried time 48 period. 49

50 R307-150-6. Sources Identified in R307-150-3(3).

51 (1) Each source identified in R307-150-3(3) shall submit an

36

1 inventory every third year beginning with calendar year 2002 for all 2 emissions units including fugitive emissions.

3 (a) The inventory shall include PM10, PM2.5, oxides of sulfur, 4 oxides of nitrogen, carbon monoxide, volatile organic compounds, 5 ammonia, other chargeable pollutants, and hazardous air pollutants 6 not exempted in R307-150-8.

7 (b) For each pollutant, the inventory shall include the rate 8 and period of emissions, excess or breakdown emissions, startup and 9 shut down emissions, the specific emissions unit which is the source of the air pollution, composition of air [contaminant]pollutant, type 10 11 and efficiency of the air pollution control equipment, and other 12 information necessary to quantify operation and emissions and to 13 evaluate pollution control efficiency. The emissions of a pollutant 14 shall be calculated using the source's actual operating hours, 15 production rates, and types of materials processed, stored, or 16 combusted during the inventoried time period.

17 (2) Sources identified in R307-150-3(3) shall submit an 18 inventory for each year after 2002 in which the total amount of PM10, 19 oxides of sulfur, oxides of nitrogen, carbon monoxide, or volatile 20 organic compounds increases or decreases by 40 tons or more per year 21 from the most recently submitted inventory. For each pollutant, the 22 inventory shall meet the requirements of R307-150-6(1)(a) and (b). 23

24 R307-150-7. Sources Identified in R307-150-3(4), Other Part 70 25 Sources.

(1) Sources identified in R307-150-3(4) shall submit the
 following emissions inventory every third year beginning with calendar
 year 2002 for all emission units including fugitive emissions.

(2) Sources identified in R307-150-3(4) shall submit an
inventory for each year after 2002 in which the total amount of PM10,
oxides of sulfur, oxides of nitrogen, carbon monoxide, or volatile
organic compounds increases or decreases by 40 tons or more per year
from the most recently submitted inventory.

34 (3) The emission inventory shall include individual pollutant 35 totals of all chargeable pollutants not exempted in R307-150-8.

37 R307-150-8. Exempted Hazardous Air Pollutants.

(1) The following air pollutants are exempt from this rule if
 they are emitted in an amount less than that listed in Table 1.

41	TABLE 1	
42		
43	[CONTAMINANT]POLLUTANT	Pounds/year
44	Arsenic	0.21
45	Benzene	33.90
46	Beryllium	0.04
47	Ethylene oxide	38.23
48	Formaldehyde	5.83
49		

50 (2) Hazardous air pollutants, except for dioxins or furans, 51 are exempt from being reported if they are emitted in an amount less

than the smaller of the following: 1

2 (a) 500 pounds per year; or

(b) for acute [contaminants]pollutants, the applicable TLV-C 3 4 expressed in milligrams per cubic meter and multiplied by 15.81 to 5 obtain the pounds-per-year threshold; or

б for chronic [contaminants]pollutants, the applicable (C) 7 TLV-TWA expressed in milligrams per cubic meter and multiplied by 21.22 to obtain the pounds-per-year threshold; or 8

9 (d) for carcinogenic [contaminants]pollutants, the applicable 10 TLV-C or TLV-TWA expressed in milligrams per cubic meter and multiplied 11 by 7.07 to obtain the pounds-per-year threshold.

12

13 KEY: air pollution, reports, inventories

Date of Enactment or Last Substantive Amendment: 14 [September 4, 15 2008]2015

Notice of Continuation: January 28, 2014 16

Authorizing, and Implemented or Interpreted Law: 19-2-104(1)(c) 17

1 R307-201-3. Visible Emissions Standards.

2 (1) Visible emissions from installations constructed on or 3 before April 25, 1971, except diesel engines, shall be of a shade 4 or density no darker than 40% opacity, except as otherwise 5 provided in these rules.

6 (2) Visible emissions from installations constructed after 7 April 25, 1971, except diesel engines shall be of a shade or 8 density no darker than 20% opacity, except as otherwise provided 9 in these rules.

10 (3) Visible emissions for all incinerators, no matter when 11 constructed, shall be of shade or density no darker than 20% 12 opacity.

13 (4) No owner or operator of a gasoline powered engine or 14 vehicle shall allow, cause or permit visible emissions.

15 (5) Emissions from diesel engines, except locomotives, 16 manufactured after January 1, 1973, shall be of a shade or density 17 no darker than 20% opacity, except for starting motion no farther 18 than 100 yards or for stationary operation not exceeding three 19 minutes in any hour.

(6) Emissions from diesel engines manufactured before
January 1, 1973, shall be of a shade or density no darker than 40%
opacity, except for starting motion no farther than 100 yards or
for stationary operation not exceeding three minutes in any hour.

24 Visible emissions exceeding the opacity standards for (7) 25 short time periods as the result of initial warm-up, soot blowing, 26 cleaning of grates, building of boiler fires, cooling, etc., caused by start-up or shutdown of a facility, installation or 27 operation, or unavoidable combustion irregularities which do not 28 29 three minutes in length (unavoidable exceed combustion 30 irregularities which exceed three minutes in length must be handled in accordance with R307-107), shall not be deemed in 31 violation provided that the director finds that adequate control 32 33 technology has been applied. The owner or operator shall minimize 34 visible and non-visible emissions during start-up or shutdown of a 35 facility, installation, or operation through the use of adequate 36 control technology and proper procedures.

37 (8) Compliance Method. Emissions shall be brought into
 38 compliance with these requirements by reduction of the total
 39 weight of [contaminants]pollutants discharged per unit of time
 40 rather than by dilution of emissions with clean air.

(9) Opacity Observation. Opacity observations of emissions from stationary sources shall be conducted in accordance with EPA Method 9. Opacity observers of mobile sources and intermittent sources shall use procedures similar to Method 9, but the requirement for observations to be made at 15 second intervals over a 6-minute period shall not apply.

47

KEY: air pollution, PM10 1 Date of Enactment or Last Substantive Amendment: [September 2, 2 3 2005]2015

- Notice of Continuation: February 5, 2015 4
- Authorizing, and Implemented or Interpreted Law: 19-2-101; 19-2-5
- б 104

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29

1 R307-206-2. Definitions.

(1) The following additional definitions apply to R307-206:
"Abrasive Blasting" means the operation of cleaning or
preparing a surface by forcibly propelling a stream of abrasive
material against the surface.

6 "Abrasive Blasting Equipment" means any equipment utilized in 7 abrasive blasting operations.

8 "Confined Blasting" means any abrasive blasting conducted in 9 significantly enclosure which restricts air an 10 [contaminants]pollutants from being emitted to the ambient 11 atmosphere, including but not limited to shrouds, tanks, drydocks, 12 buildings and structures.

"Multiple Nozzles" means a group of two or more nozzles being used for abrasive cleaning of the same surface in such close proximity that their separate plumes are indistinguishable.

16 "Unconfined Blasting" means any abrasive blasting which is 17 not confined blasting as defined above.

19 R307-206-3. Applicability.

20 R307-206 applies statewide to any abrasive blasting 21 operation, except for any source that is listed in Section IX, 22 Part H of the state implementation plan or that is located in a 23 PM10 nonattainment or maintenance area.

25 R307-206-4. Visible Emission Standards.

Visible emissions from abrasive blasting operations shall not exceed 40% opacity, except for an aggregate period of three minutes in any one hour.

30 R307-206-5. Visible Emission Evaluation Techniques.

(1) Visible emissions shall be measured using EPA Method 9. Visible emissions from intermittent sources shall use procedures similar to Method 9, but the requirement for observations to be made at 15 second intervals over a six-minute period shall not apply.

36 (2) Visible emissions from unconfined blasting shall be 37 measured at the densest point of the emission after a major 38 portion of the spent abrasive has fallen out, at a point not less 39 than five feet nor more than twenty-five feet from the impact 40 surface from any single abrasive blasting nozzle.

41 (3) An unconfined blasting operation that uses multiple 42 nozzles shall be considered a single source unless it can be 43 demonstrated by the owner or operator that each nozzle, measured 44 separately, meets the emission and performance standards provided 45 in R307-206-2 through 4.

46 (4) Visible emissions from confined blasting shall be 47 measured at the densest point after the air [contaminant]pollutant

1	leaves the enclosure.
2	
3	KEY: air pollution, abrasive blasting, PM10
4	Date of Enactment or Last Substantive Amendment: [July 7,
5	2005] <u>2015</u>
б	Notice of Continuation: February 5, 2015
7	Authorizing, and Implemented or Interpreted Law: 19-2-104(1)(a)

1 R307. Environmental Quality, Air Quality.

R307-303. Commercial Cooking. 2

3 R307-303-1. Purpose.

4 The purpose of this rule is to reduce volatile organic 5 compound (VOC) and PM2.5 emissions from commercial cooking б equipment.

8 R307-303-2. Applicability.

9 R307-303 shall apply to Box Elder, Cache, Davis, Salt Lake, 10 Tooele, Utah and Weber counties.

12 R307-303-3. Definitions.

"Catalytic oxidizer" means an emission control device that 13 14 employs a catalyst fixed onto a substrate to oxidize air 15 [contaminants]pollutants in an exhaust stream.

16 "Chain-driven charbroiler" means a semi-enclosed charbroiler 17 designed to mechanically move food on a grated grill through the 18 broiler.

"Charbroiler" means a cooking device composed of a grated 19 20 grill and a heat source, where food resting on the grated grill cooks as the food receives direct heat from the heat source or a 21 22 radiant surface.

23

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24 R307-303-4. Performance Standards and Recordkeeping.

25 (1) [No later than September 1, 2013, o]Owners or operators of all chain-driven charbroilers in food service establishments 26 27 shall install, maintain and operate a catalytic oxidizer.

28 (2) Any emission control device installed and operated under this rule shall be operated, cleaned, and maintained in accordance 29 30 with the manufacturer's specifications. Manufacturer 31 specifications for all emission controls must be maintained 32 onsite.

33 The owner or operator shall maintain on the premises of (3) 34 the food service establishment records of each of the following: 35

The date of installation of the emission control device; (a)

36 (b) When applicable, the date of the catalyst replacement; 37 and

38 (c) For a minimum of five years, the date, time, and a brief 39 description of all maintenance performed on the emission control 40 device, including, but not limited to, preventative maintenance, 41 breakdown repair, and cleaning.

42 (4) Opacity of exhaust stream shall not exceed 20% opacity 43 using EPA Method 9.

KEY: commercial cooking, charbroilers, PM2.5, VOC 44

Date of Enactment or Last Substantive Amendment: 45 [April 10, 46 2013]2015

47 Authorizing, and Implemented or Interpreted Law: 19-2-101 1 R307. Environmental Quality, Air Quality.

R307-305. Nonattainment and Maintenance Areas for PM10: Emission
 Standards.

4 5

R307-305-1. Purpose.

6 This rule establishes emission standards and work practices 7 for sources located in PM10 nonattainment and maintenance areas to 8 meet the reasonably available control measures requirement in 9 section 189(a)(1)(C) of the Act.

10

11 R307-305-2. Applicability.

12 The requirements of R307-305 apply to the owner or operator 13 of any source that is listed in Section IX, Part H of the state 14 implementation plan or located in a PM10 nonattainment or 15 maintenance area.

16

17 R307-305-3. Visible Emissions.

(1) Visible emissions from existing installations except
diesel engines shall be of a shade or density no darker than 20%
opacity. Visible emissions shall be measured using EPA Method 9.

21 (2) No owner or operator of a gasoline engine or vehicle 22 shall allow, cause or permit the emissions of visible 23 [contaminants]pollutants.

(3) Emissions from diesel engines, except locomotives, shall
be of a shade or density no darker than 20% opacity, except for
starting motion no farther than 100 yards or for stationary
operation not exceeding three minutes in any hour.

28 (4) Visible emissions exceeding the opacity standards for 29 short time periods as the result of initial warm-up, soot blowing, 30 cleaning of grates, building of boiler fires, cooling, etc., 31 caused by start-up or shutdown of a facility, installation or 32 operation, or unavoidable combustion irregularities which do not 33 exceed three minutes in length (unavoidable combustion 34 irregularities which exceed three minutes in length must be handled in accordance with R307-107), shall not be deemed in 35 violation provided that the director finds that adequate control 36 technology has been applied. The owner or operator shall minimize 37 38 visible and non-visible emissions during start-up or shutdown of a 39 facility, installation, or operation through the use of adequate 40 control technology and proper procedures.

41

42 R307-305-4. Particulate Emission Limitations and Operating 43 Parameters (PM10).

Any source with emission limits included in Section IX, Part H, of the Utah state implementation plan shall comply with those emission limitations and operating parameters. Specific limitations will be set by the director, through an approval order 1 issued under R307-401, for installations within a source that do 2 not have limitations specified in the state implementation plan.

3 4

R307-305-5. Compliance Testing (PM10).

5 Compliance testing for PM10, sulfur dioxide, and oxides of 6 nitrogen emission limitations shall be done in accordance with 7 Section IX, Part H of the state implementation plan. PM10 8 compliance shall be determined from the results of EPA test method 9 201 or 201a. A backhalf analysis shall be performed for inventory 10 purposes for each PM10 compliance test in accordance with Method 11 202, or other appropriate EPA approved reference method.

12

13 R307-305-6. Automobile Emission Control Devices.

14 Any person owning or operating any motor vehicle or motor 15 vehicle engine registered in the State of Utah on which is installed or incorporated a system or device for the control of 16 17 crankcase emissions or exhaust emissions in compliance with the Federal motor vehicle rules, shall maintain the system or device 18 19 in operable condition and shall use it at all times that the motor 20 vehicle or motor vehicle engine is operated. No person shall remove or make inoperable within the State of Utah the system or 21 device or any part thereof, except for the purpose of installing 22 23 another system or device, or part thereof, which is equally or 24 more effective in reducing emissions from the vehicle to the 25 atmosphere.

26

27 R307-305-7. Compliance Schedule for New Nonattainment Areas.

The provisions of R307-305 shall apply to the owner or operator of a source that is located in any new PM10 nonattainment area 180 days after the area is officially designated a nonattainment area for PM10 by the Environmental Protection Agency. Provisions of R307-201 shall continue to apply to the owner or operator of a source during this transition period.

35 KEY: air pollution, particulate matter, PM10, PM 2.5

36 Date of Enactment or Last Substantive Amendment: [September 2, 37 2005]2015

38 Notice of Continuation: February 5, 2015

39 Authorizing, and Implemented or Interpreted Law: 19-2-104(1)(a)

1 R307. Environmental Quality, Air Quality. PM10 Nonattainment and Maintenance Areas: Abrasive 2 R307-306. 3 Blasting. 4 R307-306-1. Purpose. 5 This rule establishes requirements that apply to abrasive б blasting operations in PM10 nonattainment and maintenance areas. 7 8 R307-306-2. Definitions. 9 The following additional definitions apply to R307-306. 10 "Abrasive Blasting" means the operation of cleaning or 11 preparing a surface by forcibly propelling a stream of abrasive material against the surface. 12 13 "Abrasive Blasting Equipment" means any equipment used in 14 abrasive blasting operations. 15 "Abrasives" means any material used in abrasive blasting 16 operations including but not limited to sand, slag, steel shot, 17 garnet or walnut shells. 18 "Confined Blasting" means any abrasive blasting conducted in significantly 19 enclosure that restricts air an 20 [contaminants]pollutants from being emitted to the ambient atmosphere, including but not limited to shrouds, tanks, drydocks, 21 22 buildings and structures. 23 "Hydroblasting" means any abrasive blasting using high 24 pressure liquid as the propelling force. 25 "Multiple Nozzles" means a group of two or more nozzles used 26 for abrasive cleaning of the same surface in such close proximity 27 that their separate plumes are indistinguishable. 28 "Unconfined Blasting" means any abrasive blasting that is not 29 confined blasting as defined above. 30 "Wet Abrasive Blasting" means any abrasive blasting using 31 compressed air as the propelling force and sufficient water to 32 minimize the plume. 33 34 R307-306-3. Applicability. 35 R307-306 applies to any person who operates abrasive blasting equipment in a PM10 nonattainment or maintenance area, or to 36 37 sources listed in Section IX, Part H of the state implementation 38 plan. 39 R307-306-4. Visible Emission Standard. 40 Except as provided in (2) below, visible emissions from 41 (1)abrasive blasting operations shall not exceed 20% opacity except 42 for an aggregate period of three minutes in any one hour. 43 44 (2) If the abrasive blasting operation complies with the performance standards in R307-306-6, visible emissions from the 45 operation shall not exceed 40% opacity, except for an aggregate 46 47 period of 3 minutes in any one hour.

1	
2	R307-306-5. Visible Emission Evaluation Techniques.
3	(1) Visible emissions shall be measured using EPA Method 9.
4	Visible emissions from intermittent sources shall use procedures
5	similar to Method 9, but the requirement for observations to be
6	made at 15 second intervals over a six minute period shall not
7	apply.
8	(2) Visible emissions from unconfined blasting shall be
9	measured at the densest point of the emission after a major
10	portion of the spent abrasive has fallen out at a point not less
11	than five feet nor more than twenty-five feet from the impact
12	surface from any single abrasive blasting nozzle.
13	(3) An unconfined blasting operation that uses multiple
14	nozzles shall be considered a single source unless it can be
15	demonstrated by the owner or operator that each nozzle, measured
16	separately, meets the visible emission standards in R307-306-4.
17	(4) Emissions from confined blasting shall be measured at
18	the densest point after the air [contaminant]pollutant leaves the
19	enclosure.
20	
21	R307-306-6. Performance Standards.
22	(1) To satisfy the requirements of R307-306-4(2), the
23	abrasive blasting operation shall use at least one of the
24	following performance standards:
25	(a) confined blasting;
26	(b) wet abrasive blasting;
27	(c) hydroblasting; or
28	(d) unconfined blasting using abrasives as defined in (2)
29	below.
30	(2) Abrasives.
31	(a) Abrasives used for dry unconfined blasting referenced in
32	(1) above shall comply with the following performance standards:
33	(i) Before blasting, the abrasive shall not contain more
34	than 1% by weight material passing a #70 U.S. Standard sieve.
35	(ii) After blasting the abrasive shall not contain more than
36	1.8% by weight material 5 microns or smaller.
37	(b) Abrasives reused for dry unconfined blasting are exempt
38	from (a)(ii) above, but must conform with (a)(i) above.
39	(3) Abrasive Certification. Sources using the performance
40	standard of (1)(d) above to meet the requirements of R307-306-4(2)
41	must demonstrate they have obtained abrasives from a supplier who
42	has certified (submitted test results) to the director at least
43	annually that such abrasives meet the requirements of (2) above.
44	
45	R307-306-7. Compliance Schedule.
46	The provisions of R307-306 shall apply in any new PM10
47	nonattainment area 180 days after the area is officially

designated a nonattainment area for PM10 by the Environmental 1 Protection Agency. Provisions of R307-206 shall continue to apply 2 to the owner or operator of a source during this transition 3 4 period. 5 6 KEY: air pollution, abrasive blasting, PM10 7 Date of Enactment or Last Substantive Amendment: [September 2, 2005]2015 8 9 Notice of Continuation: February 5, 2015 Authorizing, and Implemented or Interpreted Law: 19-2-101(1)(a) 10

1 R307. Environmental Quality, Air Quality.

2 R307-401. Permit: New and Modified Sources.

3 R307-401-1. Purpose.

establishes the application and permitting 4 This rule 5 requirements for new installations and modifications to existing 6 installations throughout the State of Utah. Additional permitting 7 requirements apply to larger installations or installations located in nonattainment or maintenance areas. These additional 8 9 requirements can be found in R307-403, R307-405, R307-406, R307-420, and R307-421. Modeling requirements in R307-410 may also 10 11 Each of the permitting rules establishes independent apply. 12 requirements, and the owner or operator must comply with all of 13 the requirements that apply to the installation. Exemptions under 14 R307-401 do not affect applicability of the other permitting 15 rules.

16 17

R307-401-2. Definitions.

(1) The following additional definitions apply to R307-401.
 "Actual emissions" (a) means the actual rate of emissions of
 an air [contaminant]pollutant from an emissions unit, as
 determined in accordance with paragraphs (b) through (d) below.

22 (b) In general, actual emissions as of a particular date 23 shall equal the average rate, in tons per year, at which the unit 24 actually emitted the air [contaminant]pollutant during а 25 consecutive 24-month period which precedes the particular date and which is representative of normal source operation. The director 26 27 shall allow the use of a different time period upon a determination that it is more representative of normal source 28 29 operation. Actual emissions shall be calculated using the unit's 30 actual operating hours, production rates, and types of materials 31 processed, stored, or combusted during the selected time period.

32 (c) The director may presume that source-specific allowable 33 emissions for the unit are equivalent to the actual emissions of 34 the unit.

35 (d) For any emissions unit that has not begun normal 36 operations on the particular date, actual emissions shall equal 37 the potential to emit of the unit on that date.

38 available control technology" means an emissions "Best limitation (including a visible emissions standard) based on the 39 40 maximum degree of reduction for each air [contaminant]pollutant which would be emitted from any proposed stationary source or 41 modification which the director, on a case-by-case basis, taking 42 into account energy, environmental, and economic impacts and other 43 44 costs, determines is achievable for such source or modification 45 through application of production processes or available methods, 46 systems, and techniques, including fuel cleaning or treatment or 47 innovative fuel combustion techniques for control of such

1 pollutant. In no event shall application of best available control technology result in emissions of any pollutant which 2 would exceed the emissions allowed by any applicable standard 3 4 under 40 CFR parts 60 and 61. If the director determines that 5 technological or economic limitations on the application of 6 measurement methodology to a particular emissions unit would make 7 the imposition of an emissions standard infeasible, a design, equipment, work practice, operational standard or combination 8 9 thereof, may be prescribed instead to satisfy the requirement for the application of best available control technology. 10 Such 11 standard shall, to the degree possible, set forth the emissions reduction achievable by implementation of such design, equipment, 12 13 work practice or operation, and shall provide for compliance by 14 means which achieve equivalent results.

15 "Building, structure, facility, or installation" means all of 16 the pollutant-emitting activities which belong to the same 17 industrial grouping, are located on one or more contiguous or 18 adjacent properties, and are under the control of the same person 19 (or persons under common control) except the activities of any 20 vessel. Pollutant-emitting activities shall be considered as part 21 of the same industrial grouping if they belong to the same Major 22 Group (i.e., which have the same two-digit code) as described in 23 the Standard Industrial Classification Manual, 1972, as amended by 24 the 1977 Supplement (U.S. Government Printing Office stock numbers 25 4101-0066 and 003-005-00176-0, respectively).

"Construction" means any physical change or change in the method of operation (including fabrication, erection, installation, demolition, or modification of an emissions unit) that would result in a change in emissions.

30 "Emissions unit" means any part of a stationary source that 31 emits or would have the potential to emit any air 32 [contaminant]pollutant.

33 "Fugitive emissions" means those emissions which could not 34 reasonably pass through a stack, chimney, vent, or other 35 functionally equivalent opening.

36 "Indirect source" means a building, structure, facility or 37 installation which attracts or may attract mobile source activity 38 that results in emission of a pollutant for which there is a 39 national standard.

40 "Potential to emit" means maximum capacity of the а stationary source to emit an air [contaminant]pollutant under its 41 physical and operational design. Any physical or operational 42 limitation on the capacity of the source to emit a pollutant, 43 44 including air pollution control equipment and restrictions on 45 hours of operation or on the type or amount of material combusted, stored, or processed, shall be treated as part of its design if 46 47 the limitation or the effect it would have on emissions is

1 enforceable. Secondary emissions do not count in determining the 2 potential to emit of a stationary source.

"Secondary emissions" means emissions which occur as a result 3 4 of the construction or operation of a major stationary source or 5 major modification, but do not come from the major stationary 6 source or major modification itself. Secondary emissions include 7 emissions from any offsite support facility which would not be constructed or increase its emissions except as a result of the 8 9 construction or operation of the major stationary source or major modification. Secondary emissions do not include any emissions 10 11 which come directly from a mobile source, such as emissions from the tailpipe of a motor vehicle, from a train, or from a vessel. 12

13 "Stationary source" means any building, structure, facility, 14 or installation which emits or may emit an air 15 [contaminant]pollutant.

16

17 R307-401-3. Applicability.

18

(1) R307-401 applies to any person intending to:

19 (a) construct a new installation which will or might 20 reasonably be expected to become a source or an indirect source of 21 air pollution, or

(b) make modifications or relocate an existing installation which will or might reasonably be expected to increase the amount or change the effect of, or the character of, air

25 [contaminants]pollutants discharged, so that such installation may 26 be expected to become a source or indirect source of air 27 pollution, or

(c) install a control apparatus or other equipment intended
 to control emissions of air [contaminants]pollutants.

30 (2) R307-403, R307-405 and R307-406 may establish additional 31 permitting requirements for new or modified sources.

32 (a) Exemptions contained in R307-401 do not affect
 33 applicability or other requirements under R307-403, R307-405 or
 34 R307-406.

(b) Exemptions contained in R307-403, R307-405 or R307-406
do not affect applicability or other requirements under R307-401,
unless specifically authorized in this rule.

- 38
- 39 R307-401-4. General Requirements.

The general requirements in (1) through (3) below apply to all new and modified installations, including installations that are exempt from the requirement to obtain an approval order.

43 (1) Any control apparatus installed on an installation shall44 be adequately and properly maintained.

45 (2) If the director determines that an exempted installation 46 is not meeting an approval order or State Implementation Plan 47 limitation, is creating an adverse impact to the environment, or

1 would be injurious to human health or welfare, then the director may require the owner or operator to submit a notice of intent and 2 obtain an approval order in accordance with R307-401-5 through 3 4 R307-401-8. The director will complete an appropriate analysis 5 and evaluation in consultation with the owner or operator before 6 determining that an approval order is required.

7

18

Low Oxides of Nitrogen Burner Technology. (3)

Except as provided in (b) below, whenever existing fuel 8 (a) 9 combustion burners are replaced, the owner or operator shall install low oxides of nitrogen burners or equivalent oxides of 10 11 nitrogen controls, as determined by the director, unless such equipment is not physically practical or cost effective. The owner 12 13 or operator shall submit a demonstration that the equipment is not 14 physically practical or cost effective to the director for review 15 and approval prior to beginning construction.

16 The provisions of (a) above do not apply to non-(b) 17 commercial, residential buildings.

19 R307-401-5. Notice of Intent.

20 Except as provided in R307-401-9 through R307-401-17, (1)21 any person subject to R307-401 shall submit a notice of intent to 22 the director and receive an approval order prior to initiation of 23 construction, modification or relocation. The notice of intent 24 shall be in a format specified by the director.

25 (2) The notice of intent shall include the following 26 information:

27 A description of the nature of the processes involved; (a) 28 nature, procedures for handling and quantities of the raw 29 materials; the type and quantity of fuels employed; and the nature 30 and quantity of finished product.

Expected composition and physical characteristics of 31 (b) 32 effluent stream both before and after treatment by any control 33 apparatus, including emission rates, volume, temperature, air 34 [contaminant]pollutant types, concentration and of air 35 [contaminants]pollutants.

36 (C) Size, type and performance characteristics of any 37 control apparatus.

38 (d) An analysis of best available control technology for the 39 proposed source or modification. When determining best available 40 control technology for a new or modified source in an ozone nonattainment or maintenance area that will emit volatile organic 41 42 compounds or nitrogen oxides, the owner or operator of the source shall consider EPA Control Technique Guidance (CTG) documents and 43 44 Alternative Control Technique documents that are applicable to the 45 source. Best available control technology shall be at least as stringent as any published CTG that is applicable to the source. 46 47

(e) Location and elevation of the emission point and other

Page 5 of 15

1 factors relating to dispersion and diffusion of the air [contaminant]pollutant in relation to nearby structures and window 2 openings, and other information necessary to appraise the possible 3 4 effects of the effluent. 5 The location of planned sampling points and the tests of (f) б the completed installation to be made by the owner or operator 7 when necessary to ascertain compliance. 8 (g) The typical operating schedule. 9 (h) A schedule for construction. 10 Any plans, specifications and related information that (i) 11 are in final form at the time of submission of notice of intent. 12 (j) Any additional information required by: 13 (i) R307-403, Permits: New and Modified Sources in 14 Nonattainment Areas and Maintenance Areas; R307-405, Permits: Major Sources in Attainment or 15 (ii) 16 Unclassified Areas (PSD); 17 (iii) R307-406, Visibility; 18 (iv) R307-410, Emissions Impact Analysis; R307-420, Permits: Ozone Offset Requirements in Davis 19 (v) 20 and Salt Lake Counties; or 21 (vi) R307-421, Permits: PM10 Offset Requirements in Salt 22 Lake County and Utah County. 23 Any other information necessary to determine if the (k) 24 proposed source or modification will be in compliance with Title 25 R307. 26 (3) Notwithstanding the exemption in R307-401-9 through 16, 27 any person that is subject to R307-403, R307-405, or R307-406 shall submit a notice of intent to the director and receive an 28 29 approval order prior to initiation of construction, modification, 30 or relocation. 31 32 R307-401-6. Review Period. 33 (1)Completeness Determination. Within 30 days after receipt of a notice of intent, or any additional information 34 necessary to the review, the director will advise the applicant of 35 36 any deficiency in the notice of intent or the information 37 submitted. 38 Within 90 days of receipt of a complete application (2) including all the information described in R307- 401-5, the 39 40 director will 41 (a) issue an approval order for the proposed construction, installation, modification, relocation, or establishment pursuant 42 to the requirements of R307-401-8, or 43 issue an order prohibiting the proposed construction, 44 (b) 45 installation, modification, relocation or establishment if it is deemed that any part of the proposal is inadequate to meet the 46 47 applicable requirements of R307.

1 (3) The review period under (2) above may be extended by up 2 to three 30-day extensions if more time is needed to review the 3 proposal.

5 R307-401-7. Public Notice.

6 (1) Issuing the Notice. Prior to issuing an approval or 7 disapproval order, the director will advertise intent to approve 8 or disapprove in a newspaper of general circulation in the 9 locality of the proposed construction, installation, modification, 10 relocation or establishment.

11

4

(2) Opportunity for Review and Comment.

12 (a) At least one location will be provided where the 13 information submitted by the owner or operator, the director's 14 analysis of the notice of intent proposal, and the proposed 15 approval order conditions will be available for public inspection.

16

17

(b) Public Comment.

(i) A 30-day public comment period will be established.

(ii) A request to extend the length of the comment period,
up to 30 days, may be submitted to the director within 15 days of
the date the notice in R307-401-7(1) is published.

(iii) Public Hearing. A request for a hearing on the proposed approval or disapproval order may be submitted to the director within 15 days of the date the notice in R307-401-7(1) is published.

25 (iv) The hearing will be held in the area of the proposed 26 construction, installation, modification, relocation or 27 establishment.

(v) The public comment and hearing procedure shall not be required when an order is issued for the purpose of extending the time required by the director to review plans and specifications.

31 (3) The director will consider all comments received during 32 the public comment period and at the public hearing and, if 33 appropriate, will make changes to the proposal in response to 34 comments before issuing an approval order or disapproval order. 35

36 R307-401-8. Approval Order.

37 (1) The director will issue an approval order if the 38 following conditions have been met:

39 The degree of pollution control for emissions, to (a) include fugitive emissions and fugitive dust, is at least best 40 available control technology. When determining best available 41 42 control technology for a new or modified source in an ozone nonattainment or maintenance area that will emit volatile organic 43 44 compounds or nitrogen oxides, best available control technology 45 shall be at least as stringent as any Control Technique Guidance document that has been published by EPA that is applicable to the 46 47 source.

1 The proposed installation will meet the applicable (b) 2 requirements of: 3 R307-403, Permits: New and Modified Sources (i) in 4 Nonattainment Areas and Maintenance Areas; 5 R307-405, Permits: Major Sources in Attainment or (ii) 6 Unclassified Areas (PSD); 7 (iii) R307-406, Visibility; (iv) R307-410, Emissions Impact Analysis; 8 9 (v) R307-420, Permits: Ozone Offset Requirements in Davis and Salt Lake Counties; 10 11 R307-210, National Standards of Performance for New (vi) 12 Stationary Sources; 13 (vii) National Primary and Secondary Ambient Air Quality 14 Standards; 15 (viii) R307-214, National Emission Standards for Hazardous 16 Air Pollutants; 17 (ix) R307-110, Utah State Implementation Plan; and 18 (x) all other provisions of R307. The approval order will require that all pollution 19 (2) 20 control equipment be adequately and properly maintained. Receipt of an approval order does not relieve any owner 21 (3) 22 or operator of the responsibility to comply with the provisions of 23 R307 or the State Implementation Plan. To accommodate staged construction of a large source, 24 (4) 25 the director may issue an order authorizing construction of an initial stage prior to receipt of detailed plans for the entire 26 27 proposal provided that, through a review of general plans, engineering reports and other information the proposal 28 is 29 determined feasible by the director under the intent of R307. 30 Subsequent detailed plans will then be processed as prescribed in 31 this paragraph. For staged construction projects the previous determination under R307-401-8(1) and (2) will be reviewed and 32 33 modified as appropriate at the earliest reasonable time prior to 34 commencement of construction of each independent phase of the 35 proposed source or modification. If the director determines that a proposed stationary 36 (5) 37 source, modification or relocation does not meet the conditions 38 established in (1) above, the director will not issue an approval 39 order. 40 41 R307-401-9. Small Source Exemption. 42 A small stationary source is exempted from (1)the requirement to obtain an approval order in R307-401-5 through 8 if 43 44 the following conditions are met. 45 its actual emissions are less than 5 tons per year per (a) 46 [contaminant]pollutant of any of the following air air [contaminants]pollutants: sulfur dioxide, 47 carbon monoxide,

1 nitrogen oxides, PM₁₀, ozone, or volatile organic compounds;

2 (b) its actual emissions are less than 500 pounds per year 3 of any hazardous air pollutant and less than 2000 pounds per year 4 of any combination of hazardous air pollutants;

5 (c) its actual emissions are less than 500 pounds per year 6 of any air [contaminant]pollutant not listed in (a)(or (b) above 7 and less than 2000 pounds per year of any combination of air 8 [contaminants]pollutants not listed in (a) or (b) above.

9 (d) Air [contaminants]pollutants that are drawn from the 10 environment through equipment in intake air and then are released 11 back to the environment without chemical change, as well as carbon 12 dioxide, nitrogen, oxygen, argon, neon, helium, krypton, xenon 13 should not be included in emission calculations when determining 14 applicability under (a) through (c) above.

15 (2) The owner or operator of a source that is exempted from 16 the requirement to obtain an approval order under (1) above shall 17 no longer be exempt if actual emissions in any subsequent year 18 exceed the emission thresholds in (1) above. The owner or operator shall submit a notice of intent under R307-401-5 no later 19 20 than 180 days after the end of the calendar year in which the 21 source exceeded the emission threshold.

(3) Small Source Exemption - Registration. The director
will maintain a registry of sources that are claiming an exemption
under R307-401-9. The owner or operator of a stationary source
that is claiming an exemption under R307-401-9 may submit a
written registration notice to the director. The notice shall
include the following minimum information:

(a) identifying information, including company name and
 address, location of source, telephone number, and name of plant
 site manager or point of contact;

(b) a description of the nature of the processes involved, equipment, anticipated quantities of materials used, the type and quantity of fuel employed and nature and quantity of the finished product;

35

(c) identification of expected emissions;

36 37 (d) estimated annual emission rates;(e) any control apparatus used; and

38

(f) typical operating schedule.

39 (4) An exemption under R307-401-9 does not affect the 40 requirements of R307-401-17, Temporary Relocation.

(5) A stationary source that is not required to obtain a permit under R307-405 for greenhouse gases, as defined in R307-405-3(9)(a), is not required to obtain an approval order for greenhouse gases under R307-401. This exemption does not affect the requirement to obtain an approval order for any other air [contaminant]pollutant emitted by the stationary source.

47

1 2 R307-401-10. Source Category Exemptions. 3 The following source categories described in (1) through (5) 4 below are exempted from the requirement to obtain an approval order. The general provisions in R307-401-4 shall apply to these 5 6 sources. 7 Fuel-burning equipment in which combustion takes place (1)at no greater pressure than one inch of mercury above ambient 8 pressure with a rated capacity of less than five million BTU per 9 hour using no other fuel than natural gas or LPG or other mixed 10 11 gas that meets the standards of gas distributed by a utility in accordance with the rules of the Public Service Commission of the 12 13 State of Utah, unless there are emissions other than combustion 14 products. 15 (2) Comfort heating equipment such as boilers, water 16 heaters, air heaters and steam generators with a rated capacity of 17 less than one million BTU per hour if fueled only by fuel oil 18 numbers 1 - 6, Emergency heating equipment, using coal or wood for 19 (3) 20 fuel, with a rated capacity less than 50,000 BTU per hour. 21 Exhaust systems for controlling steam and heat that do (4) not contain combustion products. 22 23 24 R307-401-11. Replacement-in-Kind Equipment. 25 Applicability. Existing process equipment or pollution (1)control equipment that is covered by an existing approval order or 26 State Implementation Plan requirement may be replaced using the 27 28 procedures in (2) below if: 29 (a) the potential to emit of the process equipment is the 30 same or lower; 31 (b) the number of emission points or emitting units is the 32 same or lower; 33 (c) no additional types of air [contaminants]pollutants are emitted as a result of the replacement; 34 35 the process equipment or pollution control equipment is (d) identical to or functionally equivalent to the replaced equipment; 36 37 (e) the replacement does not change the basic design parameters of the process unit or pollution control equipment; 38 39 the replaced process equipment or pollution control (f) 40 equipment is permanently removed from the stationary source, 41 otherwise permanently disabled, or permanently barred from 42 operation; the replacement process equipment or pollution control 43 (q) 44 equipment does not trigger New Source Performance Standards or 45 National Emissions Standards for Hazardous Air Pollutants under 42 U.S.C. 7411 or 7412; and 46 47 (h) the replacement of the control apparatus or process

1 2 equipment does not violate any other provision of Title R307.

(2) Replacement-in-Kind Procedures.

3 In lieu of filing a notice of intent under R307-401-5, (a) 4 the owner or operator of a stationary source shall submit a 5 written notification to the director before replacing the equipment. The notification shall contain a description of the б 7 replacement-in-kind equipment, including the control capability of any control apparatus and a demonstration that the conditions of 8 9 (1) above are met.

10 (b) If the replacement-in-kind meets the conditions of (1) 11 above, the director will update the source's approval order and 12 notify the owner or operator. Public review under R307-401-7 is 13 not required for the update to the approval order.

14 (3) If the replaced process equipment or pollution control 15 equipment is brought back into operation, it shall constitute a 16 new emissions unit. 17

18 R307-401-12. Reduction in Air [Contaminants]Pollutants.

19 (1) Applicability. The owner or operator of a stationary 20 source of air [contaminants]pollutants that reduces or eliminates 21 air [contaminants]pollutants is exempt from the requirement to 22 submit a notice of intent and obtain an approval order prior to 23 construction if:

(a) the project does not increase the potential to emit of
 any air [contaminant]pollutant or cause emissions of any new air
 [contaminant]pollutant, and

27 (b) the director is notified of the change and the reduction 28 of air [contaminants]pollutants is made enforceable through an 29 approval order in accordance with (2) below.

30 (2) Notification. The owner or operator shall submit a 31 written description of the project to the director no later than 32 60 days after the changes are made. The director will update the 33 source's approval order or issue a new approval order to include 34 the project and to make the emission reductions enforceable. 35 Public review under R307-401-7 is not required for the update to 36 the approval order.

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38 R307-401-13. Plantwide Applicability Limits.

A plantwide applicability limit under R307-405-21 does not exempt a stationary source from the requirements of R307-401.

42 R307-401-14. Used Oil Fuel Burned for Energy Recovery.

(1) Definitions.

44 "Boiler" means boiler as defined in R315-1-1(b).

45 "Used Oil" is defined as any oil that has been refined from 46 crude oil, used, and, as a result of such use contaminated by 47 physical or chemical impurities.

1 (2) Boilers burning used oil for energy recovery are 2 exempted from the requirement to obtain an approval order in R307-3 401-5 through 8 if the following requirements are met:

4

(a) the heat input design is less than one million BTU/hr;

5 (b) contamination levels of all used oil to be burned do not 6 exceed any of the following values:

7

(i) arsenic - 5 ppm by weight,

8

(ii) cadmium - 2 ppm by weight,(iii) chromium - 10 ppm by weight,

9 10

(iv) lead - 100 ppm by weight,

11

(v) total halogens - 1,000 ppm by weight,

12

(vi) Sulfur - 0.50% by weight; and

13 (c) the flash point of all used oil to be burned is at least 14 100 degrees Fahrenheit.

15 (3) Testing. The owner or operator shall test each load of 16 used oil received or generated as directed by the director to 17 ensure it meets these requirements. Testing may be performed by the owner/operator or documented by test reports from the used 18 fuel oil vendor. The flash point shall be measured using the 19 20 appropriate ASTM method as required by the director. Records for 21 used oil consumption and test reports are to be kept for all periods when fuel-burning equipment is in operation. The records 22 23 shall be kept on site and made available to the director or the 24 director's representative upon request. Records must be kept for a 25 three-year period.

26 27

R307-401-15. Air Strippers and Soil Venting Projects.

(1) The owner or operator of an air stripper or soil venting system that is used to remediate contaminated groundwater or soil is exempt from the notice of intent and approval order requirements of R307-401-5 through 8 if the following conditions are met:

(a) the estimated total air emissions of volatile organic
 compounds from a given project are less than the de minimis
 emissions listed in R307-401-9(1)(a), and

36 (b) the level of any one hazardous air pollutant or any 37 combination of hazardous air pollutants is below the levels listed 38 in R307-410-5(1)(c)(i)(C).

39 (2) The owner or operator shall submit documentation that
 40 the project meets the exemption requirements in R307-401-15(1) to
 41 the director prior to beginning the remediation project.

42 (3) After beginning the soil remediation project, the owner
43 or operator shall submit emissions information to the director to
44 verify that the emission rates of the volatile organic compounds
45 and hazardous air pollutants in R307-401-15(1) are not exceeded.

46 (a) Emissions estimates of volatile organic compounds shall 47 be based on test data obtained in accordance with the test method 1 in the EPA document SW-846, Test #8260c or 8261a, or the most 2 recent EPA revision of either test method if approved by the 3 director.

(b) Emissions estimates of hazardous air pollutants shall be
based on test data obtained in accordance with the test method in
EPA document SW-846, Test #8021B or the most recent EPA revision
of the test method if approved by the director.

8 (c) Results of the test and calculated annual quantity of 9 emissions of volatile organic compounds and hazardous air 10 pollutants shall be submitted to the director within one month of 11 sampling.

(d) The test samples shall be drawn on intervals of no less than twenty-eight days and no more than thirty-one days (i.e., monthly) for the first quarter, quarterly for the first year, and semi-annually thereafter or as determined necessary by the director.

17 (4) The following control devices do not require a notice of 18 intent or approval order when used in relation to an air stripper 19 or soil venting project exempted under R307-401-15:

20 (a) thermodestruction unit with a rated input capacity of 21 less than five million BTU per hour using no other auxiliary fuel 22 than natural gas or LPG, or

23

41

(b) carbon adsorption unit.

24

25 R307-401-16. De minimis Emissions From Soil Aeration Projects.

An owner or operator of a soil remediation project is not subject to the notice of intent and approval order requirements of R307-401-5 through 8 when soil aeration or land farming is used to conduct a soil remediation, if the owner or operator submits the following information to the director prior to beginning the remediation project:

(1) documentation that the estimated total air emissions of volatile organic compounds, using an appropriate sampling method, from the project are less than the de minimis emissions listed in R307-401-9(1)(a);

36 (2) documentation that the levels of any one hazardous air
37 pollutant or any combination of hazardous air pollutants are less
38 than the levels in R307-410-5(1)(d); and

39 (3) the location of the remediation and where the remediated 40 material originated.

42 R307-401-17. Temporary Relocation.

The owner or operator of a stationary source previously approved under R307-401 may temporarily relocate and operate the stationary source at any site for up to 180 working days in any calendar year not to exceed 365 consecutive days, starting from the initial relocation date. The director will evaluate the

1 expected emissions impact at the site and compliance with applicable Title R307 rules as the bases for determining if 2 approval for temporary relocation may be granted. Records of the 3 working days at each site, consecutive days at each site, and actual production rate shall be submitted to the director at the 4 5 6 end of each 180 calendar days. These records shall also be kept on 7 site by the owner or operator for the entire project, and be made available for review to the director as requested. R307-401-7, 8 9 Public Notice, does not apply to temporary relocations under R307-10 401-17.

11

12 R307-401-18. Eighteen Month Review.

13 Approval orders issued by the director in accordance with the 14 provisions of R307-401 will be reviewed eighteen months after the 15 date of issuance to determine the status of construction, installation, modification, relocation or establishment. If a 16 17 continuous program of construction, installation, modification, 18 relocation or establishment is not proceeding, the director may 19 revoke the approval order.

20 21

R307-401-19. General Approval Order.

(1) The director may issue a general approval order that would establish conditions for similar new or modified sources of the same type or for specific types of equipment. The general approval order may apply throughout the state or in a specific area.

(a) A major source or major modification as defined in R307403, R307-405, or R307-420 for each respective area is not
eligible for coverage under a general approval order.

30 (b) A source that is subject to the requirements of R307-31 403-5 is not eligible for coverage under a general approval order.

32 (c) A source that is subject to the requirements of R307-33 410-4 is not eligible for coverage under a general approval order 34 unless a demonstration that meets the requirements of R307-410-4 35 was conducted.

36 (d) A source that is subject to the requirements of R30737 410-5(1)(c)(ii) is not eligible for coverage under a general
38 approval order unless a demonstration that meets the requirements
39 of R307-410-5(1)(c)(ii) was conducted.

40 (e) A source that is subject to the requirements of R30741 410-5(1)(c)(iii) is not eligible for coverage under a general
42 approval order.

43 (2) A general approval order shall meet all applicable 44 requirements of R307-401-8.

45 (3) The public notice requirements in R307-401-7 shall apply 46 to a general approval order except that the director will 47 advertise the notice of intent in a newspaper of statewide 1 circulation.

(4) Application.

3 (a) After a general approval order has been issued, the 4 owner or operator of a proposed new or modified source may apply 5 to be covered under the conditions of the general approval order.

6 (b) The owner or operator shall submit the application on 7 forms provided by the director in lieu of the notice of intent 8 requirements in R307-401-5 for all equipment covered by the 9 general approval order.

10 (c) The owner or operator may request that an existing, 11 individual approval order for the source be revoked, and that it 12 be covered by the general approval order.

(d) The owner or operator that has applied to be covered by a general approval order shall not initiate construction, modification, or relocation until the application has been approved by the director.

17

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(5) Approval.

(a) The director will review the application and approve or
deny the request based on criteria specified in the general
approval order for that type of source. If approved, the director
will issue an authorization to the applicant to operate under the
general approval order.

(b) The public notice requirements in R307-401-7 do not apply to the approval of an application to be covered under the general approval order.

(c) The director will maintain a record of all stationary
sources that are covered by a specific general approval order and
this record will be available for public review.

29

(6) Exclusions and Revocation.

30 (a) The director may require any source that has applied for
31 or is authorized by a general approval order to submit a notice of
32 intent and obtain an individual approval order under R307-401-8.
33 Cases where an individual approval order will be required include,
34 but are not limited to, the following:

35 (i) the director determines that the source does not meet 36 the criteria specified in the general approval order;

37 (ii) the director determines that the application for the 38 general approval order did not contain all necessary information 39 to evaluate applicability under the general approval order;

40 (iii) modifications were made to the source that were not 41 authorized by the general approval order or an individual approval 42 order;

43 (iv) the director determines the source may cause a 44 violation of a national ambient air quality standard; or

(v) the director determines that one is required based on the compliance history and current compliance status of the source or applicant. (b)(i) Any source authorized by a general approval order may
 request to be excluded from the coverage of the general approval
 order by submitting a notice of intent under R307-401-5 and
 receiving an individual approval order under R307-401-8.

5 (ii) When the director issues an individual approval order 6 to a source subject to a general approval order, the applicability 7 of the general approval order to the individual source is revoked 8 on the effective date of the individual approval order.

9 (7) Modification of General Approval Order. The director 10 may modify, replace, or discontinue the general approval order.

(a) Administrative corrections may be made to the existing version of the general approval order. These corrections are to correct typographical errors or similar minor administrative changes.

(b) All other modifications or the discontinuation of a general approval order shall not apply to any source authorized under previous versions of the general approval order unless the owner or operator submits an application to be covered under the new version of the general approval order. Modifications under R307-401-19(7)(b) shall meet the public notice requirements in R307-401-19(3).

(c) A general approval order shall be reviewed at least every three year. The review of the general approval order shall follow the public notice requirements of R307-401-19(3).

(8) Modifications at a source covered by a general approval order. A source may make modifications only as authorized by the approved general approval order. Modifications outside the scope authorized by the approved general approval order shall require a new application for either an individual approval order under R307-401-8 or a general approval order under R307-401-19.

31

KEY: air pollution, permits, approval orders, greenhouse gases
Date of Enactment or Last Substantive Amendment: [February 5,]
2015

35 Notice of Continuation: June 6, 2012

- 36 Authorizing, and Implemented or Interpreted Law: 19-2-104(3)(q);
- 37 **19-2-108**

1 R307. Environmental Quality, Air Quality.

2 R307-410. Permits: Emissions Impact Analysis.

3 R307-410-1. Purpose.

This rule establishes the procedures and requirements for 4 5 evaluating the emissions impact of new or modified sources that require an approval order under R307-401 to ensure that the source 6 7 will not interfere with the attainment or maintenance of any NAAOS. The rule also establishes the procedures and requirements 8 9 for evaluating the emissions impact of hazardous air pollutants. The rule also establishes the procedures for establishing an 10 emission rate based on the good engineering practice stack height 11 as required by 40 CFR 51.118. 12 13

14 R307-410-2. Definitions.

15

(1) The following additional definitions apply to R307-410.

"Vertically Restricted Emissions Release" means the release of an air [contaminant]pollutant through a stack or opening whose flow is directed in a downward or horizontal direction due to the alignment of the opening or a physical obstruction placed beyond the opening, or at a height which is less than 1.3 times the height of an adjacent building or structure, as measured from ground level.

"Vertically Unrestricted Emissions Release" means the release of an air [contaminant]pollutant through a stack or opening whose flow is directed upward without any physical obstruction placed beyond the opening, and at a height which is at least 1.3 times the height of an adjacent building or structure, as measured from ground level.

(2) Except as provided in (3) below, the definitions of "stack", "stack in existence", "dispersion technique", "good engineering practice (GEP) stack height", "nearby", "excessive concentration", and "intermittent control system (ICS)" in 40 CFR 51.100(ff) through (kk) and (nn) are hereby incorporated by reference.

35 (3)(a) The terms "reviewing authority" and "authority 36 administering the State implementation plan" shall mean the 37 director.

38 (b) The reference to "40 CFR parts 51 and 52" in 40 CFR 39 51.100(ii)(2)(i) shall be changed to "R307-401, R307-403 and R307-40 405".

(c) The phrase "For sources subject to the prevention of significant deterioration program (40 CFR 51.166 and 52.21)" in 40 CFR 51.100(kk)(1) shall be replaced with the phrase "For sources subject to R307-401, R307-403, or R307-405".

46 R307-410-3. Use of Dispersion Models.

47 All estimates of ambient concentrations derived in meeting

1 the requirements of R307 shall be based on appropriate air quality 2 models, data bases, and other requirements specified in 40 CFR Part 51, Appendix W, (Guideline on Air Quality Models), effective 3 July 1, 2005, which is hereby incorporated by reference. Where an 4 5 air quality model specified in the Guideline on Air Quality Models 6 or other EPA approved guidance documents is inappropriate, the 7 authorize the modification of the director may model or substitution of another model. In meeting the requirements of 8 9 federal law, any modification or substitution will be made only 10 with the written approval of the Administrator, EPA.

11

26 27

12 R307-410-4. Modeling of Criteria Pollutant Impacts in Attainment 13 Areas.

14 Prior to receiving an approval order under R307-401, a new 15 source in an attainment area with a total controlled emission rate per pollutant greater than or equal to amounts specified in Table 16 17 1, or a modification to an existing source located in an attainment area which increases the total controlled emission rate 18 19 per pollutant of the source in an amount greater than or equal to those specified in Table 1, shall conduct air quality modeling, as 20 identified in R307-410-3, to estimate the impact of the new or 21 22 modified source on air quality unless previously performed air quality modeling for the source indicates that the addition of the 23 24 proposed emissions increase would not violate a National Ambient 25 Air Quality Standard, as determined by the director.

TABLE 1

28		
29	POLLUTANT	EMISSIONS
30	sulfur dioxide	40 tons per year
31	oxides of nitrogen	40 tons per year
32	PM10 - fugitive emissions	5 tons per year
33	and fugitive dust	
34	PM10 - non-fugitive emissions	15 tons per year
35	or non-fugitive dust	
36	carbon monoxide	100 tons per year
37	lead	0.6 tons per year
38		

39 R307-410-5. Documentation of Ambient Air Impacts for Hazardous 40 Air Pollutants.

(1) Prior to receiving an approval order under R307-401, a
source shall provide documentation of increases in emissions of
hazardous air pollutants as required under (c) below for all
installations not exempt under (a) below.

45 (a) Exempted Installations.

46 (i) The requirements of R307-410-5 do not apply to 47 installations which are subject to or are scheduled to be subject to an emission standard promulgated under 42 U.S.C. 7412 at the time a notice of intent is submitted, except as defined in (ii) below. This exemption does not affect requirements otherwise applicable to the source, including requirements under R307-401.

5 (ii) The director may, upon making a written determination 6 that the delay in the implementation of an emission standard under 7 R307-214-2, that incorporates 40 CFR Part 63, might reasonably be 8 expected to pose an unacceptable risk to public health, require, 9 on a case-by-case basis, notice of intent documentation of 10 emissions consistent with (c) below.

11 (A) The director will notify the source in writing of the 12 preliminary decision to require some or all of the documentation 13 as listed in (c) below.

14 (B) The source may respond in writing within thirty days of 15 receipt of the notice, or such longer period as the director 16 approves.

17 (C) In making a final determination, the director will 18 document objective bases for the determination, which may include 19 public information and studies, documented public comment, the 20 applicant's written response, the physical and chemical properties 21 of emissions, and ambient monitoring data.

(b) Lead Compounds Exemption. The requirements of R307-410-5
do not apply to emissions of lead compounds. Lead compounds shall
be evaluated pursuant to requirements of R307-410-4.

25 26 (c) Submittal Requirements.

(i) Each applicant's notice of intent shall include:

(A) the estimated maximum pounds per hour emission rateincrease from each affected installation,

29 the type of release, whether the release flow is (B) 30 vertically restricted or unrestricted, the maximum release duration in minutes per hour, the release height measured from the 31 32 ground, the height of any adjacent building or structure, the 33 shortest distance between the release point and any area defined 34 as "ambient air" under 40 CFR 50.1(e), effective July 1, 2005, 35 which is hereby incorporated by reference for each installation 36 for which the source proposes an emissions increase,

37 the emission threshold value, calculated to be the (C) 38 applicable threshold limit value - time weighted average (TLV-TWA) or the threshold limit value - ceiling (TLV-C) multiplied by the 39 40 appropriate emission threshold factor listed in Table 2, except in the case of arsenic, benzene, beryllium, and ethylene oxide which 41 shall be calculated using chronic emission threshold factors, and 42 formaldehyde, which shall be calculated using an acute emission 43 44 threshold factor. For acute hazardous air pollutant releases having a duration period less than one hour, this maximum pounds 45 per hour emission rate shall be consistent with an identical 46 47 operating process having a continuous release for a one-hour

1 period. 2 3 TABLE 2 4 EMISSION THRESHOLD FACTORS FOR HAZARDOUS AIR POLLUTANTS 5 (cubic meter pounds per milligram hour) б 7 VERTICALLY-RESTRICTED AND FUGITIVE EMISSION RELEASE POINTS 8 9 DISTANCE TO 10 PROPERTY BOUNDARY ACUTE CHRONIC CARCINOGENIC 11 20 Meters or less 0.038 0.051 0.017 21 - 50 Meters 0.051 0.066 0.022 12 13 51 - 100 Meters 0.092 0.123 0.041 14 Beyond 100 Meters 0.180 0.269 0.090 15 16 VERTICALLY-UNRESTRICTED EMISSION RELEASE POINTS 17 18 DISTANCE TO 19 PROPERTY BOUNDARY ACUTE CHRONIC CARCINOGENIC 20 50 Meters or less 0.154 0.198 0.066 21 51 - 100 Meters 0.224 0.244 0.081 22 Beyond 100 Meters 0.310 0.368 0.123 23 24 A source with a proposed maximum pounds per hour (ii) 25 emissions increase equal to or greater than the emissions threshold value shall include documentation of a comparison of the 26 27 estimated ambient concentration of the proposed emissions with the applicable toxic screening level specified in (d) below. 28 29 (iii) A source with an estimated ambient concentration equal 30 to or greater than the toxic screening level shall provide additional documentation regarding the impact of the proposed 31 32 emissions. The director may require such documentation to include, 33 but not be limited to: 34 a description of symptoms and adverse health effects (A) 35 that can be caused by the hazardous air pollutant, the exposure conditions or dose that is sufficient to 36 (B) 37 cause the adverse health effects, 38 a description of the human population or other (C) 39 biological species which could be exposed to the estimated 40 concentration, (D) an evaluation of land use for the impacted areas, 41 (E) the environmental fate and persistency. 42 43 (d) Toxic Screening Levels and Averaging Periods. (i) The toxic screening level for an acute hazardous air 44 pollutant is 1/10th the value of the TLV-C, and the applicable 45 46 averaging period shall be: 47 (A) one hour for emissions releases having a duration period

1 of one hour or greater,

2 (B) one hour for emission releases having a duration period 3 less than one hour if the emission rate used in the model is 4 consistent with an identical operating process having a continuous 5 release for a one-hour period or more, or

6 (C) the dispersion model's shortest averaging period when 7 using an applicable model capable of estimating ambient 8 concentrations for periods of less than one hour.

9 (ii) The toxic screening level for a chronic hazardous air 10 pollutant is 1/30th the value of the TLV- TWA, and the applicable 11 averaging period shall be 24 hours.

12 (iii) The toxic screening level for all carcinogenic 13 hazardous air pollutants is 1/90 the value of the TLV-TWA, and the 14 applicable averaging period shall be 24 hours, except in the case 15 of formaldehyde which shall be evaluated consistent with (d)(i) 16 above and arsenic, benzene, beryllium, and ethylene oxide which 17 shall be evaluated consistent with (d)(ii) above. 18

19 R307-410-6. Stack Heights and Dispersion Techniques.

20 (1) The degree of emission limitation required of any source control of any air [contaminant]pollutant to 21 for include 22 determinations made under R307-401, R307-403 and R307-405, must not be affected by so much of any source's stack height that 23 exceeds good engineering practice or by any other dispersion 24 25 technique except as provided in (2) below. This does not restrict, 26 in any manner, the actual stack height of any source.

27

(2) The provisions in R307-410-6 shall not apply to:

28 stack heights in existence, or dispersion techniques (a) December 31, 29 on or before 1970, implemented except where 30 pollutants are being emitted from such stacks or using such 31 dispersion techniques by sources which were constructed or 32 reconstructed, or for which major modifications were carried out 33 after December 31, 1970; or

34 (b) coal-fired steam electric generating units subject to 35 the provisions of Section 118 of the Clean Air Act, which 36 commenced operation before July 1, 1957, and whose stacks were 37 constructed under a construction contract awarded before February 38 8, 1974.

39 (3) The director may require the source owner or operator to 40 provide a demonstration that the source stack height meets good 41 engineering practice as required by R307-410-6. The director 42 shall notify the public of the availability of the demonstration 43 as part of the public notice process required by R307-401-7, Pubic 44 Notice. 45

46 KEY: air pollution, modeling, hazardous air pollutant, stack 47 height

- Date of Enactment or Last Substantive Amendment: [August 7, 1
- 2014]2015 2
- Notice of Continuation: June 6, 2012 3
- Authorizing, and Implemented or Interpreted Law: 19-2-104 4

R307. Environmental Quality, Air Quality. 1 2 R307-415. Permits: Operating Permit Requirements. 3 4 R307-415-3. Definitions. 5 The definitions contained in R307-101-2 apply throughout (1)6 R307-415, except as specifically provided in (2). 7 (2) The following additional definitions apply to R307-415. 8 "Act" means the Clean Air Act, as amended, 42 U.S.C. 7401, et 9 seq. 10 "Administrator" means the Administrator of EPA or his or her 11 designee. 12 "Affected States" are all states: 13 Whose air quality may be affected and that (a) are 14 contiquous to Utah; or 15 (b) That are within 50 miles of the permitted source. 16 ["Air Pollutant" means an air pollution agent or combination 17 of such agents, including any physical, chemical, biological, or 18 radioactive (including source material, special nuclear material, 19 and byproduct material) substance or matter which is emitted into 20 or otherwise enters the ambient air. Such term includes any 21 precursors to the formation of any air pollutant, to the extent 22 the Administrator has identified such precursor or precursors for 23 the particular purpose for which the term air pollutant is used.] "Applicable requirement" means all of the following as they 24 25 apply to emissions units in a Part 70 source, including 26 requirements that have been promulgated or approved by the Board 27 or by the EPA through rulemaking at the time of permit issuance 28 but have future-effective compliance dates: 29 Any standard or other requirement provided for in the (a) 30 State Implementation Plan; 31 (b) Any term or condition of any approval order issued under 32 R307-401; 33 (C) Any standard or other requirement under Section 111 of 34 the Act, Standards of Performance for New Stationary Sources, including Section 111(d); 35 36 (d) Any standard or other requirement under Section 112 of the Act, Hazardous Air Pollutants, including any requirement 37 concerning accident prevention under Section 112(r)(7) of the Act; 38 39 Any standard or other requirement of the Acid Rain (e) 40 Program under Title IV of the Act or the regulations promulgated 41 thereunder; 42 (f) Any requirements established pursuant to Section 504(b) of the Act, Monitoring and Analysis, or Section 114(a)(3) of the 43 44 Act, Enhanced Monitoring and Compliance Certification; 45 Any standard or other requirement governing solid waste (g) 46 incineration, under Section 129 of the Act; 47

(h) Any standard or other requirement for consumer and 1 commercial products, under Section 183(e) of the Act;

2 (i) Any standard or other requirement of the regulations 3 promulgated to protect stratospheric ozone under Title VI of the 4 Act, unless the Administrator has determined that such 5 requirements need not be contained in an operating permit;

6 (j) Any national ambient air quality standard or increment 7 or visibility requirement under part C of Title I of the Act, but 8 only as it would apply to temporary sources permitted pursuant to 9 Section 504(e) of the Act;

10 (k) Any standard or other requirement under rules adopted by 11 the Board.

12 "Area source" means any stationary source that is not a major 13 source.

14 "Designated representative" shall have the meaning given to 15 it in Section 402 of the Act and in 40 CFR Section 72.2, and 16 applies only to Title IV affected sources.

"Draft permit" means the version of a permit for which the director offers public participation under R307-415-7i or affected State review under R307-415-8(2).

20 "Emissions allowable under the permit" means a federally-21 enforceable permit term or condition determined at issuance to be 22 required by an applicable requirement that establishes an 23 emissions limit, including a work practice standard, or a 24 federally-enforceable emissions cap that the source has assumed to 25 avoid an applicable requirement to which the source would 26 otherwise be subject.

27 "Emissions unit" means any part or activity of a stationary 28 source that emits or has the potential to emit any regulated air 29 pollutant or any hazardous air pollutant. This term is not meant 30 to alter or affect the definition of the term "unit" for purposes 31 of Title IV of the Act, Acid Deposition Control.

"Final permit" means the version of an operating permit issued by the director that has completed all review procedures required by R307-415-7a through 7i and R307-415-8.

35 "General permit" means an operating permit that meets the 36 requirements of R307-415-6d.

37 "Hazardous Air Pollutant" means any pollutant listed by the 38 Administrator as a hazardous air pollutant under Section 112(b) of 39 the Act.

40 "Major source" means any stationary source (or any group of 41 stationary sources that are located on one or more contiguous or 42 adjacent properties, and are under common control of the same person (or persons under common control)) belonging to a single 43 44 major industrial grouping and that are described in paragraphs 45 (a), (b), or (c) of this definition. For the purposes of defining "major source," a stationary source or group of stationary sources 46 47 shall be considered part of a single industrial grouping if all of

1 the pollutant emitting activities at such source or group of 2 sources on contiguous or adjacent properties belong to the same Major Group (all have the same two-digit code) as described in the 3 Standard 4 Industrial Classification Manual, 1987. Emissions 5 directly from an internal combustion resulting engine for 6 transportation purposes or from a non-road vehicle shall not be 7 considered in determining whether a stationary source is a major 8 source under this definition.

9 (a) A major source under Section 112 of the Act, Hazardous 10 Air Pollutants, which is defined as: for pollutants other than 11 radionuclides, any stationary source or group of stationary sources located within a contiguous area and under common control 12 13 that emits or has the potential to emit, in the aggregate, ten 14 tons per year or more of any hazardous air pollutant or 25 tons 15 per year or more of any combination of such hazardous air 16 Notwithstanding the preceding sentence, emissions pollutants. 17 from any oil or gas exploration or production well, with its associated equipment, and emissions from any pipeline compressor 18 or pump station shall not be aggregated with emissions from other 19 20 similar units, whether or not such units are in a contiguous area 21 or under common control, to determine whether such units or 22 stations are major sources.

(b) A major stationary source of air pollutants, as defined 23 24 in Section 302 of the Act, that directly emits or has the 25 potential to emit, 100 tons per year or more of any air pollutant 26 subject to regulation, including any major source of fugitive 27 emissions or fugitive dust of any such pollutant as determined by 28 rule by the Administrator. The fugitive emissions or fugitive dust of a stationary source shall not be considered in determining 29 30 whether it is a major stationary source for the purposes of 31 Section 302(j) of the Act, unless the source belongs to any one of the following categories of stationary source: 32

- 33
- (i) Coal cleaning plants with thermal dryers;
- 34 (ii) Kraft pulp mills;
- 35 (iii) Portland cement plants;
- 36
 - (iv) Primary zinc smelters;
 (v) Iron and steel mills;
- 38 (vi) Primary aluminum ore reduction plants;
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- (vii) Primary copper smelters;
- 40 (viii) Municipal incinerators capable of charging more than 41 250 tons of refuse per day;
 - (ix) Hydrofluoric, sulfuric, or nitric acid plants;
- 43 (x) Petroleum refineries;
- 44 (xi) Lime plants;
- 45 (xii) Phosphate rock processing plants;
- 46 (xiii) Coke oven batteries;
- 47 (xiv) Sulfur recovery plants;

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1	(xv) Carbon black plants, furnace process;
2	(xvi) Primary lead smelters;
3	(xvii) Fuel conversion plants;
4	(xviii) Sintering plants;
5	(xix) Secondary metal production plants;
6	(xx) Chemical process plants;
7	(xxi) Fossil-fuel boilers, or combination thereof, totaling
8	more than 250 million British thermal units per hour heat input;
9	(xxii) Petroleum storage and transfer units with a total
10	storage capacity exceeding 300,000 barrels;
11	(xxiii) Taconite ore processing plants;
12	(xxiv) Glass fiber processing plants;
13	(xxv) Charcoal production plants;
14	(xxvi) Fossil-fuel-fired steam electric plants of more than
15	250 million British thermal units per hour heat input;
16	(xxvii) Any other stationary source category, which as of
17	August 7, 1980 is being regulated under Section 111 or Section 112
18	of the Act.
19	(c) A major stationary source as defined in part D of Title
20	I of the Act, Plan Requirements for Nonattainment Areas,
21	including:
22	(i) For ozone nonattainment areas, sources with the
23	potential to emit 100 tons per year or more of volatile organic
24	compounds or oxides of nitrogen in areas classified as "marginal"
25	or "moderate," 50 tons per year or more in areas classified as
26	"serious," 25 tons per year or more in areas classified as
27	"severe," and 10 tons per year or more in areas classified as
28	"extreme"; except that the references in this paragraph to 100,
29	50, 25, and 10 tons per year of nitrogen oxides shall not apply
30	with respect to any source for which the Administrator has made a
31	finding, under Section 182(f)(1) or (2) of the Act, that
32	requirements under Section 182(f) of the Act do not apply;
33	(ii) For ozone transport regions established pursuant to
34	Section 184 of the Act, sources with the potential to emit 50 tons
35	per year or more of volatile organic compounds;
36	(iii) For carbon monoxide nonattainment areas that are
37	classified as "serious" and in which stationary sources contribute
38	significantly to carbon monoxide levels as determined under rules
39	issued by the Administrator, sources with the potential to emit 50
40	tons per year or more of carbon monoxide;
41	(iv) For PM-10 particulate matter nonattainment areas
42	classified as "serious," sources with the potential to emit 70
43	tons per year or more of PM-10 particulate matter.
44	"Non-Road Vehicle" means a vehicle that is powered by an
45	internal combustion engine (including the fuel system), that is
46	not a self-propelled vehicle designed for transporting persons or
47	property on a street or highway or a vehicle used solely for

1 competition, and is not subject to standards promulgated under 2 Section 111 of the Act (New Source Performance Standards) or 3 Section 202 of the Act (Motor Vehicle Emission Standards). 4 "Operating permit" or "permit," unless the context suggests 5 otherwise, means any permit or group of permits covering a Part 70 б source that is issued, renewed, amended, or revised pursuant to 7 these rules. 8 "Part 70 Source" means any source subject to the permitting 9 requirements of R307-415, as provided in R307-415-4. "Permit modification" means a revision to an operating permit 10 11 that meets the requirements of R307-415-7f. 12 "Permit revision" means any permit modification or 13 administrative permit amendment. 14 "Permit shield" means the permit shield as described in R307-15 415-6f. 16 "Proposed permit" means the version of a permit that the 17 director proposes to issue and forwards to EPA for review in 18 compliance with R307-415-8. 19 "Renewal" means the process by which a permit is reissued at 20 the end of its term. 21 "Responsible official" means one of the following: 22 (a) For a corporation: a president, secretary, treasurer, or 23 vice-president of the corporation in charge of a principal 24 business function, or any other person who performs similar policy 25 or decision-making functions for the corporation, or a duly authorized representative of such person if the representative is 26 27 the overall operation of responsible for one or more 28 manufacturing, production, or operating facilities applying for or 29 subject to a permit and either: 30 (i) the operating facilities employ more than 250 persons or 31 have gross annual sales or expenditures exceeding \$25 million in second quarter 1980 dollars; or 32 33 (ii) the delegation of authority to such representative is 34 approved in advance by the director; 35 For a partnership or sole proprietorship: a general (b) 36 partner or the proprietor, respectively; 37 For a municipality, State, Federal, or other public (C) 38 agency: either a principal executive officer or ranking elected For the purposes of R307-415, a principal executive 39 official. 40 officer of a Federal agency includes the chief executive officer

41 having responsibility for the overall operations of a principal 42 geographic unit of the agency;

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(d) For Title IV affected sources:

(i) The designated representative in so far as actions,
standards, requirements, or prohibitions under Title IV of the
Act, Acid Deposition Control, or the regulations promulgated
thereunder are concerned;

1 (ii) The responsible official as defined above for any other 2 purposes under R307-415.

"Stationary source" means any building, structure, facility,
or installation that emits or may emit any regulated air pollutant
or any hazardous air pollutant.

б "Subject to regulation" means, for any air pollutant, that 7 the pollutant is subject to either a provision in the Clean Air Act, or a nationally-applicable regulation codified by 8 the 9 Administrator in subchapter C of 40 CFR Chapter I, that requires actual control of the quantity of emissions of that pollutant, and 10 11 that such a control requirement has taken effect and is operative to control, limit or restrict the quantity of emissions of that 12 13 pollutant released from the regulated activity. Except that:

14 (a) "Greenhouse gases (GHGs)," the air pollutant defined in 15 40 CFR 86.1818-12(a) (Federal Register, Vol. 75, Page 25686) as 16 the aggregate group of six greenhouse gases: carbon dioxide, 17 nitrous oxide, methane, hydrofluorocarbons, perfluorocarbons, and 18 sulfur hexafluoride, shall not be subject to regulation unless, as of July 1, 2011, the GHG emissions are at a stationary source 19 20 emitting or having the potential to emit 100,000 tons per year 21 (tpy) CO2 equivalent emissions.

The term "tpy CO2 equivalent emissions (CO2e)" shall 22 (b) 23 represent an amount of GHGs emitted, and shall be computed by multiplying the mass amount of emissions (tpy), for each of the 24 25 six greenhouse gases in the pollutant GHGs, by the gas's 26 associated global warming potential published at Table A-1 to 27 subpart A of 40 CFR Part 98--Global Warming Potentials, that is 28 hereby incorporated by reference (Federal Register, Vol. 74, Pages 29 56395-96), and summing the resultant value for each to compute a 30 tpy CO2e.

31 "Title IV Affected source" means a source that contains one 32 or more affected units as defined in Section 402 of the Act and in 33 40 CFR, Part 72.

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R307-415-5e. Permit Applications: Insignificant Activities and

Emissions.

An application may not omit information needed to determine 5 the applicability of, or to impose, any applicable requirement, or 6 to evaluate the fee amount required under R307-415-9. The 7 following lists apply only to operating permit applications and do not affect the applicability of R307-415 to a source, do not 8 9 affect the requirement that a source receive an approval order under R307-401, and do not relieve a source of the responsibility 10 11 to comply with any applicable requirement. 12 The following insignificant activities and emission (1)13 levels are not required to be included in the permit application. 14 (a) Exhaust systems for controlling steam and heat that do 15 not contain combustion products, except for systems that are 16 subject to an emission standard under any applicable requirement. 17 (b) Air [contaminants]pollutants that are present in process 18 water or non-contact cooling water as drawn from the environment or from municipal sources, or air [contaminants]pollutants that 19 20 are present in compressed air or in ambient air, which may contain 21 air pollution, used for combustion. 22 (c) Air conditioning or ventilating systems not designed to remove air [contaminants]pollutants generated by or released from 23 24 other processes or equipment. 25 (d) Disturbance of surface areas for purposes of land 26 development, not including mining operations or the disturbance of 27 contaminated soil. 28 (e) Brazing, soldering, or welding operations. 29 (f) Aerosol can usage. 30 (g) Road and parking lot paving operations, not including 31 asphalt, sand and gravel, and cement batch plants. Fire training activities that are not conducted at 32 (h) 33 permanent fire training facilities. 34 Landscaping, janitorial, (i) and site housekeeping 35 activities, including fugitive emissions from landscaping 36 activities. 37 (j) Architectural painting. 38 Office emissions, including cleaning, copying, (k) and 39 restrooms. 40 Wet wash aggregate operations that are solely dedicated (1) 41 to this process. 42 Air pollutants that are emitted from personal use by (m) 43 employees or other persons at the source, such as foods, drugs, or 44 cosmetics. 45 Air pollutants that are emitted by a laboratory at a (n) 46 under the supervision of technically qualified facility а individual as defined in 40 CFR 720.3(ee); however, this exclusion 47

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1 does not apply to specialty chemical production, pilot plant scale 2 operations, or activities conducted outside the laboratory.

3 (o) Maintenance on petroleum liquid handling equipment such 4 as pumps, valves, flanges, and similar pipeline devices and 5 appurtenances when purged and isolated from normal operations.

6 7 (p) Portable steam cleaning equipment.(q) Vents on sanitary sewer lines.

8 (r) Vents on tanks containing no volatile air pollutants, 9 e.g., any petroleum liquid, not containing Hazardous Air 10 Pollutants, with a Reid Vapor Pressure less than 0.05 psia.

11 (2) The following insignificant activities are exempted 12 because of size or production rate and a list of such 13 insignificant activities must be included in the application. The 14 director may require information to verify that the activity is 15 insignificant.

(a) Emergency heating equipment, using coal, wood, kerosene,
fuel oil, natural gas, or LPG for fuel, with a rated capacity less
than 50,000 BTU per hour.

Individual emissions units having the potential to emit 19 (b) 20 less than one ton per year per pollutant of PM10 particulate matter, nitrogen oxides, sulfur dioxide, volatile 21 organic 22 compounds, or carbon monoxide, unless combined emissions from 23 similar small emission units located within the same Part 70 source are greater than five tons per year of any one pollutant. 24 25 This does not include emissions units that emit air 26 [contaminants]pollutants other than PM10 particulate matter, 27 nitrogen oxides, sulfur dioxide, volatile organic compounds, or 28 carbon monoxide.

29 (c) Petroleum industry flares, not associated with 30 refineries, combusting natural gas containing no hydrogen sulfide 31 except in amounts less than 500 parts per million by weight, and 32 having the potential to emit less than five tons per year per air 33 [contaminant]pollutant.

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(d) Road sweeping.

(e) Road salting and sanding.

(f) Unpaved public and private roads, except unpaved haul
roads located within the boundaries of a stationary source. A
haul road means any road normally used to transport people,
livestock, product or material by any type of vehicle.

40 (g) Non-commercial automotive (car and truck) service 41 stations dispensing less than 6,750 gal. of gasoline/month

42 (h) Hazardous Air Pollutants present at less than 1% 43 concentration, or 0.1% for a carcinogen, in a mixture used at a 44 rate of less than 50 tons per year, provided that a National 45 Emission Standards for Hazardous Air Pollutants standard does not 46 specify otherwise.

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(i) Fuel-burning equipment, in which combustion takes place

1 at no greater pressure than one inch of mercury above ambient 2 pressure, with a rated capacity of less than five million BTU per 3 hour using no other fuel than natural gas, or LPG or other mixed 4 gas distributed by a public utility.

5 (j) Comfort heating equipment (i.e., boilers, water heaters, 6 air heaters and steam generators) with a rated capacity of less 7 than one million BTU per hour if fueled only by fuel oil numbers 1 8 - 6.

9 (3) Any person may petition the Board to add an activity or 10 emission to the list of Insignificant Activities and Emissions 11 which may be excluded from an operating permit application under 12 (1) or (2) above upon a change in the rule and approval of the 13 rule change by EPA. The petition shall include the following 14 information:

15 (a) A complete description of the activity or emission to be 16 added to the list.

17 (b) А complete description of all air [contaminants]pollutants that may be emitted by the activity or 18 19 emission, including emission rate, air pollution control 20 equipment, and calculations used to determine emissions.

(c) An explanation of why the activity or emission should be exempted from the application requirements for an operating permit.

24 The director may determine on a case-by-case basis, (4) 25 insignificant activities and emissions for an individual Part 70 26 source that may be excluded from an application or that must be 27 listed in the application, but do not require a detailed description. No activity with the potential to emit greater than 28 29 two tons per year of any criteria pollutant, five tons of a 30 combination of criteria pollutants, 500 pounds of any hazardous 31 air pollutant or one ton of a combination of hazardous air pollutants shall be eligible to be determined an insignificant 32 33 activity or emission under this subsection (4). 34

35 KEY: air pollution, greenhouse gases, operating permit, emission 36 fees

37 Date of Enactment or Last Substantive Amendment: [March 7, 38 2012]2015

39 Notice of Continuation: June 6, 2012

40 Authorizing, and Implemented or Interpreted Law: 19-2-109.1; 19-41 2-104