

COUNTY NOTICES PURSUANT TO A.R.S. § 49-112

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NOTICE OF PROPOSED RULEMAKING

MARICOPA COUNTY AIR POLLUTION CONTROL REGULATIONS

PREAMBLE

RULE 280

1. Sections Affected

Rule 280, Section 205
Rule 280, Section 207
Rule 280, Section 302.2

Rulemaking Action

Amend
Amend
Amend

2. Statutory authority for the rulemaking:

Authorizing statutes: Arizona Revised Statutes (A.R.S.) §§ 49-402, 49-473(B), 49-476.01(A), 49-476.01(C), 49-479, and 11-251.08(A)

Implementing statutes: A.R.S. §§ 49-480(D), 49-480(E), 49-480(J), 49-112(A), 49-112(B), and 11-251.08(B)

3. List of all previous notices appearing in the Register addressing the proposed rules:

Notice of Rulemaking Docket Opening: 9 A.A.R. 3893, September 5, 2003

4. Name and address of department personnel with whom persons may communicate regarding the rulemaking:

Name: Jo Crumbaker, Air Quality Division
Address: 1001 N. Central Avenue, Suite 201
Phoenix, AZ 85004
Telephone: (602) 506-6705
Fax: (602) 506-6179
E-mail: jcrumbak@mail.maricopa.gov

5. The time during which the agency will accept written comments and the time and place where oral comments may be made:

Oral comments may be made at the oral proceeding scheduled for October 16, 2003. Formal written comments may also be submitted for a period of 30 days, beginning the date this notice is published until October 17, 2003.

6. Explanation of the rule, including the department's reason for initiating the rulemaking:

The Board of Supervisors adopted Rule 280 on May 21, 2003 and the Notice of Final Rulemaking was published in the *Arizona Administrative Register* on June 20, 2003, Volume 9, Issue 25. The rule became effective on July 1, 2003. Shortly thereafter, Maricopa County discovered that it inadvertently omitted some text from the Table in Section 302.2. The annual administrative fee of \$360 for the Non-Title V Sources D and E was omitted. The correct text should read "Sources listed in Tables C-E" in the third column of the table. The cost of the annual administrative fee of \$360 should apply to sources D and E also.

The County also will be renumbering Section 205 at this time due to an administrative error. There are duplicate sections numbered 205.2. The County will amend the section by numbering the first section in the list as 205.1 and the second section as 205.2.

The County also will be renumbering Section 207 due to an administrative error. There are duplicate sections numbered 207.1. The County will amend the section by numbering the first section in the list as 207.1 and the second section as 207.2.

Section by Section Explanation of Changes:

Sections 205.1 and 205.2	This proposed amendment would renumber the first listed subsection under section 205 from 205.2 to "205.1."
Section 207.1 and 207.2	This proposed amendment would renumber the second listed subsection under section 207 from 207.1 to "207.2."
Section 302.2	This proposed amendment adds sources D-E to the table under the title "Non -Title V Source Type" therefore amending text to read "Sources listed in Tables C-E."

7. Demonstration of compliance with A.R.S. § 49-112:

Based on information and belief, the Control Officer of the Maricopa County Environmental Services Department affirms the following:

A. Maricopa County is in compliance with A.R.S. § 49-112(A) in that Maricopa County Environmental Services Department is adopting rules that are not more stringent than nor are in addition to a provision of A.R.S. Title 49 or rules adopted by the Director of ADEQ or any Board or Commission authorized to adopt rules pursuant to A.R.S. Title 49.

Maricopa County fails to meet the National Ambient Air Quality Standards (NAAQS) for carbon monoxide (CO), ozone and particulates. In addition, Maricopa County is the only ozone nonattainment area in Arizona. Maricopa County may adopt rules that are more stringent than the State pursuant to A.R.S. § 49-112 as enacted in 1994, provided that the emission standard is required by law or is necessary and feasible to prevent a significant threat to public health or the environment that results from a unique local condition.

B. Maricopa County is in compliance with A.R.S. § 49-112(B) in that Maricopa County Environmental Services Department is proposing to adopt rules that are as stringent as a provision of A.R.S. Title 49. The costs of obtaining permits or other approvals from Maricopa County will approximate equal or be less than the fee or cost of obtaining similar permits or approvals under Title 49 or any rule adopted pursuant to Title 49.

8. Reference to any study relevant to the rule that the department reviewed and either relied on or did not rely on in its evaluation of or justification for the rule, where the public may review each study, all data underlying each study, and any analysis of each study and other supporting material:

No studies were reviewed in reference to this rulemaking action.

9. Summary of the economic, small business, and consumer impact:

This proposed revision would affect the following sources: service station and larger non-resale dispensing operations and fuel burning equipment. The cost will be \$360 per source for the annual administrative fee. These costs were already discussed in the preamble to the original notice of proposed rulemaking published on November 1, 2002 and were addressed with the stakeholders so the information is not new to the stakeholders.

10. Name and address of department personnel with whom persons may communicate regarding the accuracy of the economic, small business, and consumer impact statement:

Name: Jo Crumbaker, Air Quality Division
Address: 1001 N. Central Avenue, Suite 201
Phoenix, AZ 85004
Telephone: (602) 506-6705
Fax: (602) 506-6179
E-mail: jcrumbak@mail.maricopa.gov

11. The time, place, and nature of the proceedings for the making, amendment, or repeal of the rule:

Oral Proceeding Date: October 16, 2003 at 9:00 a.m.
Location: Maricopa County Environmental Services Department
5th Floor Conference Room #560
1001 N. Central Avenue
Phoenix, AZ 85004

12. Any other matters prescribed by the statute that are applicable to the specific agency or to any specific rule or class of rules:

Not applicable

13. Incorporations by reference and their location in the rules:

Not applicable

14. The full text of the rules follows:

REGULATION II - PERMITS AND FEES

RULE 280

FEES

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MARICOPA COUNTY

AIR POLLUTION CONTROL REGULATIONS

REGULATION II - PERMITS AND FEES

RULE 280

FEES

SECTION 100 - GENERAL

101 PURPOSE: To establish fees to be charged to owners and operators of sources of air pollution subject to these rules.

102 APPLICABILITY: Every person owning/operating equipment or engaged in activities that may cause or contribute to air pollution is subject to the prescribed fees in this rule.

SECTION 200 - DEFINITIONS: For the purpose of this rule, the following definitions shall apply:

201 ANNUAL ADMINISTRATIVE FEE – Paid annually by a source to recover the average cost of services required to administer the permit and conduct inspections.

202 BILLABLE PERMIT ACTION - The review, issuance or denial of a new permit, significant permit revision, or minor permit revision, or the renewal of an existing permit.

203 EXISTING SOURCE - A source that has commenced construction and has been issued a permit pursuant to A.R.S. § 49-480 after September 1, 1993.

204 ITEMIZED INVOICE - A breakdown of the permit processing time into the categories of pre-application activities, completeness review, substantive (technical) review, and public involvement activities, and within each category, a further breakdown by employee name.

205 NON-MAJOR TITLE V SOURCE – A source required to obtain a Non-Title V permit under Rule 200 to which both of the following apply:

~~205.2~~**205.1**The source is classified as a Synthetic Minor Source, and

205.2The source has a permit that contains allowable emissions greater than or equal to 50% of the major source threshold.

206 REGULATED AIR POLLUTANT - For the purposes of Section 305, consists of the following air pollutants:

206.1Any conventional air pollutant as defined in A.R.S. § 49-401.01, which means any pollutant for which the Administrator of EPA has promulgated a primary or a secondary national ambient air quality standard (NAAQS) except carbon monoxide (i.e., for nitrogen oxides (NO_x), lead, sulfur oxides (SO_x) measured as sulfur dioxides (SO₂), ozone, and particulates).

206.2Nitrogen oxides (NO_x) and volatile organic compounds (VOCs).

206.3Any air contaminant that is subject to a standard contained in Rule 360 (New Source Performance Standards) of these rules or promulgated under Section 111 (Standards Of Performance For New Stationary Sources) of the Act.

206.4Any hazardous air pollutant (HAP) as defined in A.R.S. § 49-401.01 or listed in Section 112(b) (Hazardous Air Pollutants; List Of Pollutants) of the Act.

206.5Any Class I or II substance listed in Section 602 (Stratospheric Ozone Protection; Listing Of Class I And Class II Substances) of the Act.

207 SOURCES REQUIRED TO HAVE A TITLE V PERMIT - The following sources shall be considered sources required to have a Title V permit:

~~207.2~~**207.1**Any source required to have a Title V permit under Rule 200, Section 302;

207.2Any source that qualifies for a Non-Title V permit but that elects to have a Title V permit under Rule 200, Section 302.

SECTION 300 - STANDARDS

301 TITLE V PERMIT FEES: The owner or operator of a source required to have a Title V permit shall pay fees according to the following provisions:

County Notices Pursuant to A.R.S. § 49-112

301.1 Fees for Billable Permit Actions: The owner or operator of a Title V source shall pay \$66.00 per hour, adjusted annually under Section 304, for all permit processing time required for a billable permit action. The fee shall be paid as follows:

- a. An application shall be submitted with the applicable fee from the table below:

Type of Application	Application Fee
New permit application	\$7,000
Significant permit revision application that is a result of a major modification	\$7,000
Other significant permit revision applications	\$1,000
Minor permit revision application	\$150
Permit renewal application	\$3,500

- b. At any time after submittal of the application, the Control Officer may request additional application fees based on the cost to date of reviewing and acting on the application, minus all fees previously submitted for the application.
- c. When permit processing is completed for a facility, the Control Officer shall send an itemized invoice. The invoice shall indicate the total actual cost of reviewing and acting upon the application, all fees previously submitted, and the balance due.
- d. The maximum fee for processing permit applications listed in section 301.1 is \$40,000.00.
- e. The Control Officer shall not issue a permit or permit revision until the balance due on the itemized invoice is paid in full.

301.2 Annual Fees: The owner or operator of a Title V source shall pay an annual administrative fee plus an emissions-based fee as follows:

- a. The applicable annual administrative fee from the table below, as adjusted annually under Section 304. The fee is due on the first anniversary date of the initial permit covering construction and startup of operations and annually thereafter on that date.

Title V Source Category	Annual Administrative Fee
Aerospace	\$10,700
Cement Plants	\$39,500
Combustion/Boilers	\$9,200
Compressor Stations	\$8,700
Expandable Foam	\$9,200
Landfills	\$9,300
Lime Plants	\$37,000
Copper & Nickel Mines	\$9,300
Gold Mines	\$9,300

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Paper Mills	\$12,700
Petroleum Products Terminal Facilities	\$10,800
Polymeric Fabric Coaters	\$9,500
Reinforced Plastics	\$4,900
Semiconductor Fabrication	\$10,800
Copper Smelters	\$39,500
Utilities – Primary Fuel Natural Gas	\$11,200
Utilities – Fossil Fuel Except Natural Gas	\$20,200
Vitamin/Pharmaceutical Manufacturing	\$6,200
Wood Furniture	\$6,200
Others	\$9,900
Others with Continuous Emissions Monitoring	\$12,700

- b. An emissions-based fee of \$11.75 per ton of actual emissions of all regulated pollutants emitted during the previous calendar year as determined by Section 305. The fee is adjusted annually under Section 304.

302 NON-TITLE V PERMIT FEES: The owner or operator of a source required to have a Non-Title V permit under Rule 200, Section 303 shall pay fees according to the following provisions:

302.1 Fees for Billable Permit Actions: Except for the renewal of an existing permit, the owner or operator of a Non-Title V source listed in Table A (subsection 403.1) or Table B (subsection 403.2) shall pay to the Control Officer \$66.00 per hour, adjusted annually under Section 304 of this rule, for all permit processing time required for a billable permit action. The owner or operator of a Non-Title V source facility listed in Table C, D, or E (subsection 403.3-5) shall pay the applicable fees from the table in subsection 302.1(a) below for a billable permit action. The fee shall be paid as follows:

- a. An application shall be submitted with the applicable fee from the table below:

<i>Type of Application</i>	<i>Application Fee</i>
New permit application	\$350
Non-minor permit revision application	\$350
Minor permit revision application	\$150
Permit renewal application	Not required

- b. At any time after the submittal of an application for a facility listed in Table A or Table B, the Control Officer may request an additional application fee based on the cost to date of reviewing and acting on the application, minus all fees previously submitted for the application.
- c. When permit processing is completed for a facility listed in Table A and Table B and final costs are greater than the fee submitted with the application under subsection 302.1(a), the Control Officer shall send an itemized invoice. The invoice shall indicate the total cost of reviewing and acting upon the application, all fees previously submitted, and the balance due.
- d. The maximum fee for processing permit applications listed in subsection 302.1 is \$25,000.00.

County Notices Pursuant to A.R.S. § 49-112

- e. The Control Officer shall not issue a permit or permit revision until the balance due on the itemized invoice is paid in full.

302.2 Annual Fees: The owner or operator of an existing Non-Title V source shall pay the applicable annual administrative fee from the table below, as adjusted annually under Section 304. The annual administrative fee covers the cost of renewing a Non-Title V permit. The fee is due on the first anniversary date of the initial permit covering construction and startup of operations and annually thereafter on that date.

<i>Non-Title V Source Type</i>	<i>Annual Administrative Fee</i>
Source listed in Table A	\$3,100
Source listed in Table B	\$1,300
Source listed in Table C -E	\$360

303 GENERAL PERMIT FEES: The owner or operator of a source required to obtain a permit pursuant to these rules who elects to be covered by a general permit shall pay fees according to the following provisions:

303.1 Fees Due with an Application: The owner or operator of a source initially applying for authorization to operate under a General Permit shall pay the applicable fee from the table below with the submittal of the application. Source categories designated as Tables A-E are listed in subsections 403.1-5 of this rule.

Source Category Table	Application Fee
Title V General Permits	Administrative Fee from Title V table for category
Table A	\$3,000
Table B	\$1,000
Table C	\$300
Table D	\$335
Table E	\$290

303.2 Annual Fee: The owner or operator of a source with an authorization to operate under a General Permit shall pay the applicable annual administrative fee from the table below, as adjusted annually under Section 304. The annual administrative fee covers the cost of reapplying for authorization to operate under a General Permit. The fee is due on the first anniversary date of the initial approval to operate under a General Permit and annually thereafter on that date. Source categories designated as Tables A-E are listed in subsections 403.1-5

Source Category Table	Administrative & Permit Renewal Fee
Title V General Permits	Administrative Fee from Title V table for category
Table A	\$3,000
Table B	\$1,000
Table C	\$300

Table D	\$335
Table E	\$290

304 ANNUAL ADJUSTMENT OF FEES:

304.1The Control Officer shall adjust the hourly rate every January 1, to the nearest 10 cents per hour, beginning on January 1, 2004. The Control Officer will multiply \$66.00 by the Consumer Price Index (CPI) for the most recent year as described in subsection 304.4, and then divide by the CPI for the year 2001.

304.2 The Control Officer shall adjust the administrative or permit processing fees listed in Sections 301-303 every January 1, to the nearest \$10, beginning on January 1, 2004. The Control Officer will multiply the administrative or permit processing fee by the Consumer Price Index (CPI) for the most recent year as described in subsection 304.4, and then divide by the CPI for the year 2001.

304.3The Control Officer shall adjust the rate for emission-based fees every January 1, beginning on January 1, 2004. The Control Officer will multiply \$11.75 by the Consumer Price Index (CPI) for the most recent year as described in section 304.4, and then divide by the CPI for the year 2001.

304.3 The Consumer Price Index for any year is the average of the monthly Consumer Price Index for all urban consumers published by the United States Department of Labor, as of the close of the 12-month period ending on August 31 of that year.

305 CALCULATION AND PAYMENT OF EMISSION FEES:

305.1For purposes of this subsection, actual emissions means the actual quantity of regulated air pollutants emitted over the preceding calendar year or any other period determined by the Control Officer to be representative of normal source operations, determined as follows:

- a. Emissions quantities, including fugitive emissions, reported under Rule 100, Section 500 shall be used for purposes of calculating the permit fee to the extent they are calculated in a manner consistent with this paragraph. Acceptable methods for calculating actual emissions under Rule 100, Section 500 include the following:
 - (1) Emissions estimates calculated from continuous emissions monitors certified under 40 CFR Part 75, Subpart C and referenced appendices, or data quality assured pursuant to Appendix F of 40 CFR, Part 60. 40 CFR Part 75 and referenced appendices and 40 CFR Part 60 Appendix F adopted as of July 1, 2001, (and no future additions) are incorporated by reference.
 - (2) Emissions estimates calculated from source performance test data.
 - (3) Emissions estimates calculated from material balance using engineering knowledge of process.
 - (4) Emissions estimates calculated using AP-42 emissions factors.
 - (5) Emissions estimates calculated by equivalent methods approved by the Control Officer. The Control Officer shall only approve methods that are demonstrated as accurate and reliable as the applicable method in items (1) through (4) of this paragraph.
- b. Actual emissions shall be determined for each source on the basis of actual operating hours, production rates, in-place process control equipment, operational process control data, and types of materials processed, stored, or combusted.

305.2The following emissions of regulated air pollutants shall be excluded from a source's actual emissions for purposes of this section:

- a. Emissions of a regulated air pollutant from the source in excess of 4,000 tons per year.

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- b. Emissions of any regulated air pollutant that are already included in the fee calculation for the source, such as a federally listed hazardous air pollutant that is already accounted for as a VOC or as PM₁₀.
- c. Emissions from insignificant activities excluded from the permit for the source under Rule 210.
- d. Fugitive emissions of PM₁₀ from activities other than crushing, belt transfers, screening, or stacking.
- e. Fugitive emissions of VOC from solution-extraction units.

305.3A notice to pay the fee specified in subsection 301.2.b. and a declaration of emissions form will be mailed annually to the owner or operator of a source to which this subsection applies, along with the annual emission inventory questionnaire. The emission fee is due and payable by April 30 each year or by the ninetieth (90th) day following the date of notice, whichever is later.

306 HEARING BOARD FILING FEE: A person filing a petition with the Hearing Board shall pay a fee of \$100.00. This fee may be refunded by a majority vote of the Hearing Board upon a showing of undue hardship.

307 CONDITIONAL ORDER FEE: Any person applying for a conditional order pursuant to Rule 120 shall pay a conditional order fee. The amount of a conditional order fee shall be equal to the amount of the applicable permit fee as specified in this rule.

308 GASOLINE DELIVERY VESSEL FEE: A person wishing to obtain a decal for each gasoline delivery vessel that passes the required annual test under Rule 352 shall pay a fee of \$115.00.

309 PERMIT TO BURN FEE: A person applying for a Permit to Burn shall pay a fee as set forth in the following fee schedule:

Fire Category	Permit Period	Fee
Tumbleweeds	30 days	\$50.00
Fire Hazard	30 days	\$50.00
Fire Fighting Instruction	1 year	\$50.00
Ditch Bank/Fence Row	1 year	\$50.00
Disease/Pest Prevention	30 days	\$62.00
Land Clearance	30 days	
	Less than 5.0 acres	\$74.00
	5.0 acres or greater	\$144.00
Air Curtain Destructor	30 days	\$249.00

310 EARTH MOVING PERMIT FEE: A person applying for an Earth Moving Permit shall pay an annual fee as set forth in the following fee schedule, based on the total surface area that is disturbed:

Total Surface Area Disturbed	Fee
Annual Block Permit	\$2000.00
0.1 to less than one acre	\$75.00
One acre or greater	\$36.00 per acre plus \$110.00
	Example: 6 acres = 6 x \$36.00 + \$110 = \$326

311 ASBESTOS NOTIFICATION AND PLAN REVIEW FILING FEE: Any person required to file notification under the provisions of Rule 370 of these rules shall pay a fee as follows:

311.1 Any person filing notification of a project to renovate regulated asbestos-containing materials shall pay a nonrefundable notification and plan review filing fee of \$425.00.

311.2 Any person filing notification of a project to demolish a facility (as defined in 40 CFR 61, Subpart M) shall pay a nonrefundable notification and plan review filing fee of \$425.00.

312 LATE FEE: The Control Officer shall assess the following fees in addition to all other applicable fees:

312.1 TITLE V, NON-TITLE V OR GENERAL PERMIT: An applicant for a required permit for a source that has been constructed without such permit and who has received a Notice of Violation shall pay a late fee of \$70.00.

312.2 EARTH MOVING PERMIT: Any person who is conducting earth moving activity without an Earth Moving Permit and has received a Notice of Violation for operating the earth moving equipment without an Earth Moving Permit shall pay a late fee of \$70.00.

313 DELINQUENCY FEE: An applicant or permittee who fails to pay any required fee(s) by 30 days after invoice due date shall pay a delinquency fee of \$35.00 or a delinquency fee of \$70.00 if delinquent over 60 days from the invoice due date. Applicants and permittees will be notified by mail of any permit delinquency fees that are due and payable.

314 SUBSCRIPTION FEE FOR RULE REVISIONS: A person requesting to be placed on a mailing list to receive copies of new and revised rules shall pay to the Control Officer an annual subscription fee of \$35.00.

315 ACCELERATED PERMIT PROCESSING: An applicant requesting accelerated permit processing shall pay fees to the Control Officer according to the following provisions:

315.1 Such a request shall be accompanied by an initial fee of \$15,000. The fee is nonrefundable to the extent of the Control Officer's costs for accelerating the processing if the Control Officer undertakes to provide accelerated processing as described in Rule 200, Section 313 of these rules.

315.2 At any time after an applicant has requested accelerated permit processing, the Control Officer may request an additional advance payment fee based on the most recent estimated cost of accelerating the processing of the application.

315.3 Upon completion of permit processing activities but before issuing or denying a permit or permit revision, the Control Officer shall send notice of the decision to the applicant along with a final invoice. The final invoice shall include all regular permit processing and other fees due, as well as the difference between the actual cost of accelerating the permit application, including any costs incurred by the Control Officer in contracting for, hiring, or supervising the work of outside consultants, and all advance payments submitted for accelerated processing. In the event all payments made exceed actual accelerated permit costs, the Control Officer shall refund the excess advance payments.

315.4 Any additional costs incurred as a result of accelerated permit processing shall not be applied toward any applicable maximum fee described in this rule.

316 FAILURE TO PAY REQUIRED FEES: Nonpayment of fees required by this rule constitutes a violation as provided in A.R.S. §§ 49-502, 49-511 and 49-513.

SECTION 400 - ADMINISTRATIVE REQUIREMENTS

401 TRANSITION TO REVISED FEES: The revised fees, except for the emissions fee, in this rule shall become effective July 1, 2003. The revised emissions fee shall become effective January 1, 2004, beginning with the emissions reported for calendar year 2003.

402 PAYMENT OF FEES: All fees required by this rule shall be payable to Maricopa County Environmental Services Department.

402.1 Annual Administrative Fees:

- a. **Title V and Non-Title V Permits:** The Control Officer shall mail the owner or operator of a Title V or Non-Title V source an invoice for the annual administrative fee due under subsections 301, 302, and 303 at least 30 days prior to the anniversary date of the permit.
- b. **General Permits:** The Control Officer shall mail the owner or operator of source authorized to operate under a General Permit an invoice for the annual administrative fee due under subsection 303 at least 30 days prior to the anniversary date of the authorization to operate.

402.2 Gasoline Delivery Vessel Decal Fee: Gasoline delivery vessel decal fee shall be paid at the time the application is submitted showing satisfactory test results prior to the issuance of the sticker required in the provisions of Rule 352.

402.3 Asbestos Removal Notification and Plan Review Fee: The asbestos removal notification and plan review filing fee shall be paid at the time the notification is submitted. The notification is not considered filed until the appropriate filing fee is paid.

402.4 Other Fees: Other fees shall be paid in the manner and at the time required by the Control Officer.

403 TABLE A, TABLE B, TABLE C, TABLE D, AND TABLE E SOURCES: For processes and equipment not listed below, the Control Officer will designate either Table A, Table B, Table C, Table D, or Table E applicability.

403.1 Table A Sources:

- Aircraft Manufacturing
- Chemical Manufacturing, Dry
- Chemical Manufacturing, Liquid
- Circuit Board Manufacturing ≥ 5 Tons per Year VOC
- Coating Line, Can/Coil/Fabric/Film/Glass/Paper
- Ethylene Oxide Sterilization
- Gypsum, Calcining
- Hot Mix Asphalt Plant
- Incinerator, Medical Waste
- Incinerator, Hazardous Material
- Insulation Manufacturing
- Jet Engine Manufacturing
- Non-Major Title V Source
- Pesticide/Herbicide Production
- Petroleum Loading Racks and Storage Tanks at Bulk Terminals
- Pharmaceutical Manufacturing
- Polymeric Foam Products
- Printing Facilities ≥ 25 Tons per Year Potential Uncontrolled VOC Emissions or Facility with Controls
- Rendering
- Rubber Products Manufacturing
- Semiconductor Manufacturing
- Solid Waste Landfill
- Source Subject to BACT Determination
- Source Subject to a MACT, NESHAPS or NSPS standard under CAA Section 111 or 112 unless otherwise identified in another table
- Source with 3 or more Table B Processes
- Tennis Ball Manufacturing
- Vegetable Oil Extraction

403.2 Table B Sources

- Aerospace Products Manufacturing & Rework not subject to MACT
- Aggregate Production/Crushing, All
- Aggregate Screening
- Animal Feed Processing
- Auto Body Shredding
- Bakery with Oven of 25 Tons per year of Potential Uncontrolled VOC emissions or facility with controls

Chemical/Fertilizer Storage, Mixing, Packaging and Handling
Concrete Batching
Concrete Product Manufacturing
Cotton Gin
Cotton Seed Processing
Crematory
Cultured Marble
Fiberglass Product Manufacturing
Flour Milling
Foundry
Furnace, Metals
Furnace, Burn-Off
Furnace, Electric Arc
Furnace, Other
Gas Turbine, Non-Utility (Utility in Table A)
Grain Cleaning/Processing
Grain Storage
Incinerator, Non-Hazardous Material
Internal Combustion Engine, Cogeneration
Pipeline Transmission Facility
Plating Tanks, Electrolytic or Electrowinning
Soil Treatment/Remediation
Soil Solvent Extraction System with Package Thermal/Catalytic Oxidizer/Carbon Adsorption
Solvent Degreasing/Cleaning System, Solvent Use >3 gallons per day
Solvent Reclaiming
Source with 3 or more Table C Processes
Stage I Vapor Recovery, Bulk Plants with Loading Racks
Stripping Operation, Equipment or Furniture Refurbishment
Stripping Operation, Liquid Chemical Groundwater/Wastewater Remediation
Wood Coating Operation subject to RACT including Furniture/Millwork Sources larger than 10 TPY VOC

403.3 Table C Sources:

Abrasive Blasting
Asphalt Day Tanker/Kettle
Cement Products Packaging
Circuit Board Assembly
Circuit Board Manufacturing <5 Tons per Year of VOC
Dry Cleaning
Emergency Internal Combustion Engine
Incinerator, Paper and Cardboard Products
Miscellaneous Solvent Use
Packaging, Mixing & Handling, Granular or Powdered Material other than Cement or Grain
Petroleum Storage, Non-retail Dispensing Operations exempted from Stage I Vapor Recovery by Rule 353
Plastic or Metal Extrusion
Plating, Electroless
Powder Coating
Printing Facilities without Control and < 25 Tons per Year of Potential Uncontrolled VOC Emissions
Solvent Cleaning, < 3 Gallons Per Day
Spray Coating
Bulk Plant Loading Facilities as Defined by Rule 351, Section 305.1
Storage Tank, Non-Petroleum Volatile Organic Compounds
Vehicle Refinishing
Wood Furniture/ Millwork/ Small Source less than 10 TPY VOC

403.4 Table D Sources:

Service Station and larger Non-resale Dispensing Operations

403.5 Table E Sources:

Fuel Burning Equipment