THE NATURAL RESOURCES CONSERVATION AUTHORITY ACT

The Natural Resources Conservation Authority (Air Quality) Regulations, 2002

In exercise of the powers conferred upon the Minister by section 38 of the Natural Resources Conservation Authority Act, the following Regulations are hereby made:-

Citation 1. These Regulations may be cited as the Natural and com- Resources Conservation Authority (Air Quality) mencement. Regulations, 2002 and shall come into effect on the [1st day of September, 2002].

Inter- 2. - (1) In these Regulations -

pretation. "air pollutant" means -

- (a) any fume, smoke, particulate matter,vapour, gas, odorous substance or anycombination thereof; or
- (b) any other substance or matter whether physical, chemical, biological, or radioactive, including source material, special nuclear material, and by-product materials,

which is emitted into or otherwise enters the atmosphere and has caused, is causing or, if unabated, may cause air pollution, but does not include water vapour, steam condensate or any other emission exempted under these Regulations;

"air pollutant source" or "source" means any object or activity by reason of which any air pollutant is emitted or discharged into the atmosphere or into any contiguous location having an area and from which any air pollutant enters the atmosphere;

- "air pollution" means the presence in the outdoor atmosphere of one or more air pollutants in such quantity or duration as has caused, is causing or if unabated -
 - (a) may cause, injury to human health or welfare, animal or plant life, or damage to property; or
 - (b) is likely to unreasonably interfere with the enjoyment of life, property or the environment or with the conduct of business,

whether such effects result from direct exposure to air pollutants, deposition of air pollutants or other environmental media, or from alterations to the physical or chemical properties of the atmosphere caused by air pollutants;

"applicant" means an applicant for a licence under these Regulations;

"authorized officer" means -

- (a) any person designated as such by the Authority, by a member of the Jamaica Constabulary Force, by an inspector appointed by the Minister under the Clean Air Act, or by a Medical Officer (Health) under the Public Health Act; or
- (b) any other person authorized in writing to act in that behalf by the Minister, by a

Local Board of Health or by the Chief Medical Officer under the Public Health Act; or

(c) any person authorized to carry out an inspection under section 62 of the Mining Act;

"background concentration" means the ambient pollutant concentrations due to natural sources, sources located nearby the source specifically being considered, and unidentified sources;

- "bituminous coal" includes anthracite, steam coal (other than anthracite), coking coal or coal with a gross calorific value greater than 23 865 kJ/kg on an ash-free but moist basis and with a mean random reflectance of vitrinite of at least 0.6;
- "capacity factor" means the ratio of average load to the full load capacity rating of the machine or equipment for the specified period of time;
- "distillate fuel oil" means any fuel oil with the specifications fuel oil No. 1 or 2, as defined by the American Society for Testing and Materials (ASTM) burner fuel specification D396;
- "excessive emission" means emission of an air pollutant in excess of an emission standard or emission target;

"existing facility" means any facility having an air pollutant source that is constructed, in

operation, installed, or used, in Jamaica on or before [September 1, 2002];

"existing source" means an air pollutant source that is constructed, in operation, installed or in use in Jamaica on or before [September 1, 2002];

"facility" means any building, structure,

establishment, installation, plant, works or activity that emits an air pollutant;

"fugitive emission" means an emission that cannot or is not reasonably likely to pass through a stack, chimney, vent or other functionally equivalent opening;

"greenhouse gas" or "GHG" means any of the following gases or families of gases -

- (a) carbon dioxide (CO₂);
- (b) methane (CH₄);
- (c) nitrous oxides (N₂O);
- (d) hydrofluorocarbons (HFCs);
- (e) perfluorocarbons (PFCs); and
- (f) sulphur hexafluoride (SF₆);

"guideline document" means the most recent ambient air quality guideline document issued by the Authority;

"haul road" means a road other than a public road that is used for -

- (a) commercial [or industrial] hauling of material; or
- (b) the hauling of material by any organization or agency of the Government;

- "heavy fuel oil" means any fuel oil with the specification of fuel oil No.5 or 6, as defined by the American Society for Testing and Materials (ASTM) burner fuel specification D396;
- "incinerator" means any equipment, device or contrivance used for the destruction, by burning, of solids, liquids or gaseous wastes, other than any equipment, device or contrivance used exclusively to burn wood wastes;
- "licence" means an air pollutant discharge licence granted under these Regulations;
- "licensee" means a person who is granted a licence under these Regulations;
- "light oil" means any fuel oil with the specification of fuel oil No.1 or 2, as defined by the American Society for Testing and Materials (ASTM) burner fuel specification D396;
- "major facility" means any facility having an air pollutant source with the potential to emit -
 - (a) one hundred or more tonnes/y of anyone of total suspended particulatematter (TSP);
 - (b) particulate matter with a diameter less than ten micrometres (PM10);
 - (c) sulphur oxides measured as sulphur dioxide (SO₂);
 - (d) carbon monoxide (CO);
 - (e) nitrogen oxides (NOx) measured as equivalent nitrogen dioxide;

- (f) five or more tonnes/y lead;
- (g) ten or more tonnes per year of any single priority air pollutant; or
- (h) twenty-five or more tonnes per yearof any combination of priority airpollutants;

"major modification" means any change in a source, which increases or decreases the source's potential to emit a pollutant set out in column A of the First Schedule, at a rate of emission equal to or greater than the rate set out in relation thereto in column B of the First Schedule.

- "malfunction" means any sudden, infrequent and not reasonably preventable failure of air pollution control equipment, process or process equipment, to operate in a normal manner, but does not include any failure that is primarily caused by poor maintenance or negligent operation;
- "medium oil" means any fuel oil with the specification fuel oil No.3, as defined by the American Society for Testing and Materials (ASTM) burner fuel specification D396;
- "modification" means any physical change in a facility, or change in the method of operation of a facility, which increases the amount of any air pollutant emitted into the atmosphere by that facility or which results in the emission of any air pollutant not previously emitted by that facility;

- "new facility" means any facility, other than an existing facility, having an air pollutant source that commenced construction or operation or was installed in Jamaica after [September 1, 2001];
- "new source" means an air pollution source that commenced construction or operation or was installed in Jamaica after [September 1, 2001];
- "nitrogen oxides" means the sum of nitric oxide (NO) and nitrogen dioxide (NO2) expressed collectively as a nitrogen dioxide equivalent;
- "opacity" means the degree to which emissions reduce the transmission of light and obscure the view of an object in the background;
- "owner" means any person who owns or operates a facility, source, or air pollution control equipment, as the case may be;
- "particulate matter" or "PM" means any finely divided solid or liquid material, other than uncombined water, as measured by the reference methods specified under each applicable regulation or an approved equivalent or alternative method;
- "performance test" means any testing or sampling performed using approved methods to determine the emission rate of an air pollutant from a source;
- "PM10" means finely divided solid or liquid material, with an aerodynamic diameter less than or equal to ten micrometers emitted to

the ambient air as measured by applicable
reference methods established by the U.S.
Environmental Protection Agency, or an
approved equivalent or alternate method;
"potential to emit" means the maximum capacity of a
source to emit a pollutant under its physical
and operational design, and any physical or
operational limitation on the capacity of the
source to emit a pollutant, including air
pollution control equipment, restrictions on
hours of operation or on the type or amount of
material combusted, stored or processed, shall
be treated as part of a source's design if the
limitation is enforceable under the Act;
"priority air pollutant or "PAP" means an air

pollutant included in the list of priority air Second Schedule. pollutants set out in the Second Schedule, which, whether through ambient concentrations, bioaccumulation, deposition or otherwise, presents a threat to human health or to the environment;

- "prescribed area" means an area prescribed by the Minister by order pursuant to Section 9 of the Act;
- ["regulated air pollutant" means any pollutant for which there is a national ambient air quality standard;]
- "renewable energy" means energy derived from resources that are regenerative or that, for all practical purposes, cannot be depleted, including moving water (hydro, tidal and wave power), thermal gradients in ocean water,

biomass, municipal solid waste (MSW), geothermal energy, solar energy and wind energy;

- "renewable fuel" means fuel derived from a resource that is regenerative or that, for all practical purposes, cannot be depleted, including biomass, municipal solid waste and fuels derived from biomass (such as ethanol, biodiesel and hydrogen);
- "residual oil" means any fuel with the specification of fuel oil No. 5 or 6, as defined by the American Society for Testing and Materials (ASTM) burner fuel specification D396;
- "start up" means the setting into operation of a facility, or sources in a facility, as the case may be, for any purpose;
- "shut down" means the cessation of operation of a facility or source, as the case may be, for any purpose;
- "significant facility" means any facility having any air pollutant emitting activity or source with the potential to emit -
 - (a) twenty-five or more but less than 100 tonnes per year of one or more of TSP, PM10, SO₂, CO, or NOx;
 - (b) one or more but less than 5 tonnes
 per year of lead;
 - (c) one or more but less than 5 tonnes
 per year of any priority air
 pollutant; or

- (d) one or more but less than 10 tonnes
 per year of any combination of
 priority air pollutants;
- "significant impact", in relation to the impacts of sources on ambient air quality, means -
 - (a) the increment in the predicted average concentration of SO_2 , TSP, PM10 or NO_2 is greater than an annual average of 21.0 µg/m³ or a 24-hour average of 805 µg/m³; or
 - (b) the increment in the predicted average concentration of CO is greater than 500 μ g/m³ as an 8-hour average or 2000 μ g/m³ as a 1-hour average,

when such predictions are made using an approved air dispersion model;

- "standard conditions" means a temperature of 293° K (20°C) and a pressure of 101.3 kilopascals (29.92 in Hg);
- "sub-bituminous coal" means coal that is classified as sub-bituminous A, B, or C according to the American Society of Testing and Materials (ASTM) Standard Specification for Classification of Coals by Rank D388.

(2) The list of units and abbreviations set outThird in the Third Schedule shall apply for the purpose ofSchedule. interpreting the abbreviations used in theseRegulations.

Application. 3. - (1) These Regulations shall not apply to trucks, cars, buses, trains, ships, airplanes or any other mode of transportation.

> (2) Subject to paragraphs (3) and (4), these Regulations apply to all facilities having air pollutant sources falling within any of the categories set out in the Fourth Schedule.

and Fifth (3) Regulation 18 applies to all facilities Schedules. having air pollutant sources falling within any of the categories set out in the Fourth or Fifth Schedules.

Fourth

licence.

[(4) Where, in relation to a particular air pollutant or air pollutant source, there are no emission standards, targets or guidelines set out in these Regulations, the Authority may apply, subject to such modifications (if any) as the Authority shall think fit, any recognised emission standards, targets or guidelines in relation to the air pollutant or air pollutant source.]

Part I - Licence Requirements

Air 4. - (1) Every owner of a major facility or significant pollutant facility shall apply for an air pollutant discharge discharge licence in the manner set out in regulation 5.

> (2) Where a licensee proposes to undertake any modification of the licensed facility, which will result -

- (a) in the case of a major facility, in the facility becoming a significant facility; or
- (b) in the case of a significant facility, in the facility becoming a major facility; or
- (c) in a major modification of the facility,

such owner shall apply to the Authority for a new licence, at least sixty days before commencing any such modification, in the manner set out in regulation 5.

(3) Where a licensee proposes to undertake a modification of the licensed facility, which will not have any of the results referred to in subsection (3)(a), (b) or (c), such owner shall apply to the Authority for an addendum to his licence if -

- (a) the total of all changes in annual permitted emissions due to the modification, are or are likely to be less than or equal to 10% of total permitted emissions under the existing licence;
- (b) the maximum predicted ground level concentration of any pollutant emitted from the facility before the modification is less than or equal to 75% of the ambient air quality standard or guideline concentration in the case of priority air pollutants that may be affected by the change;
- (c) the emissions from a source that is being modified currently do not exceed the emission target or the emissions from the new source will not exceed any emission standard; and
- (d) emissions from any proposed new source do not exceed any applicable emission standard.

(4) No modification referred to in paragraph (4) shall be undertaken unless the Authority approves the addendum.

(5) An application for an addendum under paragraph (3) shall be accompanied by the appropriate fee referred to in regulation 9.

(6) Where a single site contains a facility that has several air pollutant sources or groups of sources, the owner or operator may apply for separate licences in respect of each source or group of sources.

(7) Where a single site contains more than one facility, the operator shall apply for a separate licence in respect of each facility:

[Provided that where any two or more such facilities are engaged in the same enterprise and are owned and operated by the same person, the owner may apply for a single licence in respect of all such facilities.]

Licence 5. - (1) An application for a licence shall be in the application form set out in the Sixth Schedule.

procedure. (2) An application is complete when the Sixth following (requirements are satisfied -

- Schedule. (a) the application form is complete in respect of all the information required of the applicant, including any necessary supporting data and calculations;
 - (b) the licence application shall be accompanied by a compliance plan that indicates the activities and schedule for bringing the facility into compliance if -

(i) the emissions from any source or activity in the application exceed

any applicable emission standard or target;

- (ii) any emissions from the facility are predicted, based on dispersion modelling, to exceed any ambient air quality standard; or
- (iii) any ambient air quality measurements
 at required monitoring locations
 exceed an air quality standard;
- (c) an authorized official of the applicant certifies the truth, accuracy, and completeness of the application, as provided in the application form; and
- (d) the application form is accompanied by proof of payment of the appropriate licence application fee referred to in regulation 9 and the discharge fee referred to in regulation 12 (2).

(3) Unless the Authority informs the applicant, in the manner set out in paragraph (4), that an application is incomplete, an application shall be deemed to be complete sixty days after the date of submission of the application.

(4) A notification of incompleteness shall -(a) be in writing;

- (b) be delivered to the applicant within sixty days of receipt by the Authority of the application;
- (c) specify the information needed to make the application complete and prescribe a

reasonable time frame for response from the applicant.

(5) If, while processing an application that has been deemed to be complete, the Authority determines that additional information is necessary to evaluate or take final action on that application, the Authority may in writing request such information and set a reasonable deadline for response.

(6) Once the Authority has determined that an application is complete, the Authority shall notify the applicant that the application is complete and such notification shall constitute a provisional air pollutant discharge licence, which shall remain in effect until the Authority notifies the applicant in writing that the application is approved or refused. Form and 6. - (1) A licence shall be in the form set out in duration of the Seventh Schedule and may contain such terms and licence. conditions as the Authority thinks fit, including Seventh requirements for periodic or continuous stack Schedule. monitoring, performance or compliance testing, ambient and meteorological monitoring, and such other measures to maintain or improve ambient air quality as the Authority shall think fit.

> (2) A licence, other than a provisional licence, shall be valid for a period of five years beginning on the date of the approval of the application for the licence, and may be renewed, on application, for successive five-year periods.

Renewal of 7. - (1) An application for the renewal of a licence licences. shall be in the form set out in the Sixth Schedule, Sixth and such application shall be made no later than

Schedule. sixty days before the date of expiry of the licence.

(2) Provisions for the continuation of an ambient air monitoring or meteorological monitoring programme, source testing (including the frequency of tests) and of any other conditions stipulated in the licence shall be determined by the Authority at the time of the application for renewal, and for the purposes of such determination it shall be the responsibility of the applicant to demonstrate the adequacy of existing data, its relationship to past, present and future facility operating conditions, and the adequacy of other means to document continuing compliance.

Transfer8. - (1) A licensee shall notify the Authority, inof licence,writing, of any proposed change in the -

(a) ownership of the licensed facility and of the name and address of the new owner;

(b) name of the licensed facility;

(c) mailing address of the owner,

at least ninety days prior to any such change.

(2) In the case of a change referred to in paragraph (1)(a), the licensee shall apply for a transfer of the licence and shall pay the appropriate fee set out in regulation 9 in respect of the transfer.

(3) A licence shall not be transferable fromone facility to another.Licence9. The following fees shall apply in relation to

fees. licences -

etc.

(a) in the case of a major facility -

- (i) for each application for a licence or for the renewal of a licence a fee of ten thousand dollars;
- (ii) in the case of a late application for a licence or a late application for the renewal of a licence, a fee of thirty thousand dollars, which shall be in addition to the fee referred to in subparagraph (i);
- (iii) for an addendum to a licence, a fee of
 six thousand dollars;
 - (iv) for the transfer of a licence, a fee
 of two thousand five hundred dollars;
- (b) in the case of a significant facility -
 - (i) for each application for a licence or for the renewal of a licence a fee of ten thousand dollars;
 - (ii) in the case of a late application for a licence or a late application for the renewal of a licence, a fee of fifteen thousand dollars, which shall be in addition to the fee referred to in subparagraph (i);
 - (iii) for an addendum to a licence, a fee of three thousand dollars;
 - (iv) for the transfer of a licence, a fee
 of two thousand five hundred dollars.

Record 10. - (1) A licensee shall make a record of keeping and (a) ambient measurements and stack emission measurereporting. ments; and

(b) the operation of air pollutant sources and air pollution control devices,

relating to the licensed facility, and such record shall be retained by the licensee for a period of not less than seven years from the date on which the record was made.

(2) A licensee shall make available, during the licensee's hours of business, any record made pursuant to paragraph (1) for examination or the taking of copies by -

- (a) the Authority; or
- (b) any member of the public, unless the Authority has approved the classification of that record as confidential.

(3) The licensee shall also make available to the Authority, for examination or the taking of copies, any other information in the licensee's possession or control and relating to the matters referred to in paragraph (1) (a) or (b).

(4) A licensee shall, in respect of each calendar year, submit to the Authority a report of its emissions, in accordance with the Eighth Schedule.

Eighth Schedule.

(5) A licensee shall, if requested by the Authority, submit a report on the ambient air quality or stack emission measurements relating to the facility, in such form and within such time as may be specified by the Authority.

(6) A licensee shall report to the Authority any event that results in -

(a) an excess emission; or

(b) ambient measurements that exceed any ambient air quality standard or any applicable guideline concentration for a priority air pollutant,

by submitting to the Authority -

(i) a notice of such event, in accordance with the form set out in the Ninth Ninth Schedule. Schedule, within twenty-four hours after the occurrence of the event; and

> (ii) within ten days after the occurrence of the event, a written report describing the circumstances surrounding the event and the corrective measures taken or planned to be taken to prevent future occurrence of the event.

(7) A report submitted pursuant to paragraph (6) shall contain such information as is sufficient to enable the Authority to determine whether the excessive emission was caused by a sudden and unavoidable malfunction or the failure of any process or of any fuel burning or emission control equipment.

(8) Where the shut down of air pollution control equipment is likely to cause excess emissions, the licensee shall, in the manner set out in paragraph (9), notify the Authority of the planned shutdown of any such equipment, unless such shut down is accompanied by the shut down of the air pollutant source that such equipment is intended to control.

(9) Notice of a planned shut down of air pollution control equipment shall be in writing delivered to the Authority not less than forty-eight

hours before the shut down, and shall include the following information -

- (a) identification of the facility, the licence number, the unit identification number and location of the specific control equipment to be shut down;
- (b) the expected length of time that the air pollution control equipment will be shut down;
- (c) the nature and quantity of emissions of air [pollutants] likely to occur during the shut down period;
- (d) the measures (such as the use of off-shift labour and equipment) that will be taken to minimise the length of the shut down period; and
- (e) the reasons making it impossible or impractical to shut down the air pollutant source during the maintenance period.

Emissions 11. - (1) A licensee shall submit an emissions report reports. in respect of each calendar year to the Authority within six months after the end of that calendar year, unless otherwise directed by the Authority.

(2) An emissions report shall be in the form
 Eighth set out in the Eighth Schedule and shall contain Schedule.
 (a) an estimate of the emissions for the relevant

- a) an estimate of the emissions for the relevant calendar year; and
- (b) all the data applicable to the emissions sources,

in respect of the licensed facility.

(3) Estimates of annual emissions shall be made based on the following methods, in order of preference -

- (a) continuous emission monitoring data;
- (b) calculation of SO₂ emissions based on fuel use and sulphur content data (combustion processes in which exhaust gases do not come in contact with products);
- (c) most recent and representative stack monitoring measurements conducted in the previous five years and activity data for the year for which emissions are estimated;
- (d) AP42 emission factor or equivalent methods and activity data for the year;
- (e) AP42 emission factor or equivalent methods and plant capacity data;
- (f) mass balance (including fuel use data) based on the two previous years or the most recent representative year;
- (g) other approved methods supported by calculation and documentation,

and the procedures set out in the guideline document.Air12. - (1) On or before June 30 in each year, apollutantlicensee shall pay to the Authority, in respect ofdischargethat licensee's previous calendar year's emissionsfees.estimated in the manner set out in regulation 11, theTenthfees set out in column two of the Tenth Schedule inSchedule.relation to the pollutants listed in column one of
that Schedule.

(2) An applicant for a licence shall pay to the Authority, in respect of that applicant's previous

calendar year's emissions estimated in the manner set out in regulation 11, the fees set out in column two of the Tenth Schedule in relation to the pollutants listed in column one of that Schedule.

(3) The Authority shall refund to the licensee or applicant, as the case may be, any air pollutant discharge fees paid by the licensee or applicant in excess of those payable under this regulation, and such excess fees shall be credited to the licensee's or applicant's account within ninety days after [such payment].

(4) The Authority shall send to a licensee or applicant, as the case may be, an invoice for any amounts by which the air pollutant discharge fees paid by the licensee as applicant are less than those set out in paragraph (1) and the licensee or applicant shall remit the amount owed, within ninety days of receipt of the invoice.

Allowances 13. - (1) Subject to paragraphs (2) and (4), within and incentwo years after the submission of any initial licence tives. application, the air pollution discharge fees payable for the first year of the licence in relation to existing facilities may be reduced by the actual costs for compliance stack tests conducted, up to a maximum of one hundred thousand dollars per stack.

> (2) Such stack tests shall be for [any][all] pollutants for which there are discharge fees and must be performed according to the methods and procedures set out in these Regulations, and if the costs of acceptable compliance stack tests exceed the

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Tenth

Schedule.

discharge fees for the first year the Authority shall not remit to the licensee any amounts by which costs of such tests exceed such discharge fees.

(3) Subject to paragraph (4), discharge feesfor all emissions from the combustion of -

- (a) renewable energy fuels (such as bagasse,landfill gas, and agricultural wastes); or
- (b) municipal waste, excluding oily wastes or

hazardous or non-hazardous waste, shall be waived, but discharge fees shall be payable for emissions from supplementary fossils fuels or other non-renewable fuels or combustible materials used in the same process as the renewable fuels or in different processes.

(4) Licensees in respect of existing facilities that have excess emissions or whose emissions are predicted to cause ambient air quality standards to be exceeded shall not be exempt from payment of any discharge fee.

Compliance 14. - (1) As part of the requirements of a control plan. order or of an application for the grant or renewal of a licence, the Authority may require the completion of a compliance plan in accordance with this regulation.

(2) A compliance plan shall include -

(a) a description of the current compliance status of the facility with respect to all applicable requirements, including all sources that exceed emission standards or targets or are predicted to exceed ambient air quality

standards or guideline concentrations, the monitoring locations at which ambient air quality standards or guideline concentrations are exceeded, and any other administrative or other requirements that have not been satisfied;

- (b) a statement of the methods used to determine the facility's compliance status, including a description of all monitoring, record keeping, reporting and test methods, and any other information necessary to verify compliance with or to enforce applicable requirements;
- (c) a statement that the facility will continue to comply with each applicable requirement in respect of which compliance is currently achieved at the facility; and
- (d) in respect of each applicable requirement for which compliance is not currently achieved at the facility -
 - (i) a detailed statement of how the facility will achieve compliance;
 - (ii) a proposed compliance schedule setting forth the remedial measures to be taken, including a sequence of actions with milestones leading to compliance;
 - (iii) if the facility is subject to a control order, the proposed schedule of remedial measures shall incorporate the order and shall be at least as stringent as the order;

- (iv) a schedule for submission of progress reports to the Authority at least once in every six months or more frequently if so required by the licence; and
 - (v) a schedule for the submission of compliance reports to the Authority, at least once in every six months or more frequently if so required by the licence, indicating what (if any) progress has been made in relation to the schedule and the milestones.

(3) The Authority shall review a compliance plan within ninety days of the receipt thereof, and shall, before the end of that period, notify the person who submitted the plan as to whether the plan is approved, disapproved, or if further information is required:

Provided that where a compliance plan is submitted as part of the requirements of a licence application, such plan shall be reviewed along with all other aspects of the licence application and all provisions relating to the time period for review of licence applications shall apply to the review of the compliance plan.

(4) Where a compliance plan is approved as part of the review of a licence application, such plan shall be affixed to the licence and shall form a part of the terms and conditions of the licence.

(5) Where a compliance plan is disapproved, the notification of such disapproval shall -

- (a) set out the reasons for the disapproval; and
- (b) inform such person that he is entitled to revise and resubmit the compliance plan within sixty days of the date of delivery of such notification.

(6) If after the review of a resubmitted compliance plan there remain aspects of the plan that are unsatisfactory to the Authority, the Authority may approve the plan subject to such terms, conditions or modifications as it thinks necessary to in order eliminate or mitigate the unsatisfactory aspects of the plan.

(7) Where a compliance plan is made subject to any term, condition or modification under paragraph(6), the notification of the approval of the plan shall contain a written statement of the reasons for inserting the term, condition or modification, as the case may be.

(8) The deadline for the total implementation of a compliance plan shall be no later than seven years from the date of notification of approval of the plan.

(9) In order to ensure that there are equitable conditions in compliance plans and efficient use of the Authority's resources, the Authority shall coordinate and consider together compliance plans for all facilities located close to each other where the

emissions from such facilities jointly adversely affect ambient air quality in the vicinity of the facilities.

Fugitive 15. The Authority may, as part of the requirements of emission an application for a licence in relation to a facility control with a fugitive emission air pollutant source, or as plan. a requirement of a control order under regulation 41, require the applicant to submit a written fugitive emission control plan for the control of fugitive particulate emissions, if -

- (a) the facility has a fugitive emissions source operating with emissions in excess of 20% opacity as determined by methods provided in this regulation;
- (b) the facility has a fugitive emissions source operating with visible emissions that are being transported off the property on which the source is located; or
- (c) in relation to the facility, the ambient air quality standard for total suspended particulates or for PM₁₀ specified in the Natural Resources Conservation Authority (Ambient Air Quality Standards) Regulations is being exceeded at a location off the property on which the source is located.

(2) The Authority shall review a fugitive emission control plan within sixty days of the receipt thereof, and shall, before the end of that period, notify the person who submitted the plan as to whether the plan is approved, disapproved, or if further information is required:

Provided that where a fugitive emissions control plan is submitted as part of the requirements of a licence application, such plan shall be reviewed along with all other aspects of the licence application and all provisions relating to the time period for review of licence applications shall apply to the review of such plan.

(3) Where a fugitive emission control plan is disapproved, the notification of the disapproval of the plan shall -

- (a) set out the reasons for disapproving the plan; and
- (b) inform such person that he is entitled to revise and resubmit the plan within thirty days of the date of delivery of such notification.

(4) If after the review of a resubmitted fugitive emission control plan there remain aspects of the plan that are unsatisfactory to the Authority, the Authority may approve the plan subject to such terms, conditions or modifications as it thinks necessary to in order eliminate or mitigate the unsatisfactory aspects of the plan.

(5) Where a plan is made subject to any term, condition or modification under paragraph (4), the notification of the approval of the plan shall contain a written statement of the reasons for inserting the term, condition or modification, as the case may be.

(6) The Authority may periodically review any fugitive emission control plan approved by it and if

the Authority determines that the objectives of the plan are not being met, it shall require the submission of a revised plan within sixty days after such request.

(7) For the purposes of this section, fugitive emission air pollutant sources shall include -

- (a) construction activities;
- (b) storage and handling (including loading and unloading) of materials such as bauxite, alumina, gypsum, or Portland cement or the raw materials therefor;
- (c) mining and quarrying activities;
- (d) haul roads;
- (e) haul trucks;
- (f) tailings piles and ponds;
- (g) demolition activities;
- (h) blasting activities; and
- (i) sandblasting operations.

(8) A fugitive emission control plan may require the employment of measures or operating procedures that include -

- (a) control of fugitive particulate emissions from storage piles through use of enclosures, covers or stabilisation, minimising the slope of the upwind face of the pile, confining as much pile activity as possible to the downwind side of the pile and such other methods or techniques as are approved by the Authority;
- (b) enclosing, covering, watering, or otherwise treating loaded haul trucks and railroad cars,

or limiting size of loads, to minimise loss of material to wind and spillage;

- (c) minimising the area of disturbed land or tailings;
- (d) planting special wind break vegetation at critical points;
- (e) prompt removal of coal, rock minerals, soil, and other dust-forming debris from paved roads and scraping and compaction of unpaved roads to stabilise the road surface as often as necessary to minimise re-entrainment of fugitive particulate matter from the road surface;
- (f) minimising the period of time between initially disturbing the soil and revegetating or other surface stabilisation;
- (g) restricting the areas to be blasted at any one time;
- (h) restricting the speed of vehicles in or around mining, tailing or quarrying operations;
- (i) revegetating, mulching, or otherwise stabilising the surface of all areas adjoining roads that are a source of fugitive particulate emissions;
- (j) substitution of covered conveyor systems for haul trucks;
- (k) synthetic or revegetative covers;
- (1) to the extent practicable, restrictingvehicular travel to established paved roads;
- (m) watering or chemical stabilisation of unpaved roads as often as necessary to minimise re-

entrainment of fugitive particulate matter from the road surface, or paving of roads;

- (n) wind breaks; and
- (o) the paving of roads.

Part II - Emissions Standards, Guidelines, Testing and Monitoring

Stack 16. - (1) The stack emission targets specified in the emission Eleventh Schedule (hereinafter in this regulation targets, referred to as the targets) shall apply to all existing standards facilities with air pollutant sources.

and guide- (2) The stack emission standards specified in the
lines. Twelfth Schedule (hereinafter in this regulation
Eleventh referred to as the standards) shall apply to all new
and facilities with air pollutant sources.

Twelfth (3) No person shall emit or cause to be emitted Schedules. from any air pollutant source at an existing facility, any visible air pollutant the opacity or pollutant amount of which exceeds the targets.

> (4) No person shall emit or cause to be emitted from any air pollutant source at a new facility, any visible air pollutants the opacity or pollutant amount of which exceeds the standards.

(5) The targets and standards shall not apply to the following -

- (a) uncombined or uncondensed water vapour;
- (b) emissions during start up and shut down
 operations;
- (c) permitted open burning;
- (d) burning of sugar cane fields for harvesting; or
- (e) visible emissions during malfunctions.

(6) Visible emissions during -

- (a) the cleaning of a firebox or the building of a new fire;
- (b) soot blowing;
- (c) equipment changes;
- (d) ash removal; or
- (e) rapping of precipitators,

may exceed the targets or standards for a period of not more than six consecutive minutes in any hour, or not more than six hours in any ten day period:

Provided that this paragraph shall not apply to sources that comply with the alternate particulate emissions mass rate standard.

Fugitive17. - (1) No owner shall cause or permit the emissionparticulateof particulate matter or visible emissions that -

emission guidelines.

- (a) cause or are likely to cause damage to property;
- (b) create or are likely to create a nuisance;
- (c) cause or are likely to cause substantial lossof enjoyment of the normal use of anyproperty; or
- (d) adversely interfere, or are likely to adversely interfere, with the normal conduct of any business.

(2) Every owner of a facility with one or more air pollutant source or activity shall employ such control measures and operating procedures as are necessary to minimise fugitive emissions into the atmosphere, and such owner shall use available practical methods which are technologically feasible and economically reasonable and which reduce, prevent or control fugitive emissions so as to facilitate the achievement of the maximum practical degree of air purity.

Priority 18. An owner of an existing facility with any source or potential source referred to in the Fourth or Fifth air pollu-Schedules may be required, as a condition of an air tants guidelines. pollutant discharge licence, to measure the emission Fourth and of every priority air pollutant emitted therefrom and to develop and implement a plan to control such Fifth Schedules. emissions in accordance with ambient air quality emission guidelines established by the Authority. Odour 19. Any owner who causes or allows the generation, quidelines. from any source, of any odour that unreasonably interferes, or is likely to unreasonably interfere, with any other person's lawful use or enjoyment of his property shall use recognised good practices and procedures to reduce such odours to a reasonable minimum, including any guidelines for reducing odours published by the Authority.

Sulphur 20. - (1) Paragraph (2) shall apply to new sources at content of a major or significant facility.

fuels (2) No owner shall burn, or permit to be burned, standard. residual oil fuel (No. 5 or 6) containing over 2.2 percent sulphur by weight as fired.

> (3) Paragraph (4) shall apply to existing sources.

(4) No owner shall burn, or permit to be burned, residual oil fuel (No. 5 or 6) containing over 3 percent sulphur by weight as fired:

Provided that existing facilities with permit conditions that require a fuel with a specified

sulphur content lower than three percent shall be required to continue to satisfy those conditions.

(5) Paragraph (6) shall apply to existing and new facilities.

(6) No owner shall burn, or permit to be burned, light oil fuel (No. 1 or 2) containing over 0.5 percent sulphur by weight as fired in an existing source or in a new source.

(7) Paragraph (8) shall apply to new and existing sources.

(8) No owner shall burn, or permit to be burned, medium oil fuel (No. 3 or 4) containing over 1.1 percent sulphur by weight as fired.

(9) Notwithstanding the provisions of paragraphs (1) to (8), heavy fuel oil with no more than 3% sulphur may be burned at a new or existing facility with new fuel combustion sources or a combination of new and existing fuel combustion sources if -

- (a) one or more of such sources operate so that sulphur dioxide is absorbed by virtue of coming in contact with a product or with a scrubbing device or other material; and
- (b) the actual total sulphur dioxide emissions from the entire facility are less than the allowable sulphur dioxide emissions.

(10) For the purpose of paragraph (9), the allowable sulphur dioxide emissions are the sum of the following amounts -

(a) SO₂ emissions from all new sources at the facility based on actual fuel used by new

sources using 2.2% residual oil without any absorption of SO_2 ;

- SO₂ emissions from existing sources based on actual fuel used by new sources using 3.0% residual oil without any absorption of SO₂;
- (c) SO₂ emissions from new or existing sources based on actual fuel used by new sources using 1.1% medium oil without any absorption of SO₂;
- (d) SO₂ emissions from new or existing sources based on actual fuel used by new or existing sources using 0.5% light oil without any absorption of SO₂.

Reporting 21. - (1) A person who imports or receives for use sulphur distillate oil, residual oil, medium oil, or coal in content of Jamaica shall submit to the Authority quarterly fuels. reports itemising the quantity, sulphur content, ash content and heat content for each shipment of such fuel.

> (2) It shall be the responsibility of the person importing or receiving such fuel to maintain a record of the certified fuel analyses upon which the quarterly reports are based and provide the user with a copy of the certification.

(3) A person who uses residual oil or bituminous or sub-bituminous coal shall maintain certification records of the all fuel analyses provided by the supplier or performed by the user of the fuel.

(4) Methods for the sample collection and analysis of fuels shall be in accordance with the

methods, procedures and conditions specified in regulations [23 to 30].

(5) An owner of a source who uses or permits to be used, any fuel with a sulphur content greater than that permitted under this regulation commits an offence and shall be liable on summary conviction to a fine not exceeding ten times the difference between the cost of the amount of fuel used and the cost of an equal amount of fuel with the allowable sulphur content.

Stack 22. - (1) The monitoring methods set out in this Part emissions are to be used for measuring emissions of pollutants monitoring into the air from stacks and other sources, and may be methods. required by the Authority for one or more of the following -

- (a) applications for licences under these Regulations;
- (b) stack emissions monitoring to satisfy monitoring and reporting requirements or conditions of licences under these Regulations;
- (c) estimation of emissions for the purpose of calculating annual air pollutant discharge fees under these Regulations;
- (d) estimation of total licensed discharges or discharge rates under these Regulations;
- (e) assessing compliance with [stack emission standards and targets in the Stack Emission Standards and Targets, Fuel Sulphur Content and Odour Regulations];

(f) any other monitoring or reporting requirements as may be specified by the Authority from time to time.

(2) The Authority may require that any of theEleventh pollutants and parameters listed in the Eleventh orand Twelfth Schedules are to be measured as stated inTwelfth this Part.

Schedules.

Stack 23. - (1) The stack emission test methods and procedures emission for each of the pollutants mentioned in the [Eleventh test methods and Twelfth] Schedules shall be measured as applicable and pre-test according to the methods specified in the Thirteenth protocol Schedule:

plan. Provided that alternate methods or test conditions Eleventh, other than maximum normal operating conditions may be Twelfth and used if the owner submits to the Authority a pre-test Thirteenth sampling protocol plan and obtains the prior approval Schedules. of the Authority before undertaking measurements by such methods or under such conditions.

> (2) An owner of a major or significant facility with sources of air pollutants, who is required to conduct performance emission testing for any of the purposes mentioned in regulation 22, shall submit to the Authority a pre-test sampling protocol plan in accordance with paragraph (3).

> (3) Every pre-test sampling protocol plan shall indicate the programme objectives, any proposed deviations from test methods or test conditions, justification (including documentation) for alternate test methods or test conditions, sampling locations, sampling and analytical procedures, quality assurance

and quality control activities, reporting and data reduction, plant entry and safety, personnel responsibilities, the proposed test schedule, and a list of test methods.

(4) The Authority shall, within ninety days of the submission of a pre-test sampling protocol plan, evaluate and -

- (a) approve the plan with or without conditions; or
- (b) disapprove the plan and inform the applicant of required changes.

(5) Approval of a pre-test sampling protocol plan may be subject to the following conditions -

- (a) inspection of the test site;
- (b) reasonable modifications to the stack or duct to obtain acceptable test conditions;
- (c) additional tests to allow for adverse conditions such as interferences, non-steady or cyclic processes;
- (d) the keeping of process operating parameter records, operating logs, or charts during the test;
- (e) conditions on control equipment operation to make the operation of control equipment representative of normal operation;
- (f) the recording of specified control equipment operating parameters during the test; and
- (g) such other conditions as the Authority thinks fit.

(6) If the Authority requires modification to any test methods, analytical methods, operational parameters, or other matters included in a pre-test sampling protocol plan, the Authority shall notify the person who submitted the plan by letter at least fifteen days prior to the proposed test date.

(7) If a licensee or applicant desires to change any procedures or conditions in any previously submitted pre-test sampling protocol plan, such licensee or applicant shall notify the Authority of such change thirty days prior to the proposed test date, and such changes shall not be made unless approved by the Authority prior to the test. 24. - (1) The methods set out in the Thirteenth Schedule shall apply to the measurement of the measurements following -

Thirteenth (a) opacity;

emission

Stack

(b)

- Schedule.
- (c) sulphur dioxide;

particulate matter;

- (d) carbon monoxide;
- (e) nitrogen oxides;
- (f) sulphuric acid mist;
- lead; (g)
- sulphur compounds; (h)
- (i) measurement of priority air pollutants;
- analysis of residual fuel oils and solid (j) fuels; and
- sulphur content of fuels and other fuel (k) characteristics .

Performance 25. - (1) Each performance test shall consist of at least three separate runs conducted or samples test

require- collected, as the case may be, using the applicable ments. test method.

(2) Each run shall be conducted or each sample collected, as the case may be, while the source is operating at maximum normal production level and under the conditions suitable for the applicable standard or target.

(3) For the purpose of determining compliance with an applicable standard or target the arithmetic mean of the results of at least three runs shall apply at the significance level of the standard or target.

(4) All performance tests shall be conducted while the source of air pollutants is operating -

(a) at maximum normal operating conditions;

(b) or under such other conditions, within the capacity of the equipment, as may be requested by the Authority, including source-operating periods of start-up, shutdown or other operations (excluding malfunction) specific to certain sources.

(5) The owner of the source shall make available to the Authority such records as the Authority may require to determine the conditions of source operation that occurred during the performance test.

Authority 26. - (1) The owner of a facility shall give the to take Authority at least thirty days prior written notice samples or of the date of any performance test required under to witness these Regulations, and shall afford the Authority tests. the opportunity to have an authorized officer

present.

(2) Any such authorized officer designated by the Authority shall be afforded the opportunity to obtain samples or make measurements of stack emissions or of fugitive emissions.

(3) Where the Authority wishes to conduct tests of any source to determine compliance with emission targets or standards, the owner of the facility shall provide, upon request and free of charge to the Authority, the necessary openings in stacks, vents and ducts, along with safe and easy access thereto, and a suitable power source to the point of testing.

(4) The owner of the source to be tested shall provide the Authority with such data as may be required to establish test conditions.

(5) Where the Authority wishes to conduct tests of any source, the Authority shall -

- (a) provide the owner with a written noticerequiring the performance of the testsrequired by the Authority;
- (b) prepare a pre-test plan including the approximate date of the tests and provide the owner with a copy of the pre-test plan prior to the scheduled conduct of the test; and

(c) notify the owner of the final date of the tests within thirty days of such date: Provided that the owner may consent

to the waiver of such notice.

Provision 27. Where the Authority requires stack emission of services tests to be performed under these Regulations, the for stack owner of the facility shall provide the following -

sampling. (a) sampling ports adequate for test methods applicable to the facility;

- (b) safe sampling platform(s) or other suitable and safe structures or equipment, either permanent or temporary, mobile or stationary;
- (c) safe access to sampling platforms; and
- (d) testing equipment and utilities for sampling.

Stack 28. - (1) Results of emissions sampling and analysis emission shall be expressed in metric units consistent with recording the emission standards or targets set out in these and report- Regulations or in the conditions (if any) imposed in ing require- the relevant licence.

ments.

(2) Measurements of emissions into the atmosphere from stacks, vents or other air pollutant sources, which are reported to the Authority whether voluntarily or as a requirement of these Regulations or of any condition of a licence, shall be reported to the Authority in the form of a test report that includes the following information -

- (a) the testing methods and results, certified as being true, accurate, and in compliance with these Regulations by the person responsible for conducting the emissions test;
- (b) the name and location of the facility, the name and location of the source tested, the purpose of the tests, the test participants and their titles, and the date of the performance test;

- (c) a summary of the results, setting out emission rates for each pollutant and a comparison with applicable emission standards or targets and with any emission limits in the licence;
- (d) a description of the facility tested and the type of process and control equipment utilised;
- (e) a description of the process sampled and associated emission control devices referenced to process ID, and locations at which sampling took place consistent with information provided in the relevant licence application or licence, as the case may be;
- (f) a schematic of each location sampled including duct diameter, direction of flow, dimensions to nearest upstream and downstream disturbances (including the number of duct diameters), location and configuration of the sampling ports, nipple length and port diameters, and the number and configuration of traverse points;
- (g) confirmation that sampling locations meet the criteria in the test methods set out in the Thirteenth Schedule, or the reasons why those locations do not meet such criteria and a discussion of the effect on results;
- (h) a discussion of special traversing or measurement schemes (if any);

- (i) a process flow diagram, maximum design capacities, a fuel analysis and heat value for heat input rate determinations, process and control equipment operating conditions, stack height, exit diameter, volumetric flow rate, exit temperature, exit velocity and a discussion of variations from normal plant operations;
- (j) a description of the sampling methods used;
- (k) a brief discussion of the analytical
 procedures, with justifications for any
 variance from prescribed method procedures;
- (1) the number of sampling points, time per point and the total sampling time per run;
- (m) a cross-sectional diagram showing sampling
 points and a diagram of the sampling train;
- (n) a diagram showing stack dimensions, sampling location and the distance from the nearest flow disturbance upstream and downstream, respectively, of the sampling points;
- (o) results and calculations in units consistent with the applicable emission limits with one complete calculation using actual data for each type of test performed;
- (p) the tabulated data and results of the process weight rate or heat input rate in metric units, the referenced or derived conversion factors, the stack gas flow rate, the measured emissions given in units

consistent with the applicable emission limits, the visible emissions observations or six consecutive minute average continuous opacity monitor readings, and the average value of emissions from any continuous gaseous emissions monitoring system in units consistent with applicable emission limits;

- (q) quality assurance procedures;
- (r) appendices with raw data and details of calculations, including -
 - (i) raw production data signed by the source official;
 - (ii) photocopies of all raw data;
 - (iii) a chain of custody report; and

(iv) copies of all calibration data;

(s) for particulate matter tests, copies of visible emissions evaluations or opacity monitor readings, and, for gaseous pollutant tests, copies of any continuous gaseous emissions monitoring system readings during the tests.

(3) All emission test reports shall be delivered to the Authority within ninety days from the date of completion of the testing.

(4) The Authority may, if it thinks fit, grant
an extension of the period specified in sub-paragraph
(3) upon the submission to the Authority, not less
than five days before the expiration of such period,
of a written explanation for the requested extension.
29. - (1) A licensee having any of the sources set

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Continuous

emission out in column A of the Fourteenth Schedule shall install, monitoring calibrate, maintain and operate equipment for continuously system monitoring and recording, according to methods (CEMS) specified in these Regulations or approved by the require- Authority, the emissions set out in relation thereto in ments. column B of that Schedule.

Fourteenth (2) A control order served under regulation 41 Schedule. may require continuous emissions monitoring systems (CEMS) for any source or facility.

> (3) CEMS equipment shall be installed in a location that accords with sound engineering practices to provide for accurate emission readings.

(4) The averaging times for CEMS shall correspond to the averaging times for the appropriate emission standards or targets.

Performance 30. - (1) Every CEMS shall satisfy performance requirerequirements ments in accordance with the methods specified by the for Authority.

continuous (2) Every licensee shall maintain records of all emission such monitoring, for a period of not less than two monitoring years from the date on which the record is made, and systems shall make those records available for inspection (CEMS). upon request by any authorized officer.

> (3) A licensee who is required to install CEMS under these Regulations shall complete the installation and performance testing of CEMS -

- (a) in relation to an existing source, on orbefore [August 31, 2004];
- (b) in relation to a new source or majormodification of an existing source, within oneyear after commencement of operation or

effecting the modification, as the case may be. (4) Every licensee who is required to install, maintain, and calibrate CEMS equipment shall -

- (a) prepare a schedule of the calibration and maintenance of the continuous monitoring system;
- (b) prepare and submit annual reports of emissions measured by CEMS as required in the terms and conditions of the licence.

CEMS 31. - (1) A licensee who is required to install malfunc- maintain and calibrate CEMS equipment shall notify the tions. Authority, in the manner provided by paragraph (2), of the malfunction of any such CEMS.

(2) A notification under paragraph (1) shall be made within two days after the malfunction and shall contain the following information -

- (a) the date and time of each period of equipmentmalfunction; and
- (b) the nature of the system repairs or adjustments, if any, made to correct the malfunction.

(3) Upon the written request of a licensee, the Authority may exempt the licensee from the monitoring and reporting requirements of regulations 29 and 30 during any specified period, for the purpose of monitoring system malfunctions, if the Authority is satisfied that the malfunction is unavoidable and is being repaired as expeditiously as is practicable. Part III - Ambient air quality monitoring and assessment 32. - (1) The Authority may, subject to the requirements

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Applic-

ability. of this Part, require the completion of an ambient air quality assessment.

(2) Ambient air quality assessment andmonitoring may be required in respect of -

- (a) an applicant for a licence in relation to an existing or proposed major or significant facility, as a requirement of such application;
- (b) a licensee in relation to an existing significant or major facility, for the purpose of evaluating compliance with ambient air quality standards, stack emission standards and stack emission targets;
- (c) a licensee, where ambient air quality assessment and monitoring is required as a condition of the licence;
- (d) a licensee who is required to conduct an air quality assessment or ambient monitoring as a condition of an application to undertake a major modification of any source;
- (e) any source or facility that the Authority determines is not in compliance with ambient air quality standards, stack emission standards or stack emission targets, the control of which will prevent or alleviate air pollution episodes;
- (f) any case where the Authority establishes that one or more air pollutants may cause injury to human, plant or animal life, injury to property, or may unreasonably interfere with

the comfortable enjoyment of life or property or with the conduct of business.

Requirements 33. - (1) The methodology for ambient air quality assessfor ambient ments shall be that set out in the guideline document. air quality (2) The Authority shall require air dispersion monitoring modelling as part of an ambient air quality assessment, and assess- and may require ambient air quality and meteorological ments. monitoring as set out in the guideline document.

> (3) A person who is required to conduct ambient air quality monitoring shall submit an air quality monitoring plan and shall provide documentation and reporting in accordance with the monitoring programme set out in the guideline document.

(4) Every applicant for a licence in relation to an existing significant facility shall conduct screening modelling and -

- (a) may proceed with the application for a licence if the maximum predicted ground level concentration of an emitted pollutant plus the background concentration is less than or equal to 75% of the applicable national ambient air quality standard for any criteria pollutant or objective for any priority air pollutant;
- (b) except as noted in paragraph (6), shall conduct stack tests as appropriate and revise the screening model estimates based on such tests before continuing with the application for a licence, if the maximum ground level ambient concentration plus the background concentration predicted by a

screening model is greater than 75% of the applicable national ambient air quality standard for any criteria pollutant, or objective for any priority air pollutant;

- (c) may proceed with the application for a licence, if the stack tests show that no stack emission standard is exceeded;
- (d) shall conduct detailed modelling as a requirement of the licence application or for completing the air quality assessment, as the case may be, if the maximum predicted ground level ambient concentration from the screening modelling plus the background concentration is greater than the applicable national ambient air quality standard for any criteria pollutant, or objective for any priority air pollutant,

and, where

- (i) the stack tests show that any stackemission standard or target is exceeded;or
- (ii) the maximum predicted ground level ambient concentration from the detailed modelling plus the background concentration show that any ambient air quality standard is exceeded,

the preparation of a compliance plan shall be deemed a condition of any licence granted to the applicant.

(5) In relation to a major or significant facility for which screening modelling is not appropriate, as specified in the guideline document,

an applicant for a licence shall conduct detailed dispersion modelling before proceeding with the application or any air quality assessment and -

- (a) may proceed with the application for a licence or air quality assessment, if the maximum predicted ground level concentration plus the background concentration is less than or equal to 75% of the applicable national ambient air quality standard for any criteria pollutant or objective for any priority air pollutant;
- (b) except as specified in paragraph (6), shall conduct stack tests as appropriate and conduct detailed modelling for completing the air quality assessment before continuing with the application, if the maximum ground level ambient concentration plus the background concentration predicted by a screening model is greater than 75% of the applicable national ambient air quality standard for any criteria pollutant, or objective for any priority air pollutant.

(6) Stack tests shall not be required for estimating emissions of sulphur dioxide from any fuel combustion process that burns heavy, residual, distillate, medium or light fuel oils or natural gas, if the exhaust gases are emitted directly into the atmosphere and do not come in contact with any process stream (for example, cement, alumina or lime kilns that remove sulphur dioxide).

(7) An application for approval to construct a new source or facility or to carry out a major modification to any existing source shall not be granted if the impact predicted by the dispersion model is significant:

Provided that such approval may be granted in locations where the predicted impact based on detailed dispersion modelling plus the background concentration is less than or equal to 75% of the applicable [NAAQS], and the source emissions do not exceed any applicable stack emission standards.

(8) In relation to an existing source, where the maximum ground level ambient concentration is predicted by the detailed model to exceed any [NAAQS], the applicant shall prepare a compliance plan as a requirement of the application for a licence, and the provisions of these Regulations requiring ambient and stack emission monitoring and reporting shall be deemed to be conditions of the licence.

(9) Where the stack test results show that a pollutant is emitted at a level above the applicable emission standard or target, the applicant shall prepare a compliance plan as a requirement of the application for a licence.

Requirements 34. A licensee in relation to a new or existing major in relation or significant facility that uses renewable fuels for to a new or eighty percent or more of its annual fuel requirements existing shall -

facility (a) develop a plan for optimising combustion that uses efficiency, and that plan shall indicate current renewable practices, targets for optimisation and mile-

fuels for

eighty

meters.

stones for indicating progress towards achieving the targets;

percent or (b) report to the Authority in writing at least more of its once in every six months, the licensee's annual fuel progress toward achieving such targets. requirements.

Methods for 35. - (1) Measurement shall be made by methods using the measuring minimum specifications given in regulation 33(4).

ambient air (2) Ambient concentrations of air pollutants pollutant shall be monitored using methods that have the minimum concentra- performance specifications set out in the Fifteenth tions. Schedule.

Fifteenth (3) Measurements of ambient concentrations of PM, and PM₁₀, sulphur dioxide, carbon monoxide, ozone, nitrogen Sixteenth oxides or lead shall be made by the methods set out Schedules. in the Sixteenth Schedule, or by such other equivalent methods as are approved by the Authority.

(4) The Authority shall compile and maintain a current list of [United States Environmental Protection Agency] reference and designated methods and make the list available upon request to any person required to conduct ambient monitoring or monitoring for criteria or priority air pollutants.
 Methods for 36. - (1) Measurements of meteorological parameters measuring shall be required whenever a detailed air quality meteorologi- assessment or site-specific meteorological data is cal para- required.

(2) Guidelines for siting, station operation and maintenance for the purposes of paragraph (1) shall be in accordance with the procedures for the [NEPA Guideline Document].

Part IV - General

Consequences 37. - (1) The owner of a facility to which these of noncompliance each source in the facility, is operated in accordance with Regulawith these Regulations and all terms and conditions tions. of the licence.

> (2) The Authority may issue a warning notice to any person who fails to comply with paragraph (1), stipulating the nature of the breach, the required remedial action, specifying a reasonable period within which the remedial action shall be carried out and informing the person that he may apply to the Authority to be heard in relation to the case within such time as may be specified in the notice.

> (3) Where a person fails to comply with a warning notice issued under paragraph (2), the Authority may, in relation to the facility in respect of which the non-compliance occurs -

- (a) issue a control order;
- (b) impose administrative penalties;
- (c) suspend or revoke any licence;
- (d) refuse an application for renewal of any licence;
- (e) apply to the Supreme Court for an injunction to prohibit the operation of the facility or any source at the facility,

as it thinks appropriate, in accordance with the provisions of these Regulations.

(4) The Authority may act under paragraph (3)without serving a warning notice in relation to any

breach if a control order is in effect in relation to the breach. Procedure 38. - (1) The Authority may, by notice in writing to the licensee, revoke or suspend a licence if for revoca-(a) a breach of any term or condition of the tion or suspension licence is committed; of a (b) the licensee no longer carries on operations licence. at the facility; (c) the licensee fails to pay any fees due to the Authority in respect of the licence; (d) the licensee, in any application, report or record submitted pursuant to these Regulations, wilfully and knowingly submits any false or misleading information, omits any relevant information or falsifies any record of environmental monitoring;

- (e) fails to obey a control order issued under these Regulations;
- (f) fails to submit and comply with a fugitive particulate emissions control plan or a compliance plan as required under these Regulations.

Refusal 39. - (1) The Authority may deny an application for of an a renewal of a licence where -

- application(a) the licensee fails to pay any fees due to thefor renewalAuthority in respect of the licence;
- of a licence. (b) the licensee, in any application, report or record submitted pursuant to these Regulations, wilfully and knowingly submits any false or misleading information, omits

any relevant information or falsifies any record of environmental monitoring;

- (c) fails to obey a control order issued under these Regulations;
- (d) fails to submit and comply with a fugitive particulate emissions control plan or a compliance plan required under these Regulations.

Resumption 40. A facility that resumes operations, after being of operations subsequent to treated as a new facility for the purposes of these control Regulations.

order or

licence

revocation.

Control 41. - (1) A control order may be issued in anticipation Orders. of a breach of any provision of these Regulations or of any term or condition of a licence, or in response to such breach.

(2) A control order -

- (a) shall specify the breach in respect of which it is issued;
- (b) shall specify the steps to be taken to ameliorate the effects of the breach;
- (c) shall specify the time within which the steps referred to in subparagraph (b) shall be taken;
- (d) may, where appropriate, require the immediate cessation of the breach;

(e) shall be in the form set out in the

Seventeenth Seventeenth Schedule.

Schedule. (3) Any person who fails to comply with the provisions of a control order issued under this regulation shall be liable on conviction -

- (a) in the case of a first offence, to a fine not exceeding one million dollars or imprisonment for a term not exceeding [one] year;
- (b) in the case of a second or subsequentoffence, to a fine not exceeding two milliondollars or imprisonment for a term notexceeding [two] years.

(4) Where a compliance plan is required by a control order, the person to whom the control order is issued shall submit a compliance plan within ninety days of receipt of the order.

(5) The Authority shall, within ninety days of receiving a compliance plan pursuant to subsection(1), indicate in writing whether or not the compliance plan is approved.

Fugitive42. A person to whom is issued a control orderemissionsrequiring the submission of a fugitive emissionscontrolcontrol plan shall submit such plan within ninetyplan.days of receipt of the control order.

Offences.

43. - (1) Any person who -

- (a) where required to provide any information under these Regulations, knowingly provides false or misleading information;
- (b) fails to provide information as required under these Regulations;

- (c) fails to allow access to any thing or information in respect of which he is obliged to provide access under these Regulations;
- (d) assaults or obstructs a duly authorizedofficer acting in the execution of his duty;
- (e) fails to report a pollution event as required by regulation 10;
- (f) discharges air emissions, or causes air emissions to be discharged, without a licence,

commits an offence and shall be liable on summary conviction before a Resident Magistrate to a fine not exceeding one million dollars or to imprisonment for a term not exceeding [one] year or to both such fine and imprisonment.

(2) Subject to paragraph (3), an owner or operator of a facility, who carries out a major modification to an existing source, which results in the source producing excess emissions or emissions in excess of those permitted under any licence in respect of the facility, shall be liable [upon conviction before a Circuit Court to a fine not exceeding [] dollars or to imprisonment for a term not exceeding [] or to both such fine and imprisonment].

(3) An owner of an existing facility having sources that at the time of application for a licence exceed any emission standard or target, shall not be liable to conviction under paragraph (2) if the owner submits a compliance plan along with the licence application and continues to meet all of the

milestones or other conditions specified in the compliance plan.

(4) A person who commits an offence for which no specific penalty is provided under these Regulations shall be liable upon conviction [before a Circuit Court] to a fine not exceeding two million dollars or to imprisonment for a term not exceeding [two] years, or to both such fine and imprisonment. [Adminis-44. - (1) Subject to the provisions of this Regulation, the Authority may, in respect of the offences set out in trative penalties. the Eighteenth Schedule, give to any person who, in the Eighteenth opinion of the Authority, has committed any such offence, Schedule. a notice in writing in accordance with paragraph (7) offering that person the opportunity to discharge any liability to conviction of that offence by payment of a fixed penalty under this regulation.

> (2) The amount of a fixed penalty under this regulation shall be calculated in accordance with paragraph (3) and the method of calculating the penalty shall be communicated to the person against whom it is levied in the notice referred to in paragraph (1).

(3) The amount of a fixed penalty shall be five thousand dollars for each day during which, in the opinion of the Authority, the alleged offence continues, measured from the date on which the notice referred to in paragraph (1) is given to the person.

(4) Where a person is given notice under this regulation in respect of an offence, no criminal proceedings in respect of that offence shall be taken until the end of the period specified in the notice.

[(5) A person who pays a fixed penalty levied against him under this regulation in respect of an offence and complies with the requirement in respect of which the offence was committed before -

- (a) the expiration of the period specified in the notice; or
- (b) the date on which criminal proceedings are commenced in respect of the offence,

shall not be liable to conviction for such offence.

(6) A person against whom three fixed penalties are levied for the same or similar offences in the course of one calendar year, shall, if liable for conviction in respect of any such subsequent offence, not be eligible for the imposition of a fixed penalty in lieu of conviction for the offence.

- (7) A notice under paragraph (2) shall -
- (a) specify the offence alleged;
- (b) give such particulars of the offence as are necessary for giving reasonable information of the allegation;
- (c) state -
 - (i) the period during which, by virtue of paragraph (4), proceedings will not be taken for the offence;
 - (ii) the person to whom and the address
 at which the fixed penalty may be
 paid.]

Dispute 45. - (1) Any licensee or applicant who is aggrieved resolution. by a decision of the Authority regarding -

(a) the refusal of a licence;

- (b) any term or condition inserted in a licence or compliance plan;
- (d) the amount of any air pollutant discharge fees imposed; or

(e) any administrative penalty levied, pursuant to these regulations, may within twenty days after the date of the communication of such decision to the licensee or applicant, submit to the Authority a written notification for dispute resolution.

(2) If any grievance has not been resolved within thirty days of the submission to the Authority, by the licensee or applicant (as the case may be), of a notice for dispute resolution of such grievance, the licensee or applicant (as the case may be) may appeal to an Appeals Tribunal in accordance with [section 34 of the Act].

National 46. - (1) It shall be the responsibility of the Emissions Authority to -

Air pollu-

- Inventory. (a) develop a National Emissions Inventory to track air quality within identified air sheds and emissions;
 - (b) make such Inventory available to the public; and

(2) The Minister shall lay a report referred to
in paragraph (1)(c) on the table of the House of
Representatives at least once in every three years.
47. - (1) The Authority shall maintain a register of all

tant dis- applications for licences and all compliance plans charge submitted to the Authority, with an alphabetical index licence of the names of all persons applying to the Authority register. for a licence and a notation of the current status of the application.

> (2) For each entry in the register, the Authority shall maintain a record of each application, all nonconfidential correspondence and non-confidential information concerning the application, approved licences including terms and conditions of the licences, any notifications of rejected licence applications, and any control orders relating thereto.

(3) A copy of the register shall be maintained in the possession of the Authority and, except for confidential information referred to in regulation 10(2)(b), shall be made available to the public as follows -

- (a) the register shall be made available for inspection by the public at the premises of the Authority and by such other means as the Authority deems fit;
- (b) there shall be no fee for the inspection of the register;
- (c) if any person requests an officer of the Authority to conduct a search of the register, the person shall pay a fee of one hundred dollars for the conduct of such search;
- (d) the Authority shall, upon the request of any person and upon payment by such person of a fee of fifty dollars per page, provide

that person with a copy of any information in the register.

Part V -Transitional

Implementa- 48. - (1) The Authority shall, by notice published in a tion of air widely circulated newspaper, identify the pollutant pollutant sources or facilities that will be required to obtain discharge a licence and indicate the time frames by which licence applications for licences shall be submitted to the system. Authority.

(2) Any failure by Authority to notify a facility in accordance with paragraph (1) shall not relieve that facility of the obligation to file a timely and complete application for a licence.

(3) Subject to paragraph (5), every existing major facility in the following source categories shall complete and submit an application for a licence, in accordance with to the following timetable -

- (a) mineral processing, on or before [March 15, 2003];
- (b) fuel combustion (electric power generation and cogeneration only), on or before [May 15, 2003];
- (c) other fuel combustion (sugar industry, industrial boilers), on or before [September 15, 2003];
- (d) petroleum refining, on or before [May 15, 2003];
- (e) all other major facilities in all other categories, on or before [November 15, 2003].

(4) Subject to paragraph (5), every existing significant facility in the following categories shall complete and submit an application for a licence, in accordance with the following timetable -

- (a) fuel combustion and all significant
 facilities in which oil fired boilers are
 the only source, on or before [March 15, 2004];
- (b) inorganic and organic chemical processing,on or before [September 15, 2004];
- (c) incinerators, on or before [March 15, 2004];
- (d) all other sources in all other categories, on or before [September 15, 2004].

(5) An existing major or significant facility that has been granted a permit under the Natural Resources Conservation (Permits and Licences) Regulations, 1996, shall submit a licence application on or before [June 30, 2003], and the terms and conditions of such licence shall continue in effect in respect of the facility until that date or until a licence is granted under these Regulations, whichever occurs earliest.

(6) No application shall be processed prior to the payment of the full amount of the application fee and of the discharge fee for the previous full calendar year.

(7) The discharge fees shall be as set out in the Tenth Schedule.

Schedule.

Tenth

FIRST SCHEDULE	(Regulation 2)				
Rates of emission constitutin	ng major modification				
Column A	Column B				
Pollutant Rat	te: Tonnes/Year				
Carbon monoxide	100				
Nitrogen oxides	40				
Sulphur dioxide	40				
Particulate matter (PM)	25				
Fine particulate matter (PM10)	15				
Volatile organic compounds (VOC)	40				
Lead	0.6				
Fluorides	3				
Sulphuric acid mist	7				
Hydrogen sulphide (H_2S)	10				
Total reduced sulphur (including	H ₂ S) 10				
Municipal waste combustor organics 0.0000035					
(measured as total tetra-through octa-chlorinated					
dibenzo-p-dioxins and dibenzofura	ans)				
Municipal waste combustor metals	(measured as PM) 15				
Municipal waste combustor acid ga	ases (measured as SO_2 and				
hydrogen chloride)	40;				

SECOND SCHEDULE (Regulation 2)

Priority Air Pollutants

Chemical	CAS No.	Concentrations in my /m ³		
		1 h	24 h	Annual
1,1,2,2-				
tetrachloroethane	79-34-5	0.2		
1,1,2-				
trichloroethane	79-00-5	0.6		
1,2-dichloroethane	107-06-2	0.4		
1,3-butadiene	106-99-0	0.04		
1,3-dichloropropene	542-75-6	50	20	
2,3,7,8-				
tetrachlorodibenzo				
(p)dioxin	1746-01-6	2.3×10^{-7}		
2,4-dinitrotoluene	121-14-2	0.05		
2-nitropropane	79-46-9	50	20	
Acetaldehyde	75-07-0	1,250	500	
Acetone	67-64-1	120,000	48,000	
Acetonitrile	75-05-8	375	150	
Acrolein	107-02-8	58.75	23.5	
Acrylic acid	79-10-7	2.5	1	
Acrylonitrile	107-13-1	250	100	
Aldrin	309-00-2	0.002		
Ammonia	7664-41-7	9,000	3,600	
Aniline	62-53-3	2.5	1	
Antimony & compounds	7440-36-0	62.5	25	
Arsenic & compounds	7440-38-2	0.75	0.3	
Benzene	71-43-2			1
Benzo(a)pyrene	50-32-8	0.00275	0.0011	
Benzyl chloride	100-44-7			0.2

Chemical	CAS No.		Concentrations in m g/m ³		
			1 h	24 h	Annual
Beryllium &					
compounds	7440-	41-7			0.0013
Cadmium & compounds	7440-	43-9	5	2	
Calcium oxide	1305-	78-8	25	10	
Carbon dioxide					
(process emissions)					
Carbon disulphide	75-15	-0	1,750	700	
Carbon tetrachloride	56-23	-5	6	2.4	
Chlordane					
(technical)	12789	-03-6	12.5	5	
Chlorinated dibenzo-			12.5 pg	5pg	
p-dioxins (cdds)	NA		TEQ/m ³	TEQ/m ³	
Chlorine dioxide	10049	-04-4	75	30	
Chloroform	67-66	-3	1,250	500	
Chromium, hexavalent					
compounds	18540	-29-9	3.75	1.5	
Chromium, trivalent					
compounds	16065	-83-1	3.75	1.5	
Cobalt & compounds	7440-	48-4		0.12	
Copper & compounds	7440-	50-8	125	50	
Cresols	1319-	77-3	187.5	75	
DDT	50-29	-3			0.1
Dieldrin	60-57	-1			0.002
Endrin					
Ethylene dibromide	106-9	3-4	7.5	3	
Ethylene dichloride	107-0	6-2	5	2	
Ethylene glycol	107-2	1-1	31,750	12,700	
Formaldehyde	50-00	-0	162.5	65	
Heptachlor	76-44	-8			0.008

Chemical	CAS No.	Concentrations in mg /m ³		
		1 h	24 h	Annual
Hexachlorobenzene	118-74-1			0.02
Hydrogen sulphide	7783-06-4	2.5	1	
Lead	7439-92-1			
Manganese &				
compounds	7439-96-5			119
Mercaptans (as				
methyl mercaptan)	74-93-1	50	20	
Mercury & compounds	7439-97-6	5	2	
Mercury alkyl	7439-97-6	1.25	0.5	
Methyl bromide	74-83-9	3,375	1,350	
Methylene chloride	75-09-2	550	220	
Mirex				
Nickel & compounds	7440-02-0	5	2	
Nitric acid	7697-37-2	87.5	35	
Nitrogen oxides as				
nitrogen dioxide	10102-44-0	400		
PAC				
P-dichlorobenzene	106-46-7	237.5	95	
Pentachlorophenol	87-86-5	250	100	
Phenol	108-95-2	250	100	
Polychlorinated				
biphenyls	1336-36-3	0.375	0.15	
Polychlorinated diox:	ins and			0.02
furans				pg/m3 #
P-xylene	106-42-3	5,750	2,300	
Quinoline	91-22-5			0.003
Selenium & compounds	7782-49-2	25	10	
Sodium hydroxide	1310-73-2	25	10	
Styrene	100-42-5	2,500	1,000	
Sulphuric acid	7664-93-9		23.8	

Chemical	CAS No.	Concentrations in m g/m ³		
		1 h	24 h	Annual
Sulphuric acid	7664-93-9	87.5	35	
Tetrachloroethylene	127-18-4	900	360	
Toxaphene	8001-35-2			0.03
Trichloroethylene	79-01-6	57.5	23	
Vinyl chloride	75-01-4		1	0.2
Vinylidene chloride	75-35-4	87.5	35	
Xylenes	1330-20-7	5,750	2,300	
Zinc and compounds	7440-66-6		12	

Expressed as 2,3,7,8-Tetrachlorodibenzo-p-dioxin
equivalents

THIRD SCHEDULE

(Regulation 2)

Units and Abbreviations

- °C degree Celsius (centigrade) dscm - dry standard cubic metre g - gram h - hour J - joule k - kilo (1,000) l - litre lpm - litre per minute Mg - million grams mg - milligram m³ - cubic metre pg - picogram (10⁻¹²g)
- scm cubic metre at standard conditions
- s second
- min minute
- ml millilitre

```
n – nano
ppm - parts per million
t - tonne
\mu - micro (10<sup>-6</sup>)
TEQ - toxicity equivalent
Chemical nomenclature
As - arsenic
Cd - cadmium
Co - cobalt
CO - carbon monoxide
Cr - chromium
Cu - copper
H_2S - hydrogen sulphide
\rm H_2SO_4 - sulphuric acid
HCl - hydrochloric acid
Hg - mercury
Mn - manganese
Ni - nickel
NO - nitric oxide
NO<sub>2</sub> - nitrogen dioxide
NOx - nitrogen oxides
0<sub>2</sub> - oxygen
Pb - lead
PCDD - polychlorinated dibenzo-p-dioxin
PCDF - polychlorinated dibenzofurans
PM- particulate matter
than or equal to 10 \mu\text{m}
```

mol. wt. - molecular weight

- Se selenium
- PM10 particulate matter with aerodynamic diameter less
- Sb antimony

 SO_2 - sulphur dioxide

 SO_3 - sulphur trioxide

SOx - sulphur oxides

Te - tellurium

Tl - thallium

V - vanadium

VOC - volatile organic compound

Zn - zinc

FOURTH SCHEDULE

(Regulation 2)

Categories of Air Pollutant Sources

Electricity generation Mineral Industries Petroleum Refineries Municipal incinerators Biomedical incinerators Hazardous waste incinerators Chemical Processing Inorganic Chemicals Manufacturing Organic Chemicals Manufacturing Liquids Distribution - Petroleum Products Non-Ferrous Metals Processing Ferrous Metals Processing Polymers And Resins Production Food And Agricultural Processes Agricultural Chemicals Production Surface Coating Processes Waste Management Fuel Combustion in any of the above categories including stationary fuel combustion sources

FIFTH SCHEDULE (Regulation 2)

Potential Sources of Priority Air Pollutants

- 1) AGRICULTURAL CHEMICALS PRODUCTION
 - 2,4-D Salts and Esters Production
 - 4-Chloro-2-Methylphenoxyacetic Acid
 Production
 - 4,6-Dinitro-o-Cresol Production
 - Captafol Production
 - Captan Production
 - Chloroneb Production
 - Chlorothalonil Production
 - Dacthal (tm) Production
 - Sodium Pentachlorophenate Production
 - Tordon (tm) Acid Production
- 2) FERROUS METALS PROCESSING
 - Ferroalloys Production
 - Integrated Iron and Steel Manufacturing
 - Non-Stainless Steel Manufacturing-Electric
 - Arc Furnace
 - (EAF) Operation
 - Iron Foundries
 - Steel Foundries
 - Steel Pickling-HCl Process
- 3) FIBRES PRODUCTION PROCESSES
 - Acrylic Fibres/Modacrylic Fibres
 Production
 - Rayon Production
 - Spandex Production
- 4) FOOD AND AGRICULTURAL PROCESSES
 - Baker's Yeast Manufacturing
 - Cellulose Food Casing Manufacturing

- Vegetable Oil Production
- 5) FUEL COMBUSTION
 - Engine Test Facilities
 - Industrial Boilers
 - Institutional Commercial Boilers
 - Process Heaters
 - Stationary Internal Combustion Engines
 - Stationary Turbines
- 6) LIQUIDS DISTRIBUTION
 - Organic Liquids Distribution (Non-Gasoline)
- 7) MINERAL PRODUCTS PROCESSING
 - Alumina Processing
 - Asphalt/Coal Tar Application-Metal Pipes
 - Asphalt Concrete Manufacturing
 - Asphalt Processing
 - Asphalt Roofing Manufacturing
 - Chromium Refractories Production
 - Clay Products Manufacturing
 - Lime Manufacturing
 - Mineral Wool Production
 - Portland Cement Manufacturing
 - Taconite Iron Ore Processing
 - Wool Fibreglass Manufacturing
- 8) MISCELLANEOUS PROCESSES
 - Aerosol Can-Filling Facilities
 - Benzyltrimethylammonium Chloride Production
 - Butadiene Dimers Production Carbonyl Sulphide Production
 - Chelating Agents Production

- Chlorinated Paraffins Production
- Commercial Sterilization Facilities
- Dodecanedioic Acid Production
- Dry Cleaning (Petroleum Solvent)
- Ethylidene Norbornene Production
- Explosives Production
- Hydrazine Production
- Industrial Process Cooling Towers
- OBPA/1,3-Diisocyanate Production
- Paint Stripper Users
- Photographic Chemicals Production
- Phthalate Plasticizers Production
- Plywood/Particle Board Manufacturing
- Polyether Polyols Production
- Rubber Chemical Manufacturing
- Semiconductor Manufacturing
- Symmetrical Tetrachlorophyridine Production
- Tire Production
- Wood Treatment
- 9) NON-FERROUS METALS PROCESSING
 - Secondary Aluminum Production
 - Primary Copper Smelting
 - Primary Lead Smelting
 - Lead Acid Battery Manufacturing
 - Primary Magnesium Refining
- 10) PETROLEUM AND NATURAL GAS PRODUCTION AND REFINING
 - Oil and Natural Gas Production
 - Petroleum Refineries-Catalytic Cracking

(Fluid and other)

Units, Catalytic Reforming Units, and

Sulphur Plant Units

- 11) PHARMACEUTICAL PRODUCTION PROCESSES
 - Pharmaceuticals Production
- 12) POLYMERS AND RESINS PRODUCTION
 - Acetal Resins Production
 - Acrylonitrile-Butadiene-Styrene Production
 - Alkyd Resins Production
 - Amino Resins Production
 - Boat Manufacturing
 - Butadiene-Furfural Cotrimer (R-11)
 - Butyl Rubber Production
 - Carboxymethylcellulose Production
 - Cellophane Production
 - Cellulose Ethers Production
 - Epichlorohydrin Elastomers Production
 - Epoxy Resins Production
 - Ethylene-Propylene Elastomers Production
 - Flexible Polyurethane Foam Production
 - Hypalon (tm) Production
 - Maleic Anhydride Copolymers Production
 - Methylcellulose Production
 - Methyl Methacrylate-Acrylonitrile-Butadiene-Styrene Production
 - Methyl Methacrylate-Butadiene-Styrene Terpolymers Production
 - Neoprene Production
 - Nitrile Butadiene Rubber Production
 - Non-Nylon Polyamides Production
 - Nylon 6 Production
 - Phenolic Resins Production
 - Polybutadiene Rubber Production

- Polycarbonates Production
- Polyester Resins Production
- Polyethylene Terephthalate Production
- Polymerized Vinylidene Chloride Production
- Polymethyl Methacrylate Resins Production
- Polystyrene Production
- Polysulphide Rubber Production
- Polyvinyl Acetate Emulsions Production
- Polyvinyl Alcohol Production
- Polyvinyl Butyral Production
- Polyvinyl Chloride and Copolymers Production
- Reinforced Plastic Composites Production
- Styrene-Acrylonitrile Production
- Styrene-Butadiene Rubber and Latex Production
- 13) PRODUCTION OF INORGANIC CHEMICALS
 - Ammonium Sulphate Production-Caprolactam By-Product Plants
 - Antimony Oxides Manufacturing
 - Chlorine Production
 - Chromium Chemicals Manufacturing
 - Cyanuric Chloride Production
 - Fume Silica Production
 - Hydrochloric Acid Production
 - Hydrogen Cyanide Production
 - Hydrogen Fluoride Production
 - Phosphate Fertilizers Production
 - Phosphoric Acid Manufacturing
 - Quaternary Ammonium Compounds Production
 - Sodium Cyanide Production

- Auto and Light Duty Truck (Surface Coating)
- Flat Wood Paneling (Surface Coating)
- Large Appliance (Surface Coating)
- Manufacture of Paints, Coatings, and Adhesives
- Metal Can (Surface Coating)
- Metal Coil (Surface Coating)
- Metal Furniture (Surface Coating)
- Miscellaneous Metal Parts and Products (Surface Coating)
- Paper and Other Webs (Surface Coating)
- Plastic Parts and Products (Surface Coating)
- Printing, Coating, and Dyeing of Fabrics
- Printing/Publishing (Surface Coating)
- Shipbuilding and Ship Repair (Surface Coating)
- 15) WASTE TREATMENT AND DISPOSAL
 - Hazardous Waste Incineration
 Biomedical waste treatment and disposal
 - Municipal Landfills
 - Sewage Sludge Incineration
 - Site Remediation
 - Solid Waste Treatment, Storage and Disposal
 Facilities
 - Publicly Owned Treatment Works Emissions

SIXTH SCHEDULE

(Regulations 5 and 7)

AIR POLLUTANT DISCHARGE LICENCE APPLICATION

To be completed as follows:

 Applications for a licence to discharge air pollutants (licence) must be submitted by owners or operators of existing major and significant facilities as specified in the regulations.

 Applications for licence renewals must be submitted not later than the 60 days prior to the expiration date.
 Owners or operators of proposed major or significant facilities or who propose to make major modifications to existing facilities must submit an application for a licence no later than 60 days months prior to commencement of operation.

The completed licence application form must be submitted to:

Pollution Control and Waste Management Division National Environment and Planning Agency 10 Caledonia Avenue,

Kingston 10.

1. APPLICATION FOR:	YES	NO	DATE OF RECEIPT:	//
INITIAL LICENCE	?	?		(yyyy/mm/dd)
MODIFICATION OF	?	?		
EXISTING LICENCE				
CHANGE IN	?	?	COMPLE-	//
OWNERSHIP			TION	
			DATE	
RENEWAL	?	?		
				(yyyy/mm/dd)
APPLICATION FEE ENCLOSED	?		APPLICAT ION FEE ENCLOSED	

(Shaded areas above to be completed by NEPA staff)

2. Company' legal na	ame and address
Company name:	
Company mailing	
address line 1:	
Company mailing	
address line 2:	
Company mailing	
address line 3:	
Company Phone No.:	()
Company Fax No.:	()
Company email	
address:	

GENERAL OWNER AND PLANT INFORMATION

3. Owner name and ad	ldress
Owner's name:	
Owner's mailing	
addressLine1:	
Owner's mailing	
addressLine2:	
Owner's mailing	
address Line3:	
Owner's Phone no.:	()
Owner's Fax no.:	()
Owner's email	
address:	

4. Plant name and a	ddre	285	
Plant name:			
Plant mailing			
address Line 1:			
Plant mailing			
address Line 2:			
Plant mailing			
address Line 3:			
Plant Phone no.:	()	
Plant FAX no.:	()	
Electronic mail			
address:			
5. Company contact	for	environmental	issues:
Contact name:			
Title:			
Phone no.:	()	
FAX no.:	()	
Electronic mail			
address:			

6. Plant History	
Began operating on	(Use yyyy/mm/dd
(mm/yyyy)	format)
Previous plant name 1:	Date of name change 1:
Previous plant name 2:	Date of name change 2:
Previous plant name 3:	Date of name change 3:
Previous plant name 4:	Date of name change 4:
Previous plant name 5:	Date of name change 5:

7. Current permits is:	sued by NEPA
Identify all current r	equired Permits to Operate
for this and any other	plants owned by the owner.
Use yyyy/mm/dd format	for dates
AO#	Date//

8. Current air pollutant discharge licence(s) Identify all current required Air Pollutant Discharge Licences for this and any other plants owned by the owner. yyyy/mm/dd dd/mm/yyy _____ DATE GRANTED: ____/__/___ NEPA #_____ EXPIRY DATE: ____/___ NEPA #_____ DATE GRANTED: ____/__/___ EXPIRY DATE: ____/__/ DATE GRANTED: NEPA #_____ ____/___/___ EXPIRY DATE: ____/__/ NEPA #_____ DATE GRANTED: ___/_/__ EXPIRY DATE: ____/__/ NEPA #_____ DATE GRANTED: ____/__/ EXPIRY DATE: ____/__/ NEPA #_____ DATE GRANTED: ____/___/___ EXPIRY DATE: ____/__/ NEPA #_____ DATE GRANTED: ____/__/___ EXPIRY DATE: ____/__/ NEPA #_____ DATE GRANTED: ___/_/__ EXPIRY DATE: ____/__/

```
Category of air pollutant source for this facility
    (Mark with X):
Electricity generation
Mineral Industries_____
Petroleum Refineries_____
Municipal incinerators____
Biomedical incinerators____
Hazardous waste incinerators_____
Chemical Processing_____
Inorganic Chemicals Manufacturing_____
Organic Chemicals Manufacturing
Liquids Distribution - Petroleum Products____
Non-Ferrous Metals Processing_
Ferrous Metals Processing____
Polymers And Resins Production_____
Food And Agricultural Processes_____
Agricultural Chemicals Production_____
Surface Coating Processes___
Waste Management____
Fuel Combustion in any of the above categories
including Stationary Fuel Combustion Sources_____
Other industry categories as may from time to
time be prescribed by the Authority
    General and non-confidential description of
9.
     plant activities:
```

North American Industrial Classification 10. System (NAICS) Codes (Four digit code(s) (See Instructions): NAICS1 Description NAICS2_____ Description NAICS3_____ Description NAICS4 Description 11. Plant Boundaries Attach scale map showing plant boundaries, one reference point and the orientation of this point to one prominent feature within the plant property. (Attach as Appendix A to this license application). PROCESS INFORMATION 12. Confidential information content. Does this section of the application require confidential information to be provided? ? Yes ? No If yes, mark those processes (item 14) claimed confidential and submit diagrams and descriptions required in items 14 and/or 15 under separate cover. List of processes at the plant. List all processes and their corresponding Source Classification Code. Indicate whether or not any confidential process information will be included. For any process claimed to contain confidential information, provide justification for the claim. Provide any confidential information under separate cover as Appendix B, Item 14.

Process flow diagrams. Provide diagrams of each process or air emission unit at the plant to include air flow rates and other applicable information. Provide a description of the process and a companion flow diagram for each process. Identify points by number, where raw materials are introduced, where air contaminants may be discharged, the general operation of the process, and pollution control equipment used to eliminate or reduce emissions of air contaminants. (Attach as Appendix C):

Detailed process/equipment? All calculations,description and process and pollution control equipment information). (Attach as Appendix D)including conversion factors as appropriate, to support the emissions data aboveEach process description must include:the emissions data above? Process/Equipment-specific form(s) if applicable as identified in the instructions? Description of any operational constraints or work practices imposed that limit the amount of regulated or Priority Air Pollutants.? Fuels and their use ? Description of product(s) including all that can be used to estimates emissions? List and describe any fugitive and smaller? Operating schedules ? Description of changes to process (if applicable)? List and describe any fugitive and smaller? Nominal (rated) and actual (if available) control efficiency of pollution control equipment? List and describe any fugitive and smaller? Nethod used for calculation of emission rate? List and describe any fugitive and smaller				
description and process and pollution control equipment information). (Attach as Appendix D) Each process description must include: ? Process/Equipment-specific form(s) if applicable as identified in the instructions ? Process Source Classification Code (SCC) description ? Process ID# (same as on diagram in 14) and SCC code ? Equipment used in process ? Description of product(s) including all that can be used to estimates emissions ? Raw materials used including all that can be used to estimates emissions ? Operating schedules ? Description of changes to process (if applicable) ? Pollution control equipment ? Nominal (rated) and actual (if available) control efficiency of pollution control equipment ? Pollutants emitted ? Method used for calculation	Det	ailed process/equipment	?	All calcu-
<pre>pollution control equipment information). (Attach as Appendix D) Each process description must include: ? Process/Equipment-specific form(s) if applicable as identified in the instructions ? Process Source Classification Code (SCC) description ? Process Source Classification Code (SCC) description ? Process ID# (same as on diagram in 14) and SCC code ? Fuels and their use ? Equipment used in process ? Description of product(s) including all that can be used to estimates emissions ? Raw materials used including all that can be used to estimates emissions ? Operating schedules ? Description of changes to process (if applicable) ? Pollution control equipment ? Nominal (rated) and actual (if available) control efficiency of pollution control equipment ? Pollutants emitted ? Method used for calculation ? Method used for calculation</pre>		description (Process		lations,
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efficiency of pollution control equipment ? Pollutants emitted ? Method used for calculation	?			
<pre>control equipment ? Pollutants emitted ? Method used for calculation</pre>				
<pre>? Pollutants emitted ? Method used for calculation</pre>				
? Method used for calculation		control equipment		
	?	Pollutants emitted		
of emission rate	?	Method used for calculation		
		of emission rate		

ENERGY, FUELS USE AND PRODUCTION INFORMATION								
13. Fuel		Use metric units only (litres, cubic metres,						
information		kg, etc.)						
Fuel Type	Asso-	Maxim	Annual	Heat	00	olo	Density	
	ciate	um	use	content	Sulphur	Ash		
	d SCC	hourl						
		y use						
Heavy fuel								
oil (No. 5								
or 6)								
Heavy fuel								
oil (No.								
5 or 6)								
(Low								
Vanadium)								
Coal								
LPG								
Kerosene								
Marine								
Diesel								
Autodiese								
1*								
Gasoline								
(un-								
leaded)*								
Gasoline								
(leaded)								
*								
Bagasse								

Fuel wood				
Charcoal				
Other				
(speci-				
fy)				
Other				
(speci-				
fy)				
Other				
(speci-				
fy)				

* Shall not include fuels used for on-road (public road) transportation, but shall include fuels used for off road (e.g., agricultural, mining use)

Energy from non-fuel sources	
Electrical energy use (MWh)#	
Energy from renewable sources	
(MWh)	
Wind	
Solar	
Other (specify for each type)	
Other	
Other	

Exclude electrical energy generated on-site from fuels or from renewable sources listed below:

FUELS USE AND PRODUCTION INFORMATION (Continued)

SUMMARY OF SOURCE AND MAXIMUM PLANT CAPACITY EMISSION INFORMATION

14. Regulated Air Pollutant Sources (Add similar pages as need for additional sources)

Source name			
Source ID#			
Associated process ID(s)			
Type of source (point, area)			
Location JIGN or JMGN or UTMN			
(specify which)			
Location JIGE or JMGE or UTME			
(specify which)			
Stack height from ground (m)			
Stack height above building (m)			
Stack elevation at base of stack			
(above sea level) (m)			
Number of flues			
Internal flue diameter (m)			
Exit velocity (m/s)			
Exit temperature (°C)			
Exit flow rate m ³ /s			
Exit percent moisture			
Area source length (m)			
Area source width (m)			
Area source direction the long			
axis is offset from north-south			

Pollutant -TSP or PM_{10}	TSP	TSP	TSP	TSP	TSP	TSP
Emission rate - maximum hourly						
(g/s)						
Emission rate - average hourly						
(g/s)						
Emission rate - maximum annual						
(tonne/y)						
Pollutant	SO_x	SO _x				
Emission rate maximum hourly						
(g/s)						
Emission rate - average hourly						
(g/s)						
Emission rate maximum annual						
(tonne/y)						
Pollutant (NOx as NO_2)	NOx	NOx	NOx	NOx	NOx	NOx
Emission rate maximum hourly						
(g/s)						
Emission rate - average hourly						
(g/s)						
Emission rate maximum annual						
(tonne/y)						
Pollutant	CO	CO	CO	CO	CO	CO
Emission rate - maximum hourly						
(g/s)						
Emission rate - average hourly						
(g/s)						
Emission rate - maximum annual						
(tonne/y)						

Pollutant	VOC	VOC	VOC	VOC	VOC	VOC
Emission rate - maximum hourly						
(g/s)						
Emission rate - average hourly						
(g/s)						
Emission rate - maximum annual						
(tonne/y)						
Pollutant	Pb	Pb	Pb	Pb	Pb	Pb
Emission rate - maximum hourly						
(g/s)						
Emission rate - average hourly						
(g/s)						
Emission rate - maximum annual						
(tonne/y)						

20a Summary of Greenhouse Gas Emissions

	Gree	enhou	ise ga	ases	
Annual Emissions from Renewable fuels					
Annual Emissions from non- renewable fuels					
Annual Emissions from other processes (tonne/y)					
Pollutant					
Annual Emissions from Renewable fuels					
Annual Emissions from non- renewable fuels					
Annual Emissions from other processes (tonne/y)					

15. Summary of Regulated Air Pollutant Emission Information

During	Maximum	Capacity	Operation
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	SO _x	TS	PM ₁₀	NOx	as	CO	VOC	Pb
		P		NO_2				
Maximum hourly emission rates for each pollutant (based on plant operating capacity) (kg/h)								
Maximum annual emission rates for each pollutant (based on plant operating capacity) (tonnes/y)								
Anticipated average daily emissions for each pollutant (tonnes/day)								
Anticipated annual emissions for each pollutant (tonnes/y)								

SUMMARY OF SOURCE AND MAXIMUM PLANT CAPACITY EMISSION INFORMATION

16. Priority Air Pollutant Sources (Complete for all new sources or modification to existing sources or if required by a licence condition or control order in the case of existing sources)

Source name			
Source ID#			
Associated process ID(s)			
Type of source (point, area)			
Location JIGN/JMGN/UTMN (specify which)			
Location JIGE/JMGE/UTME (specify which)			
Stack height from ground (m)			
Stack height above building (m)			
Stack elevation at base of stack			

(above sea level) (m)		
Number of flues		
Tratering 1 flug diameters (m)		
Internal flue diameter (m)		
Exit velocity (m/s)		
Exit temperature (°C)		
Exit flow rate m ³ /s		
Exit percent moisture		
Area source length (m)		
Area source width (m)		
Area source direction the long		
axis is offset from north-south		
Pollutant CAS		
Emission rate - maximum hourly		
(g/s)		
Emission rate - Average hourly		
(g/s)		
Emission rate - maximum annual		
(tonne/y)		
Pollutant CAS		
Emission rate - maximum hourly		
Emission race - maximum nourry		
(g/s)		
Emission rate - average hourly		
(g/s)		
Emission rate - maximum annual		
(tonne/y)		
Pollutant CAS		
Emission rate - maximum hourly		
(g/s)		
Emission rate - average hourly		
(g/s)		
Emission rate - maximum annual		
		 1

(tonne/y)	
Pollutant CAS	
Emission rate - maximum hourly	
(g/s)	
Emission rate - average hourly	
(g/s)	
Emission rate – maximum annual	
(tonne/y)	
Pollutant CAS	
Emission rate - maximum hourly	
(g/s)	
Emission rate - average hourly	
(g/s)	
Emission rate - maximum annual	
(tonne/y)	
Pollutant CAS	
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Emission rate – maximum annual	
(tonne/y)	
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Emission rate - maximum hourly	
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Emission rate - average hourly	
(g/s)	
Emission rate – maximum annual	
(tonne/y)	
Pollutant CAS	
Emission rate - maximum hourly	

(g/s)	
Emission rate - average hourly	
(g/s)	
Emission rate - maximum annual	
(tonne/y)	
Pollutant CAS	
Emission rate - maximum hourly	
(g/s)	
Emission rate - average hourly	
(g/s)	
Emission rate - maximum annual	
(tonne/y)	

17. Summary of Priority Air Pollutant Emissions during Maximum Capacity Operation

(Indicate pollutants using CAS number as column headings for columns 2, 3 and 4 and name in each row with pollutant in column 1. Add similar pages to this one as may be needed for additional pollutants)

Pollutant		
Maximum hourly emission rates for each		
pollutant (based on plant operating		
capacity) (kg/h)		
Maximum annual emission rates for each		
pollutant (based on plant operating		
capacity) (tonnes/y)		
Anticipated average daily emissions for		
each pollutant (tonnes/day)		
Anticipated annual emissions for each		
pollutant (tonnes/y)		

Maximum hourly emission rates for each pollutant (based on plant operating capacity) (kg/h)Imaximum annual emission rates for each pollutant (based on plant operating capacity) (tonnes/y)Imaximum annual emissions for each pollutant (tonnes/day)Anticipated average daily emissions for each pollutant (tonnes/day)Imaximum annual emissions for each pollutant (tonnes/y)Pollutant Maximum hourly emission rates for each pollutant (based on plant operating capacity) (kg/h)Imaximum annual emission rates for each pollutant (based on plant operating capacity) (kg/h)Maximum annual emission rates for each pollutant (based on plant operating capacity) (tonnes/y)Imaximum annual emissions for each pollutant (tonnes/day)Anticipated annual emissions for each pollutant (tonnes/y)Imaximum annual emission for each pollutant (tonnes/day)Anticipated annual emission for each pollutant (tonnes/y)Imaximum annual emission for each pollutant (tonnes/y)Pollutant Maximum hourly emission rates for each pollutant (tonnes/y)Imaximum annual emission for each pollutant (tonnes/y)Pollutant Maximum hourly emission rates for each pollutant (based on plant operating capacity) (kg/h)Imaximum annual emission rates for each pollutant (based on plant operating capacity) (kg/h)Maximum annual emission rates for each pollutant (based on plant operating capacity) (kg/h)Imaximum annual emission rates for each pollutant (based on plant operating capacity) (kg/h)Maximum annual emission rates for each pollutant (based on plant operating capacity) (kg/h)Imaximum annual emissions for each pollutant (tonnes/y)Anticipated average daily emission	Pollutant	
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Maximum annual emission rates for each	pollutant (based on plant operating	
pollutant (based on plant operating capacity) (tonnes/y)	capacity) (kg/h)	
capacity) (tonnes/y)Image: Capacity (tonnes/y)Anticipated average daily emissions for each pollutant (tonnes/day)Image: Capacity (tonnes/y)PollutantImage: Capacity (kg/h)Maximum hourly emission rates for each pollutant (based on plant operating capacity) (kg/h)Image: Capacity (kg/h)Maximum annual emission rates for each pollutant (based on plant operating capacity) (tonnes/y)Image: Capacity (kg/h)Anticipated average daily emissions for each pollutant (tonnes/day)Image: Capacity (kg/h)Anticipated annual emissions for each pollutant (tonnes/day)Image: Capacity (kg/h)Maximum hourly emission rates for each pollutant (tonnes/y)Image: Capacity (kg/h)PollutantImage: Capacity (kg/h)Maximum hourly emission rates for each pollutant (based on plant operating capacity) (kg/h)Image: Capacity (kg/h)Maximum nnual emission rates for each pollutant (based on plant operating capacity) (kg/h)Image: Capacity (kg/h)Anticipated average daily emissions for each pollutant (based on plant operating capacity) (tonnes/y)Image: Capacity (kg/h)Anticipated average daily emissions for each pollutant (tonnes/day)Image: Capacity (kg/h)Anticipated average daily emissions for each pollutant (tonnes/day)Image: Capacity (kg/h)Anticipated average daily emissions for each pollutant (tonnes/day)Image: Capacity (kg/h)Anticipated annual emissions for each pollutant (tonnes/day)Image: Capacity (kg/h)Anticipated annual emissions for each pollutant (tonnes/day)Image: Capacity (kg/h)Anticipated annual emissions for	Maximum annual emission rates for each	
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Anticipated annual emissions for each	Anticipated average daily emissions for	
	each pollutant (tonnes/day)	
pollutant (tonnes/y)	Anticipated annual emissions for each	
	pollutant (tonnes/y)	

Locations of all point and area sources of air pollutants Site plan of plant drawn to scale to include locations of all point source emission units. Indicate ID# for each source. (Attach as Appendix F):

- 18. Plan diagrams for buildings. Provide diagrams showing plan (overhead) view of buildings containing stacks and structures within 5 times the building height or five times the maximum building width (which ever is less) of each point source (stack).
- 19. Elevation diagrams. Provide diagrams showing elevation (side) view of buildings containing and structures within 5 times the building height or five times the maximum building width (which ever is less) of each point source (stack).
- 20. Emissions during start-up, shutdown, malfunction, maintenance. Describe air pollutant emissions during maintenance, start-up and shutdown operations.

Source name

Source ID#

Associated process ID(s)

Description of maintenance activity/operation

Typical schedule for maintenance (number per year)

Typical duration of each maintenance event (hours)

Total number of maintenance hours/year

Maximum hourly emission rates for each pollutant

Annual emissions during maintenance for each pollutant

Typical schedule for start-up/shut-down (number per year)

Typical duration of each start-up/shut-down event (hours)

Total number of start-up/shut-down hours/year

```
Maximum hourly emission rates for each pollutant during start-
up/shut-down
```

Annual emissions during start-up/shut-down for each pollutant

Summary of dispersion calculations and/or air quality assessments

Provide Air quality assessment report under separate cover.

MONITORING INFORMATION

21. Compliance emission monitoring devices. List all compliance emission monitoring devices and activities and the associated title test methods.

(Attach as Appendix G)

22. Compliance ambient monitoring. List all compliance ambient monitoring activities and the associated monitoring methods.

(Include with Appendix G)

APPLICABLE MONITORING AND REPORTING REQUIREMENTS

23. Stack testing data Provide description of stack sampling facilities List for each stack, the stack ID, pollutant measured, measured emission rate, AP42 emission factor, emission target or emission standard, whether or not stack is in compliance with standard or target

Attach stack sampling reports

24. Ambient monitoring List for each ambient monitoring station, the pollutant(s) monitored, monitoring method(s), frequency of monitoring, number of exceedances of ambient air quality standards during the ambient air quality assessment period (new plants or first licence application for existing plants) plants or since the licence was granted (renewals) Attach air quality assessment report or summary of monitoring report for the first 4 years of the current licence period

25. Summary of areas not in compliance with stack emission standards or targets or with ambient air quality standards

List the sources/processes not in compliance with emission targets or standards or ambient monitors at which any ambient standard has been exceeded in the previous 5 years. 26. Compliance Plan (Attach as Appendix H) Complete this only if any areas were indicated as not in compliance in item 30 or if a control order has been issued by the Authority or if a compliance plan has been required as a condition of a licence. As indicated in the regulations, the compliance plan must include the following: ? Description of compliance status with respect to all applicable requirements. ? A statement that source will continue to comply with all requirements with which the source is in compliance. ? A statement that source will comply with any requirement that becomes effective during term of licence. ? For requirements not being complied with, a detailed narrative description of how you will achieve compliance. Compliance Schedule (Include with compliance plan, 27. Appendix H) Schedule must include the following statements: ? A schedule of remedial measures that will bring into compliance with any requirement not being met. ? A schedule for submission of certified progress reports at least every 6 months for sources out of compliance. Include a certification of compliance with all 28. applicable requirements as outlined in the Compliance Plan (Appendix H) and attach this certification at the end of Appendix H.

? Include a statement of the methods used for determining compliance, to include a description of:

? Monitoring
? Record keeping
? Reporting requirements
? Test methods
? Include a schedule for submission of compliance
certifications during the permit term to be submitted
annually or as specified by the applicable requirement.
? Include a statement indicating the compliance status
with any applicable enhanced monitoring and compliance
certification requirements of the act.
CERTIFICATION
29. Certification
I hereby certify that to the best of my knowledge, the
information and data submitted in and with this
application are true, accurate and complete.
Owner's Signature:
Title:
Owner's Name (Typed or printed)
Date:

SEVENTH SCHEDULE (Regulation 6)
LICENCE TO DISCHARGE AIR POLLUTANTS
Licence No:
The Natural Resources Conservation Authority, in accordance with
the Natural Resources Conservation Authority Act, pursuant to an
application completed on the day of ,, HEREBY
GRANTS a Licence to:
Owner(Legal) name:
Address
Phone No.: ()
FAX No.: ()
With facilities located at
Facility name
Address
ORIGIN
This permit is based on an application submitted on the
day of, and was competed on
the day of
TYPE OF BUSINESS
The conducts

EMISSION DISCHARGE LIMITS

This licence is granted for the discharge of the following pollutants with anticipated annual discharge rates and up to the maximum amounts shown.

SUMMARY OF MAXIMUM ANNUAL EMISSIONS

FOR THE LICENCE PERIOD _____ to ____

	1		
Pollutant	Maximum	Maximum	Maximum Annual Rate
	Hourly rate	Annual Rate	for licence period
	-		_
	(g/s)	(tonnes/y)	(tonnes/y)
		(0011100/ / /	(0011100/1/
L		1	

LICENCE CONDITIONS

This licence is issued under the following conditions: General conditions Annual reporting of emissions Payment of discharge fees Reporting of excess emissions Notice of maintenance activities that could result in excess emissions Notice for compliance monitoring Facility-Specific Conditions Specific Monitoring and reporting requirements Stack Specific emission point identifiers Parameters to be monitored and frequency Ambient Parameters to be monitored and frequency

Specific emission point	ident	ifier	S					
Parameters to be monitor	red an	d fre	quenc	У				
Compliance requirements								
Compliance targets and m	ilest	ones	and r	eport	ing			
Fugitive Emission Contro	ol Pla	n mon	itori	ng an	d rep	ortin	g	
Record keeping requireme	ents							
Notes								
Dates this	_ day	of					-	
SEAL								
Signature of authorized	offic	er of	the	Authc	rity			
EIGHTH SC	HEDUL	E	(Reg	ulati	ons 1	0, 11)	
ANNUAL AIR EMISSIONS SUM	MARY	REPOR	т					
FACILITY NAME:								
Licence No:								
REPORTING YEAR (January 1	to Dec	cember	31),					
This summary report is	requ	ired	for	satis	fying	cond	litions	of
licences. The information	ion wi	ll be	e usec	d to d	detern	mine a	and adju	ıst
emission fees if necessa	ary fc	or the	e repo	orting	g year	and	also wi	11
be used to compile a nat	ional	air	pollu	tant	emiss	ion i	nventor	γ.
Plant information								
Plant name:								
Plant mailing address:								
Plant Activity								
Days of week operating	Sun	Mon	Tue	Wed	Thu	Fri	Sat	
Hours per day								

Months operating and approximate percentage of annual emissions

in each month

J I	F 1	М	A	М	J	J	A	S	C)	Ν	D	
									Γ				
		7							Г			Days	per
woor fogili				_		_			_			1	-
year facili		Jera	Jeu·										
Fuel													
informa- tion													
Fuel Type	Asso		Annı	12]	7.10	erage	7.	verage	0/0	Ave	r 0	Average	
ruer type	ciat		use	lai	Hea			ulphur	0	ge	ο\ο Γ	Density	
	SCCs			cric		itent		urpilur		Ash		Densiey	
	2002		unit										
Heavy fuel													
oil (No.5													
or 6)													
Heavy fuel													
oil (No 5													
or 6 or													
Low													
Vanadium)													
Coal													
LPG													
Kerosene													
Marine													
Diesel													
Auto-													
diesel*													
Gasoline													
(un-													
<pre>leaded) *</pre>													
Gasoline													
(leaded)													
*													
Bagasse													
Fuel wood													
Charcoal													

Other			
(speci-			
fy)			
Other			
(speci-			
fy)			
Other			
(specify)			

Raw Materials	Used for ye	ear							
(Include only those necessary for use with emission factors)									
Raw Material	Annual	How	How moved						
	use	stored							

Products											
(Include only those necessary for use with emission factors)											
Product	Actual	How stored	How shipped								
	Annual	50010a									
	Production										

SUMMARY OF ANNUAL ACTUAL EMISSIONS INFORMATION FOR

REGULATED POLLUTANTS AND GREENHOUSE GASES

REPORTING YEAR (January 1 to December 31), _____

Total actual air pollutant emission information during normal operation, plant startup, shut down and malfunction and all other operating conditions.

Repeat Table for additional sources as needed

	Source ID#
Source name	
Associated process ID(s)	
Type of source (point	
(P), area (A), off road	
mobile (ORM))	
Stack height from ground	
(m)	
Area source length (m)	
Area source width (m)	
Area source direction	
(angle long axis is	
offset from north-south)	
Six-digit Location UTMN	
Six-digit Location UTME	
Actual annual emissions	
for each pollutant and	
basis of estimate (1)	
ST EF MB Other	
SO ₂	
TSP	
PM ₁₀	

Nox													
CO													
VOC													
Pb													
	•	S	ummar	y of C	reenl	nous	e G	as E	mis	sion	s		
CO ₂													
N ₂ O													
CH4													
HFCs													
PFCs													
SF ₆													

(1) Place a check mark to indicate method used. ST Stack test data; EF Emission factor; MB Mass balance, Other - Specify method used in an attachment.

Total actual priority air pollutant emission information during normal operation, plant startup, shut down and malfunction and all other operating conditions.

Repeat	Table	for	additional	sources	as	needed	

		Sou	rce ID#	:	
Source name					
Associated process ID(s)					
Type of source (point,					
area, off road mobile)					
Stack height from					
ground (m)					
Area source length (m)					
Area source width (m)					
Area source direction					

(angle long axis is			
offset from north-south)			
Six-digit Location UTMN			
Six-digit Location			
UTME			
Actual annual emissions			
for each priority air			
pollutant identified by			
CAS Number (1)			
ST EF MB Other			

(1) Place a check mark to indicate method used. ST Stack test data; EF Emission factor; MB Mass balance, Other -Specify method used in an attachment.

NINTH SCHEDULE (Regulations 10 and 48)

NOTIFICATION OF UNCONTROLLED RELEASE OF AIR POLLUTANTS

(Fax this form to NRCA)

Fax:

This form must be faxed or delivered to the NRCA within 24 hours of an uncontrolled release of air pollutants. Exclude routine events such as soot blowing and scheduled plant start up or shut down. (Note: Include any malfunctions, upset conditions and plant shut down as a result of the release.) This notification must be followed by a detailed written report within 15 working days of the incident.

Plant Name	
Plant Location (address)	
NRCA Air	
Pollutant	
Discharge Licence	
Number	
Date of release	
(DD/MON/YYYY)	
Time of release	
Duration of	
release	
Location of	
release (plant	
source ID3, or	
description of	
location)	
Brief description	
of release (1)	
Attach separate	
page if needed	

(1) Include the following.

Preliminary indication of the likely pollutants emitted. Indicate whether plant has been shut down or if a decision has been taken to shut down the plant or an affected part of the plant as a result of the release Indicate if any emergency response plans have been activated or if a decision to activate emergency response plans has been taken.

TENTH SCHEDULE (Regulations 12 and 48)

Air Pollution Discharge Fees Column One Column Two Pollutant Fee per tonne or portion of a tonne \$100 per tonne Sulphur oxides $(SO_2 + SO_3)$ Particulate matter \$100 per tonne \$100 per tonne Nitrogen oxides measured as NO_2 \$200 per tonne Lead Sulphuric acid mist \$200 per tonne

Each Priority Air Pollutant \$200 per tonne

ELEVENTH SCHEDULE

TARGET FOR EXISTING SOURCE SEGMENT CATEGORY SOURCES Pollu- Value tant ALL SOURCES Opacity 20% opacity and up to 40% opacity for six (6) (except consecutive minutes where in any hour or 6 hours specifically in 10 days except noted) during start-up, shutdown, sootblowing or malfunction for each stack 800 g/t clinker for Portland MINERAL ΡМ kilns INDUSTRIES Cement

Stack Emission Targets for Existing Sources

(Regulations 16, 22 and 23)

1	1	PM	300 g/t clinker for
		PM	clinker cooler
		PM	50 g/t clinker for
			finish grinding
		PM	100 g/t aggregate for
			all other sources
		SO ₂	3.0 % sulphur in heavy
			(Nos. 5 or 6) fuel oils
	Lime	PM	1000 g/t for all plant
	manufacture		sources
		SO ₂	3.0 % sulphur in heavy
			(Nos. 5 or 6) fuel oils
	Alumina	PM	100 mg/dscm (20°C,
	manufacture		101.3 kPa, dry gas)
			OR
			20% opacity with 40%
			opacity for six (6)
			consecutive minutes in
			any hour or 6 hours in
			10 days except during
			start-up, shutdown or
			malfunction for each
			stack
		SO ₂	Up to 3.0 % sulphur in
			heavy fuel oil
	Glass	Opacity	20% opacity with 40%
	manufac-		opacity for six (6)
			consecutive minutes in
	ture		any hour for each stack
FUEL	Liquid	SO ₂	3% sulphur in heavy
COMBUSTION	fuels		fuel oils (Nos. 5 & 6)
			2.0 % sulphur in Nos. 3
			and 4 oils
			0.5% sulphur in light
			fuel oils (Nos. 1 & 2)
			and diesel oils
	Coal Fired	PM	60 ng/J input except
	>70 MW		during start-up,
			shutdown, sootblowing
			or malfunction for
			each stack

All Other	PM	85 ng/J input except
Coal Fired		during start-up,
		shutdown, sootblowing
		or malfunction for each
		stack
	$\rm NO_x$	300 ng/J input
Oil Fired	PM	20% opacity with 40%
		opacity for six (6)
		consecutive minutes in
		any hour for each stack
		except during start-up,
		shutdown, sootblowing
		or malfunction for each
		stack
	NO _x	200 ng/J input
Gas	NO _x	140 ng/J input (water
Turbines >		injection)
50 MW		
20 - 50 MW	NO _x	300 ng/J input (water
		injection)
1	I	1

KEY AREA	SEGMENT	TARGET FOR EXISTING SOURCES		
FUEL		Pollut	Value	
COMBUSTION		ant		
(Continued)	< 20 MW	NO _x	300 ng/J input	
	Gas	SO ₂	1.1% for medium (Nos. 1	
	turbines		and 2) oils	
	(all)			
	Bagasse	ΡM	Develop code of practice	
	Boilers		based on combustion	
			efficiency optimisation	
PETROLEUM	Sulphur	SO ₂	98% Sulphur Removal	
REFINING	Plant			

	Steam	PM	200 mg/m ³ Exhaust
	Plant	SO ₂	1650 mg/m ³ Exhaust
	All	VOC	Leak detection and repair
			program
WASTE	Municipal	PM	200 mg/m^3 (a)
TREATMENT	/Biomedic	CO	150 mg/m ³ (a)
	al	SO ₂	300 mg/m^3 (a)
	Incinerat	VOC	$20 \text{ mg/m}^3 \text{ as } C (a)$
	ors (<1		
	tonne/h)		
	(1)		
INORGANIC	Sulphuric	SO ₂	15 kg/tonne 100% acid
CHEMICALS	Acid		produced
		1	

TWELFTH SCHEDULE (Regulations 16, 22 and 23)

Stack Emission Standards for New Sources

KEY AREA	SEGMENT	STANDARD FOR NEW SOURCES	
		Polluta	Value
		nt	
ALL SOURCES		OPACITY	20% opacity and up to
(except			40% opacity for six
where there			(6) consecutive
is an			minutes in any hour
applicable			or 6 hours in 10 days
PM standard)			except during start
			-up, shutdown,
			sootblowing or
			malfunction for each
			stack
MINERAL	Portland	PM	100 mg/m ³ from
INDUSTRIES	Cement		clinker cooler (a)
		PM	50 mg/m ³ from kilns,
			finish grinders and
			all other sources (a)

	SO ₂	Equivalent to a
		maximum of 2.2%
		sulphur in residual
		(Nos. 5 & 6) fuel oils
		based on plant wide
		SO_2 emissions
Lime	PM	100 mg/m ³ for all
		sources (a)
	SO ₂	Equivalent to a
		maximum of 2.2%
		sulphur in residual
		(Nos. 5 or 6) fuel
		oils based on plant
		wide SO_2 emissions
Alumina	PM	0.092 g/dscm (20°C,
		101.3 kPa, dry gas);
		10% opacity with 40%
		for 6 consecutive
		minutes/hour at
		start-up
	SO ₂	Equivalent to a
		maximum of 2.2%
		sulphur is residual
		(Nos. 5 or 6) fuel
		oils based on plant
		wide SO_2 emissions
I		

Glass (oil	Opacity	20% opacity with 40%
fired)		opacity for 6 minutes
		in any hour during or
		6 hours in 10 days
		except during start-
		up, shutdown,
		sootblowing or
		malfunction for each
		stack
Container,	PM	0.5 kg/Mg glass
flat,		produced modified
pressed &		process
blown soda		
lime;		
textile &		
wood		
fibreglass		
Blown with	PM	1.0 kg/Mg glass
borosilicate		produced
recipe		
melting		
furnace		
modified		
process		
Pressed &	PM	0.65 kg/Mg glass
blown		produced
Borosilicate		
regular		
process		
Soda lime	PM	0.13 kg/Mg glass
regular		produced
process		
I	I	I

	Other, wool	PM	0.325 kg/Mg glass
	fibreglass		produced
	regular		
	process		
	Flat glass	PM	0.225 kg/Mg glass
	regular		produced
	process		
	Oil fired,	PM	0.13 kg/Mg glass
	container		produced
	glass,		
	regular		
	process		
FUEL	Fuel oils	SO ₂	2.2% sulphur in heavy
COMBUSTION			fuel oil (Nos. 5 & 6
			oils)
			1.0 % sulphur in
			medium (Nos. 3 or 4)
			fuel oils
			0.5% sulphur in light
			fuel oils (Nos. 1 & 2
			oils) and diesel oils
	Coal Fired	PM	45 ng/J input except
	>70 MW		during start-up,
			shutdown, sootblowing
			or malfunction for
			each stack
		SO ₂	520 ng/J input
		NOx	260 ng/J
	All Other	PM	60 ng/J input except
	Coal Fired		during start-up,
			shutdown, sootblowing
			or malfunction for
			each stack
		SO ₂	520 ng/J input
		NO _x	260 ng/J input
I	I	I	

Oil Fired	PM	43 ng/J input except
		during start-up,
		shutdown, sootblowing
		or malfunction for
		each stack
	NO _x	130 ng/J input
Gas fired		
>73 MW	NOx	86 ng/J
29 - 73 MW	NOx	40 ng/J
2.9 to 29 MW	NOx	26 ng/J
Any size	CO	125 ng/J
Any size	РМ	13 ng/J
Gas turbine	NO _x	STD = 0.0075*14.4/Y +
>29.7 MW		F (b)
Gas turbine	NO _x	STD = 0.0150*14.4/Y +
>2.9 and <		F (b)
29.7 MW)		
Gas turbines	NO _x	380 ng/J output
> 20 MW non		
peaking		
Gas turbines	NO _x	460 ng/J output
3 - 20 MW		
non peaking		
Gas turbines	NO _x	1250 ng/J output
< 3 MW non		
peaking		
Gas turbines	NO _x	530 ng/J output
peaking		
Gas turbines	SO ₂	1.0% sulphur content
(all)		in light (Nos. 1 or 2)
		fuel oils
l	l	

1	Liquid fuel	PM	85 ng/J (100 mg/m ³ at
	fired		15% 02)
	Internal	NOx	2,981 ng/J (3,512
	Combustion		mg/Nm ³ at 15 % O2)
	Engines 2 to		
	50 MW		
	Liquid fuel	PM	42 ng/J (50 mg/m ³
	fired		at 15% O2)
	Internal	NOx	1,700 ng/J (2,000
	Combustion		mg/Nm ³ 15 % O2)
	Engines > 50		
	MW		
	Bagasse	PM	4,200 g/t input
	Boilers		
PETROLEUM	Sulphur	SO ₂	99 % sulphur removal
REFINING	Plant		
	FCCU	PM	115 mg/m ³ exhaust (a)
	Regenerator		
		SO ₂	830 mg/m ³ exhaust (a)
		CO	2,400 mg/m ³ exhaust
			(a)
	Coking	PM	100 mg/m ³ exhaust (a)
	Calciner		
	Fluid Coking	PM	0.02 kg/m ³ feed (a)
	Steam Plant	PM	150 mg/m ³ exhaust (a)
		SO ₂	830 mg/m ³ exhaust (a)
	All	VOC	Leak detection and
			repair program
WASTE	Municipal/Bi	PM	200 mg/m ³ (c)
TREATMENT	omedical	CO	100 mg/m ³ (c)
	Incinerators	SO ₂	300 mg/m ³ (c)
		VOC	20 mg/m ³ as C (c)
ļ.	L	I	1

	Cement Kilns	PM	20 mg/Rm 3 (d) for that
	burning		portion of the fuel
	hazardous		resulting from
	and non-		combustion of waste
	hazardous		fuel
	wastes as	PCDD &	0.5 ng/Rm ³ (d)
	supple-	PCDF	
	mentary fuel	HCl	50 mg/Rm^3 (d)
		Sum of	1.5 mg/Rm ³ (d)
		Sb, Cu,	
		Pb, Mn,	
		V, Zn	
		Sum of	0.15 mg/Rm ³ (d)
		As, Cr,	
		Co, Ni,	
		Se, Te	
		Sum of	0.15 mg/Rm ³ (d)
		Cd, Hg,	
		Tl	
INORGANIC	Sulphuric	Sulphur	0.075 kg/tonne 100%
CHEMICALS	Acid by	ic acid	acid produced
	contact	mist	
	process	SO ₂	2 kg/tonne 100% acid
			produced

- (a) $20^{\circ}C$, 101.3 kPa, dry gas
- (b) STD = allowable NOx emissions (percent by volume at15 percent oxygen and on a dry basis).
- Y = manufacturer's rated heat rate at manufacturer's rated load (kilojoules per watt hour) or, actual measured heat rate based on lower heating value of fuel as measured at actual peak load for the facility. The

value of Y shall not exceed 14.4 kilojoules per watthour.

F = NOx emission allowance for fuel-bound nitrogen as defined below.

Fuel-bound nitrogen	F
(percent by weight)	(Nox percent by
	volume)
N≤0.015	0
0.015 <n≤0.1< td=""><td>0.04(N)</td></n≤0.1<>	0.04(N)
0.1 <n≤0.25< td=""><td>0.004+0.0067(N-0.1)</td></n≤0.25<>	0.004+0.0067(N-0.1)
N>0.25	0.005

where: N = the nitrogen content of the fuel (percent by weight). Or: Manufacturers may develop custom fuel-bound nitrogen allowances for each gas turbine model they manufacture.

- (c) 273°K, 101.3 kPa, dry gas
- (d) Rm³ refer to conditions of 25°C, 101.3 kPa corrected to 11%O₂, dry basis.

THIRTEENTH SCHEDULE (Regulations 23 and 24)

Test Methods for Stack Emission Monitoring

General Requirements

Stack emission test methods and procedures for each of the pollutants shall be measured as applicable according to the methods specified in this Schedule. Alternate methods may be used provided the owner or operator obtains prior approval of the Authority before undertaking measurements by such methods. Failure to obtain prior approval may require the owner or operator to repeat measurements at the owner's or operator's expense. The owner or operator must provide the Authority with documentation of equivalence of the methods. The Authority shall determine the acceptability of such alternate methods by reference to Appendix B of Part 60, Title 40, United States Code of Federal Regulations, or Environment Canada - Protocol & Performance Specifications CEM (EPS 1/PG/7) or other specifications approved by the Authority.

Methods for CEM

Owners and operators of the following categories of sources shall install, calibrate, maintain and operate equipment for continuously monitoring and recording those emissions specified in this paragraph according to Environment Canada EPS 1PG7 or equivalent. Measurements by CEMs may be made by the following as appropriate: Protocols for Continuous Monitoring of Gaseous Emissions from Thermal Power Generation, Environment Canada Report EPS 1/PG/7 September 1993. Performance Requirements For Continuous Emission Monitoring Systems (CEMS)

Any opacity monitoring system must satisfy the performance requirements specified in "New Source Performance Standards Requirement For Opacity Continuous Emissions Monitoring Systems" (CEMS) as contained in U.S. Title 40 Code of Federal Regulations (CFR) Part 60, Appendix B, Performance Specification 1.

In order to demonstrate compliance with Performance Specification 1, the system shall undergo performance specification testing as outlined in 40 CFR 60.13. The owner or operator of the facility will maintain records of all such testing for a period of not less than five years and must make such records available for inspection by NRCA.

Opacity Measurements

Opacity measurements shall be made by one of the following methods as appropriate:

Method 9-Visual determination of the opacity of emissions from stationary sources

A certified visible emissions observer measure and record three 6-minute averages of the opacity of visible emissions to the atmosphere in accordance with Method 9 of Appendix A of 40 CFR Part 60. Current certification of opacity readers for determining opacities under 40 CFR 60, Appendix A, Method 9, shall be accomplished by the successful completion of a visible emissions evaluator's course for opacity readers every six (6) months.

Alternate Method to Method 9, Light Detection and Ranging (40 CFR 60, Appendix A)

Particulate matter

Particulate matter (PM) measurements shall be made at a temperature in the range of 120 \pm 14 °C (248 \pm 25 °F) or such other temperature as specified by an applicable subpart of the standards or approved by the Authority for a particular application. The PM mass, which includes any material that condenses at or above the filtration temperature, is determined gravimetrically after removal of uncombined water. Particulate matter measurements shall be made by one of the following methods as appropriate:

Reference Methods for Source Testing: Measurement of Releases of Particulate from Stationary Sources, Environment Canada, Reference Method, EPS 1/RM/8, December 1993.

Method 5-Determination of particulate emissions from stationary sources published in the Federal Register of the United States of America, Part 40, Appendix A.

Method 5A-Determination of particulate emissions from the asphalt processing and asphalt roofing industry published in the Federal Register of the United States of America, Part 40, Appendix A. Method 5B-Determination of non-sulphuric acid particulate matter from stationary sources published in the Federal Register of the United States of America, Part 40, Appendix A.

Method 5D-Determination of particulate emissions from positive pressure fabric filters published in the Federal Register of the United States of America, Part 40, Appendix A.

Method 5E-Determination of particulate emissions from the wool fiberglass insulation manufacturing industry published in the Federal Register of the United States of America, Part 40, Appendix A. Method 5F-Determination of non-sulphate particulate matter from stationary sources published in the Federal Register of the United States of America, Part 40, Appendix A.

Method 17-Determination of particulate emissions from stationary sources (in-stack filtration method) published in the Federal Register of the United States of America, Part 40, Appendix A.

Method 201A - PM10 - In-stack, Constant Rate Sampling Procedure. Method 202 - Condensable Particulate Matter

Sulphur Dioxide

Sulphur dioxide measurements shall be made by one of the following methods as appropriate:

Method 6-Determination of sulphur dioxide emissions from stationary sources published in the Federal Register of the United States of America, Part 40, Appendix A.

Method 6A-Determination of sulphur dioxide, moisture, and carbon dioxide emissions from fossil fuel combustion sources published in the Federal Register of the United States of America, Part 40, Appendix A. Method 6B-Determination of sulphur dioxide and carbon dioxide daily average emissions from fossil fuel combustion sources published in the Federal Register of the United States of America, Part 40, Appendix A. Method 6C-Determination of Sulphur Dioxide Emissions From Stationary Sources (Instrumental Analyser Procedure) published in the Federal Register of the United States of America, Part 40, Appendix A. Standard Reference Methods for Source Testing: Measurement of Emissions of Sulphur Dioxide from Stationary Sources, published by Environment Canada Publication No. EPS 1-AP-74-3.

Carbon Monoxide

Carbon monoxide measurements shall be made by one of the following methods as appropriate:

Method 10-Determination of carbon monoxide emissions from stationary sources published in the Federal Register of the United States of America, Part 40, Appendix A.

Method 10A-Determination of carbon monoxide emissions in certifying continuous emission monitoring systems at petroleum refineries published in the Federal Register of the United States of America, Part 40, Appendix A.

Method 10B-Determination of carbon monoxide emissions from stationary sources published in the Federal Register of the United States of America, Part 40, Appendix A.

Reference Method for Source Testing: Measurement of the Releases of Carbon Monoxide from Stationary Sources, Reference Method EPS 1/RM/4, July 1990.

Nitrogen Oxides

Nitrogen oxides measurements shall be made by the following methods: Method 7E-Determination of Nitrogen Oxides Emissions from Stationary Sources (Instrumental Analyser Procedure) published in the Code of Federal Regulations of the United States of America, Title 40, Part 60.

Sulphuric Acid Mist

Sulphuric acid mist measurements shall be made by one of the following methods as appropriate:

Method 8-Determination of sulphuric acid mist and sulphur dioxide emissions from stationary sources published in the Federal Register of the United States of America, Part 40, Appendix A.

Lead

Lead measurements shall be made by one of the following methods as appropriate:

Method 12-Determination of inorganic lead emissions from stationary sources published in the Federal Register of the United States of America, Part 40, Appendix A.

Reference Method for the Source Testing: Measurement of Releases of Lead in Particulate from Stationary Sources, Reference Method EPS 1/RM/7December 1993.

Sulphur compounds

Sulphur compound measurements shall be made by one of the following methods as appropriate:

Method 15-Determination of hydrogen sulfide, carbonyl sulfide, and carbon disulfide emissions from stationary sources published in the Federal Register of the United States of America, Part 40, Appendix A. Method 15A-Determination of total reduced sulphur emissions published in the Federal Register of the United States of America, Part 40, Appendix A.

Method 16-Semicontinuous determination of sulphur emissions from stationary sources published in the Federal Register of the United States of America, Part 40, Appendix A.

Method 16A-Determination of total reduced sulphur emissions from stationary sources (impinger technique) published in the Federal Register of the United States of America, Part 40, Appendix A. Method 16B-Determination of total reduced sulphur emissions from stationary sources published in the Federal Register of the United States of America, Part 40, Appendix A.

Reference Methods for Source Testing: Measurement of Releases of Total Reduced Sulphur (TRS) Compounds from Pulp and Paper Operations, Environment Canada EPS 1RM/6 January 1992.

Measurement of Priority Air Pollutants

Priority air pollutant measurements shall be made by one of the following methods as appropriate:

Mercury

U.S. EPA Method 29 - Determination of Metals Emissions from Stationary Sources

Reference Method for the Source Testing: Measurement of Releases of Mercury from Mercury Cell Chlor-Alkali Plants. Environment Canada Reference Method EPS 1/RM/5 June 1990.

Vinyl Chloride

Environment Canada -Vinyl Chloride Reference Method (EPS 1-AP-77-1) Other Priority Air Pollutants Owners or operators required to make measurements of emissions of other pollutants shall obtain concurrence and written approval of the Authority prior to making such measurements. Analysis Of Heavy Fuel Oils And Solid Fuels The following methods shall be used for all fuel sampling plans. Any deviations from these methods must be approved by the Authority. Sulphur content in coal - ASTM methods D3177 or D4239. Sulphur content in oil - ASTM methods D2880 or D4294. Sulphur content in natural gas - ASTM methods D1072, D3246, D4084 or continuous H_2S monitoring of fuel gas line). Gross calorific value - ASTM methods D2015 or D3286 (calorific content shall be based on the lowest gross heating value of the fuel).

Fourteenth Schedule (Regulation 29)

Ash content - Ash From Petroleum Products by ASTM D482.

Column A	Column B		
Source	Emissions monitoring		
	requirement		
(1) Fossil fuel-fired	(a) opacity, except where		
steam generators	the steam generator		
burning solid fuels.	capacity is less than		
	73.275 MW heat input;		
	(b) sulphur dioxide,		
	carbon monoxide and		
	nitrogen oxides except		
	where steam generator		
	capacity is less than		
	73.275 MW heat input		
	or if sulphur dioxide		
	control equipment is		
	required;		
	(c) percent oxygen or		
	carbon dioxide where		
	such measurements are		
	necessary for the		
	conversion of sulphur		

	dioxide, carbon
	monoxide or nitrogen
	oxides continuous
	emission monitoring
	data.
(2) Fossil fuel-fired	Nitrogen oxides except
steam generators	where the heat input is
burning gaseous	less than 73.275 MW.
fuels.	
(3) Sulphuric acid	Sulphur dioxide where
plants.	production capacity is
	more than three hundred
	tonnes per day, expressed
	as one hundred percent
	sulphuric acid, except for
	those facilities where
	conversion to sulphuric
	acid is utilised primarily
	as a means of preventing
	emissions to the
	atmosphere of sulphur
	dioxide or other sulphur
	compounds.
(4) Fluid bed	Opacity.
catalytic cracking	
units catalyst	
regenerators at	
petroleum refineries.	
(5) Any air pollutant	PM and opacity.
source referred to	
in regulation 4(a)	
having emission	
control equipment and	
whose un-controlled	
particulate matter	
emissions would exceed t	
particulate matter	
emission standard for the	
source.	

Fifteenth Schedule

(Regulation 35)

Minimum Performance Specifications For Ambient Air Quality

Specification	SO ₂	NO ₂	CO	O ₃	TSP	PM ₁₀	Pb
Reference Method	Pararosa niline Method	Chemilum inescenc e	Non- dispersi ve IR Gas filter correlat ion spectros copy	Ultravi olet photome try	Manual High Volume sampler	Hivol sampl er	Hivol sampler
Operating	0 to 0.5	0 - 0.5	0 - 50	0.01 -	2 - 750	Up to	7.5 μ g/m ³
Range	mdd	mdd	ppm	0.5 ppm	µg∕m³	300 µg/m ³	
Minimum	0.010	0.010	1.0 ppm	0.010	$2 \ \mu g/m^3$	0.07	0.07
Detection	ppm	ppm		ppm		μ g/m ³	μ g/m ³
Limit							
Noise	0.005	0.005	0.5 ppm	0.005	NA	NA	NA
	ppm	ppm		ppm			
Zero drift (24	±0.02	±0.02	±1.0 ppm	±0.02	NA	NA	NA
h)	ppm	ppm		ppm			
Span Drift (24 h) 20% of upper range 80% of upper range	±20.0 % ±5.0 %	±20 % ±5 %	±10 % ±2.5 %	±20 % ±5.0 %	NA	NA	NA
Precision 20% of upper range limit 80% of upper range limit	0.010 ppm 0.015 ppm	0.02 ppm 0.03 ppm	0.5 ppm 0.5 ppm	0.01 ppm 0.01 ppm	3%	≤ 5 $\mu g/m^{3}$ for ≤ 80 $\mu g/m^{3}$ and 7% for conc > 80 $\mu g/m^{3}$	5 - 6% within lab RSD 7-9% between lab RSD
Accuracy	±15%	±10%	95% CI ≤	±10%	±10%	PD ≤	Not
Annual	95% CI ≤ ±20%		±20%	95% CI ≤ ±20%		± 7% for flow rate	specifie d
Completeness	75%	90%	75% (8 h	90%	90%	75%	75%
(minimum	(hourly)	(hourly)	block)	(hourly	(monthl	(Quar	(Quarter
averaging)	у)	terly	ly)
period))	
Averaging time	1 h	1 h	1 h	1 h	24 h	24 h	24 h

Monitoring of Criteria Pollutants

CI Confidence interval. PD Percent Difference. RSD Relative Standard Deviation

To convert from parts per million to $\mu g/m$ 3 at 25°C and 760 mm Hg, multiply by M/0.02447, where M is the molecular weight of the gas.

SIXTEENTH SCHEDULE (Regulation 35)

Methods for monitoring ambient air pollutant concentrations

TSP 24 hours Any method complyin	
Any method complyin	ng with
Particulate (TSP) r	reference
method in Title 40,	, Code of
Federal Regulations	s, Part 50,
Appendix B	
PM ₁₀ 4 hours Any method complyin	ng with
reference method in	n Title 40,
Code of Federal Reg	gulations,
Part 50, Appendix 5	J
CO Continuous Any method complyin	ng with
reference or equiva	alent methods
in Title 40, Code o	of Federal
Regulations, Part 5	50, Appendix
C, and Part 53, Sub	opart B
SO ₂ Continuous Any method complyin	ng with
reference or equiva	alent methods
in Title 40, Code c	of Federal
Regulations, Part 5	53, Subpart B
SO ₂ 24 hours Any method complyin	ng with
reference method in	n Title 40,
Code of Federal Reg	gulations,
Part 50, Appendix A	Ą
NO ₂ , NO Continuous Any method complyin	ng with
reference method in	n Title 40,
Code of Federal Reg	gulations,
Part 50, Appendix B	Ŧ
Ozone Continuous Any method complyin	ng with
methods in Title 40), Code of
Federal Regulations	s, Part 50,
Appendix D, and Par	rt 53, Subpart
B reference or equi	lvalent
Pb 24 hours Any method complyin	ng with
reference method in	n Title 40,
Code of Federal Reg	gulations,
Part 50, Appendix G	τ,

SEVENTEENTH SCHEDULE (Regulation 41)

CONTROL ORDER

Licence No:
The Natural Resources Conservation Authority, in accordance with the
Natural Resources Conservation Authority Act, pursuant to an
application completed on the day of
/
HEREBY ORDERS:
Owner name:
Address
Phone No.: ()
FAX No.: ()
With facilities located at
Facility name
Address:
то:
Attach conditions on separate page(s) as appropriate
Dates this day of,
SEAL
Signature of authorized officer of the Authority.

EIGHTEENTH SCHEDULE (Regulation 44)

Offences attracting administrative penalties

Paragraph	Description of offence
23 Fugitive Particulate	Failure to file a written Fugitive
Emissions	Emission Control plan
48 Authority of the NRCA to	Failure to allow access, or to
take samples and or witness	provide information
tests	
27, 28, 29, 42 Recording	Failure to maintain records or
and reporting requirement	provide adequate report
	Failure to maintain records or
	make reports
	Failure to report pollution
	incident or malfunction incident
	or maintenance that may result in
	excess emissions
	Failure to submit fugitive emission
	control plan after control order
15 Transfer of Licence upon	Failure of licensee to notify
Change of Ownership	Authority
	Failure of new owner to request
	licence transfer
33 Regulation 22	Failure to report annual emissions a
	pay annual discharge fees

Dated this day of

, 2002.

Minister of Land and Environment