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1.1	Pollution Control Agency			
1.2	Proposed Permanent Rules Relati	ng to Greenhouse G	as Permit Requirem	ents
1.3	7005.0100 DEFINITIONS.			
1.4	[For text	of subps 1 to 10, see	<u>M.R.]</u>	
1.5	Subp. 10a. Emission factor. "E	Emission factor" mean	ns the most accurate a	ind
1.6	representative emission data availab	ble from one of the fo	llowing sources:	
1.7	[For text	of items A and B, see	<u>e M.R.]</u>	
1.8	C. (1) An emission factor de	eveloped or approved	by the commissioner	and
1.9	derived from the following sources:			
1.10	[For text	of units (a) to (d), see	<u>e M.R.]</u>	
1.11	(e) manufacturer's perfor	mance tests; or		
1.12	(f) emission data develo	ped by the regulated	party using the best	
1.13	engineering judgment criteria listed	in subitem (2) .; or		
1.14	(g) the General Reportin	g Protocol for the vo	luntary reporting prog	<u>;ram</u>
1.15	of the Climate Registry.			
1.16	[For tex	t of subitem (2), see	<u>M.R.]</u>	
1.17	[For text o	f subps 10b to 11c, se	ee M.R.]	
1.18	Subp. 11d. Greenhouse gases o	or GHGs. "Greenhou	se gases" or "GHGs"	means
1.19	the air pollutant defined as the aggre	egate group of six gre	enhouse gases: carbo	n dioxide,
1.20	nitrous oxide, methane, hydrofluoro	carbons, perfluorocar	bons, and sulfur hexa	fluoride.
1.21	[For text of	of subps 12 to 29, see	<u>e M.R.]</u>	
1.22	Subp. 30. Owner or operator.	"Owner" or "operator	" means a person who	o owns,
1.23	leases, operates, controls, or supervi	ises an emissions unit	, emission facility, or	stationary
1.24	source.			

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2.1

[For text of subps 31 to 45, see M.R.]

2.2 7007.0050 SCOPE.

Parts 7007.0100 to 7007.1850 apply to the issuance of permits to construct, modify, 2.3 reconstruct, or operate emissions units, emission facilities, or stationary sources that emit 2.4 any air pollutant, and to the revocation, reissuance, or amendment of those permits. Parts 2.5 7007.0100 to 7007.1850 apply to permits issued to owners and operators of stationary 2.6 sources requiring permits under federal law at Code of Federal Regulations, title 40, part 2.7 70, as amended (Operating Permit Program), or under part C (Prevention of Significant 2.8 Deterioration of Air Quality) or part D (Plan Requirements in Nonattainment Areas) 2.9 of the act, or under section 112(g)(2)(B) of the act (hazardous air pollutants), and to 2.10 stationary sources requiring permits solely under state law. Owners and operators of 2.11 sources proposing construction or modifications subject to parts C and D of the act are 2.12 subject to the permitting requirements of part 7007.3000, incorporating by reference the 2.13 provisions of Code of Federal Regulations, title 40, section 52.21, or parts 7007.4000 to 2.14 7007.4040 in addition to parts 7007.0100 to 7007.1850. Sources Owners and operators 2.15 proposing construction or reconstruction of sources subject to section 112(g)(2)(B) of the 2.16 act are subject to the requirements of part 7007.3010, incorporating by reference the 2.17 provisions of Code of Federal Regulations, title 40, sections 63.40 to 63.44, in addition to 2.18 parts 7007.0100 to 7007.1850. 2.19

- 2.20 **7007.0100 DEFINITIONS.**
- 2.21

[For text of subps 1 to 7a, see M.R.]

2.22 Subp. 7b. **Capped emission permit or capped permit.** "Capped emission permit" 2.23 or "capped permit" means a state permit issued under parts 7007.1140 to 7007.1148. 2.24 All capped permit requirements are contained in rule. There are no site-specific permit 2.25 requirements. The capped permit allows <u>owners and operators of a stationary source to</u> 2.26 make changes provided emissions remain below thresholds and all other conditions in

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3.1	parts 7007.1140 to 7007.1148 are met.	The permit is desig	ned for certain nonco	mplex
3.2	facilities for which site-specific condit	ions are not necessa	ry.	
3.3	Subp. 7c. CO ₂ equivalent emission	ons or CO ₂ e. "CO ₂	equivalent emissions	" or
3.4	"CO ₂ e" has the meaning given under s			
3.5	– Subp. 7e 7d. Customary permit c	onditions "Custon	nary permit condition	s"
3.6	means the permit conditions related to			
3.7	frequency that are included in a state p			
3.8	(EMS) provisions and are applicable if		c .	
3.9	is are establishing or has have lost elig			
3.10	[For text of s	subps 8 to 12b, see 1	<u> M.R.]</u>	
3.11	Subp. 12c. Major nonconforman	ce. "Major nonconfo	ormance" means a fail	lure to
3.12	establish, implement, or maintain a nu	mbered element of t	he ISO 14001 EMS st	tandard
3.13	that has the potential to cause a violati	on of regulatory, leg	al, or other environm	ental
3.14	requirements. This definition applies to	o an owner or opera	tor owners and operat	ors of a
3.15	stationary source applying for or holdi	ng a state permit tha	t includes EMS provi	sions. A
3.16	major nonconformance is identified by	an EMS auditor.		
3.17	[For text of s	ubps 13 to 18a, see	<u>M.R.]</u>	
3.18	Subp. 19. Regulated air pollutant	. "Regulated air pol	utant" means the follo	owing:
3.19	[For text of	items A to C, see M	<u>1.R.]</u>	
3.20	D. any class I or II substance	listed pursuant to se	ction 602 of the act	
3.21	(Stratospheric Ozone Protection; Listin	ng of class I and clas	s II Substances); or	
3.22	E. any pollutant subject to a st	andard promulgated	under section 112 or	
3.23	other requirements established under s	ection 112 of the act	: (Hazardous Air Poll	utants),
3.24	including sections 112(g)(2)(B) (const	ruction or reconstru-	ction of major source	of
	7007.0100	2		

7007.0100

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4.1	hazardous air pollutants), 112(j) (Ed	quivalent Emission Lin	nitation by Permit), an	d 112(r)
4.2	(Prevention of Accidental Releases)), including the followi	ng:	
4.3	[For tex	t of subitem (1), see M	R.]	
4.4	(2) any pollutant for wh	ich the requirements of	f section 112(g)(2)(B)	
4.5	(construction or reconstruction of a	major source of hazard	lous air pollutants) of	the act
4.6	have been met, but only with respe	ct to the individual sou	rce subject to the sect	ion
4.7	112(g)(2)(B) requirement-; or			
4.8	F. greenhouse gases as defin	ed in part 7005.0100, s	subpart 11d.	
4.9	[For text	of subps 20 to 24, see	M.R.]	
4.10	Subp. 24a. Subject to regulation	on. "Subject to regulat	ion" means, for any a	ir
4.11	pollutant, that the pollutant is subje	ect to either a provision	in the Clean Air Act	or
4.12	a nationally applicable regulation c	odified by the administ	rator in Code of Fede	ral
4.13	Regulations, title 40, chapter I, subo	chapter C (Air Program	s), that requires actual	l control
4.14	of the quantity of emissions of that	pollutant and the contro	ol requirement has tak	en effect
4.15	and is operative to control, limit, or	restrict the quantity of	emissions of that pol	lutant
4.16	released from the regulated activity	, except that greenhous	e gases (GHGs) as de	fined
4.17	under part 7005.0100, subpart 11d,	are not subject to regul	ation unless, as of July	y 1, 2011,
4.18	the GHGs emissions are at a station	ary source emitting or	having the potential to	o emit
4.19	100,000 tons per year (tpy) CO ₂ eq	uivalent emissions. "C	O ₂ equivalent emissio	ns" or
4.20	<u>"CO₂e" represent an amount of GH</u>	Gs emitted and that are	computed by multipl	ying the
4.21	mass amount of emissions for each	of the six greenhouse g	gases in the pollutant (GHGs,
4.22	by the gas's associated global warm	ing potential under Tal	ole A-1 to subpart A o	<u>f Code</u>
4.23	of Federal Regulations, title 40, par	t 98, Global Warming	Potentials, as amended	d, and
4.24	summing the resultant value for each	to compute emission	<u>s as CO₂e.</u>	
4.25	Subp. 24a. 24b. Summary of E	CMS audit results. "Su	mmary of EMS audit	results"
4.26	is a document signed by an EMS at	uditor, describing the d	ate and scope of the a	udit,

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5.1	and conformance, minor nonconformance, or any major nonconformance found in the
5.2	course of an EMS audit. For major nonconformance, the summary of EMS audit results
5.3	summarizes the objective evidence found by the EMS auditor, describes corrective actions
5.4	planned or completed by the owners and operators of the stationary source, and details
5.5	follow-up audit activity planned or completed by the EMS auditor.
5.6	Subp. 25. Title I condition. "Title I condition" means one of the following types of
5.7	permit conditions based on requirements of title I of the act:
5.8	[For text of items A and B, see M.R.]
5.9	C. any condition for which there is no corresponding underlying applicable
5.10	requirement and that the owners and operators of the stationary source has have assumed
5.11	to avoid being subject to a new source review program under part C (Prevention of
5.12	Significant Deterioration of Air Quality) or part D (Plan Requirements for Nonattainment
5.13	Areas) or a preconstruction review program under section $112(g)(2)(B)$ of the act or
5.14	implementing state rules or federal regulations; and
5.15	D. any condition which is part of a plan approved by the EPA or submitted to
5.16	the EPA and pending approval under section 111(d) (Standards of Performance for New
5.17	Stationary Sources) or section 129 (Solid Waste Combustion) of the act.
5.18	[For text of subps 26 to 28, see M.R.]
5.19	7007.0150 PERMIT REQUIRED.
5.20	Subpart 1. Prohibition.
5.21	<u>A.</u> No person may construct, modify, reconstruct, or operate an emissions unit,
5.22	emission facility, or stationary source except in compliance with an air emission until
5.23	plans for it have been submitted to the agency and a written permit from for it has been
5.24	granted by the agency. Exceptions to the requirement to obtain a permit are located in part
5.25	7007.0300. Exceptions to the requirement to obtain a permit amendment are located in

04/26/12 REVISOR CKM/SA RD4064 parts 7007.1250 and 7007.1350. A person violates this subpart when the person begins 6.1 actual construction on a new source, reconstruction, or modification prior to obtaining 6.2 the permit or amendment, except as allowed in parts 7007.0750, subpart 7, 7007.1450, 6.3 subpart 7, and 7007.1500, subpart 3a. 6.4 B. Requirements related to greenhouse gases for the timing to construct 6.5 modifications are as follows: 6.6 (1) if, on July 1, 2011, owners or operators held a part 70 or state air 6.7 emission permit or compliance schedule that was issued before July 1, 2011, and that 6.8 authorizes or allows a pending modification, the owners and operators may not begin 6.9 actual construction of any modification until the owners and operators assess the emissions 6.10 of GHGs as CO₂e under Code of Federal Regulations, title 40, section 52.21. This 6.11 assessment was due by July 1, 2011, under temporary rules adopted on January 24, 6.12 2011; and 6.13 (2) if the permit or compliance schedule issued before July 1, 2011, does 6.14 not address the requirements for GHGs under Code of Federal Regulations, title 40, section 6.15 52.21, and emissions are above the GHG threshold, the owners and operators must submit 6.16 a new application and receive a new permit or schedule before construction can begin. 6.17 C. Owners or operators must retain records on site of the owners' or operators' 6.18 determination under item B of CO2e emissions related to a modification for five years 6.19 from the date of the calculation or until July 1, 2016, whichever is sooner, if the following 6.20 conditions apply: 6.21 (1) the owners or operators held a permit or compliance schedule issued 6.22 before July 1, 2011, that included a pending modification; 6.23 (2) the owners or operators made calculations of CO_2e related to the 6.24 pending modification by June 30, 2012; and 6.25

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7.1	(3) the owners and o	perators did not submit a	new permit applicatio	<u>n to</u>
7.2	address GHG emissions from th	ne pending modification.		
7.3	D. Items B and C do no	ot apply to stationary source	es that are covered by	<u>y</u>
7.4	registration permits under parts	7007.1110 to 7007.1130 o	r capped permits unde	er parts
7.5	7007.1140 to 7007.1147.			
7.6	<u>E.</u> <u>By July 1, 2011, an o</u>	wner or operator holding	any existing part 70 or	r state
7.7	facility permit must calculate w	hether the facility's potent	ial to emit greenhouse	gases
7.8	meets or exceeds the permit three	eshold for greenhouse gase	<u>s in part 7007.0200, s</u>	ubpart 2.
7.9	(1) If the potential t	o emit greenhouse gases a	<u>s CO₂e does not exce</u>	ed the
7.10	permit threshold for greenhouse	e gases, the owner or opera	tor must retain record	s of the
7.11	calculation on site until January	<u>v 2, 2016.</u>		
7.12	(2) If the potential to	emit greenhouse gases as	CO_2 e exceeds the pe	<u>ermit</u>
7.13	threshold for greenhouse gases,	then the owner or operator	r must notify the Poll	ution
7.14	Control Agency by June 30, 202	11, if the facility can retain	its current permit or s	submit an
7.15	application by July 1, 2012, to a	revise the permit.		
7.16	[For	text of subps 2 and 3, see	<u>M.R.]</u>	
7.17	Subp. 4. Calculation of pot	tential to emit.		
7.18	A. For purposes of parts	s 7007.0200 and 7007.025	0, the owner or opera	tor
7.19	owners and operators of a statio	nary source shall calculate	the stationary source'	s potential
7.20	to emit using the definition in pa	art 7005.0100, subpart 35a	, except as provided in	1 subitems
7.21	(1) to (4).			
7.22	(1) Emissions caused	d by activities described in	subpart 2 of the insig	nificant
7.23	activities list in part 7007.1300	shall not be considered in	the calculation of pot	ential
7.24	emissions.			

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8.1	(2) Emissions caused by activities descr	ibed in subpart 3 of the	insignificant
8.2	activities list in part 7007.1300 shall be considered	n the calculation of pot	ential emissions
8.3	if required by the agency under part 7007.0500, sul	ppart 2, item C, subitem	ı (2).
8.4	(3) Emissions caused by any conditiona	lly insignificant activity	y must be
8.5	considered in the calculation of potential emissions	if required by the ager	icy under part
8.6	7007.0500, subpart 2, item C, subitem (2).		
8.7	(4) If a stationary source consists in par	t of emissions units that	at could
8.8	have qualified as a conditionally exempt stationary	source under chapter 7	008 but for the
8.9	presence of other noneligible emissions units, pote	ntial emissions caused l	by emissions
8.10	from those units may be based on the limits impose	d under chapter 7008 p	provided that
8.11	general and technical standards of chapter 7008 are	met with regard to the	se emissions
8.12	units.		
8.13	Calculations of emissions under this subpart are on	ly intended to determin	e if a permit is
8.14	required.		
8.15	B. To make the determination of whether a	permit is required, the	owner
8.16	or operator owners and operators of a stationary so	urce shall use the poter	ntial to emit
8.17	calculation method described in item A. To determ	ne what type of permit	is required, if
8.18	a permit is required, the control equipment efficien	cy determined by part 7	/011.0070 for
8.19	listed control equipment at a stationary source may	be used in calculating	emissions if the
8.20	owner or operator is in compliance with parts 7011	.0060 to 7011.0080.	
8.21	C. When calculating emissions to determine	e if a permit amendmen	it is required,
8.22	the calculation method stated in part 7007.1200 sha	ıll be used.	
8.23	[For text of subp 5, s	ee M.R.]	

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8.24 7007.0200 SOURCES REQUIRED OR ALLOWED TO OBTAIN A PART 70 8.25 PERMIT.

9.1	Subpart 1. Part 70 permit required. The owners and operators of any emission
9.2	facilities, emission units, and stationary sources described in subparts 2 to 5 must obtain a
9.3	part 70 permit from the agency. All provisions of parts 7007.0100 to 7007.1850 apply to
9.4	part 70 permits unless the provision states that it applies only to state permits, registration
9.5	permits, capped permits, or general permits. If the owner or operator owners and operators
9.6	of a stationary source is are required to obtain a part 70 permit by subpart 2, item B or C,
9.7	the owner or operator owners and operators shall also separately determine under subpart
9.8	2, item A, if the stationary source is a major source subject to major source requirements
9.9	under section 112 of the act.
9.10	Subp. 2. Major sources. Any "major source," which means any stationary source
9.11	that is described in item A, B, or C, must obtain a permit under this part.
9.12	[For text of item A, see M.R.]
9.13	B. A major stationary source of air pollutants, as defined in section 302 of the
9.13 9.14	
	B. A major stationary source of air pollutants, as defined in section 302 of the
9.14	B. A major stationary source of air pollutants, as defined in section 302 of the act (General Provisions; Definitions), that directly emits or has the potential to emit,
9.14 9.15	B. A major stationary source of air pollutants, as defined in section 302 of the act (General Provisions; Definitions), that directly emits or has the potential to emit, 100 tons per year or more of any air pollutant (including any major source of fugitive
9.14 9.15 9.16	B. A major stationary source of air pollutants, as defined in section 302 of the act (General Provisions; Definitions), that directly emits or has the potential to emit, 100 tons per year or more of any air pollutant (including any major source of fugitive emissions of any such pollutant, as determined by rule by the administrator) and, effective
9.14 9.15 9.16 9.17	B. A major stationary source of air pollutants, as defined in section 302 of the act (General Provisions; Definitions), that directly emits or has the potential to emit, 100 tons per year or more of any air pollutant (including any major source of fugitive emissions of any such pollutant, as determined by rule by the administrator) and, effective July 1, 2011, 100,000 tons per year CO ₂ e of greenhouse gases. The fugitive emissions of
 9.14 9.15 9.16 9.17 9.18 	B. A major stationary source of air pollutants, as defined in section 302 of the act (General Provisions; Definitions), that directly emits or has the potential to emit, 100 tons per year or more of any air pollutant (including any major source of fugitive emissions of any such pollutant, as determined by rule by the administrator) and, effective July 1, 2011, 100,000 tons per year CO ₂ e of greenhouse gases. The fugitive emissions of a stationary source shall not be considered in determining whether it is a major stationary
 9.14 9.15 9.16 9.17 9.18 9.19 	B. A major stationary source of air pollutants, as defined in section 302 of the act (General Provisions; Definitions), that directly emits or has the potential to emit, 100 tons per year or more of any air pollutant (including any major source of fugitive emissions of any such pollutant, as determined by rule by the administrator) and, effective July 1, 2011, 100,000 tons per year CO ₂ e of greenhouse gases. The fugitive emissions of a stationary source shall not be considered in determining whether it is a major stationary source for the purposes of section 302(j) of the act, unless the stationary source belongs
 9.14 9.15 9.16 9.17 9.18 9.19 9.20 	B. A major stationary source of air pollutants, as defined in section 302 of the act (General Provisions; Definitions), that directly emits or has the potential to emit, 100 tons per year or more of any air pollutant (including any major source of fugitive emissions of any such pollutant, as determined by rule by the administrator) and, effective July 1, 2011, 100,000 tons per year CO ₂ e of greenhouse gases. The fugitive emissions of a stationary source shall not be considered in determining whether it is a major stationary source for the purposes of section $302(j)$ of the act, unless the stationary source belongs to one of the following categories of stationary sources:

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9.24 **7007.0250 SOURCES REQUIRED TO OBTAIN A STATE PERMIT.**

Subpart 1. State permit required. The <u>owners and operators of stationary sources</u>
described in this part must obtain a state permit from the agency under this part. All
provisions of parts 7007.0100 to 7007.1850 apply to state permits unless the provision
states that it applies only to part 70 permits, general permits, capped permits, or
registration permits.

Subp. 2. NSPS/NESHAP state permits. Owners and operators of a stationary
 source must obtain a permit under this part if:

10.8

[For text of items A and B, see M.R.]

Subp. 3. SIP required state permit. Owners and operators of a stationary source
must obtain a permit under this part if the agency notifies the source owners and operators
that such a permit is needed as part of a state implementation plan to be submitted to the
EPA to demonstrate attainment with a national ambient air quality standard.

10.13 Subp. 4. **PTE threshold required state permit.** Owners and operators of a 10.14 stationary source must obtain a permit under this part if it the source has the potential to 10.15 emit any pollutant listed below at a rate equal to or greater than the following amounts, in 10.16 tons per year:

10.17	Pollutant	Threshold
10.18	Lead	0.5 tons per year
10.19	SO^2	50.0 tons per year
10.20	PM-10	25.0 tons per year
10.21	VOCs	100.0 tons per year

Subp. 5. Part 70 permits. Part 7007.0250 does not apply to <u>owners and operators</u>
 <u>of a stationary source that is are required to or chooses <u>choose</u> to obtain a part 70 permit
 under part 7007.0200. However, owners and operators of a stationary source that
</u>

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11.24 **7007.0300 SOURCES NOT REQUIRED TO OBTAIN A PERMIT.**

Subpart 1. No permit required. The owners and operators of the following
stationary sources are not required to obtain a permit under parts 7007.0100 to 7007.1850:

A. any stationary source that is not described in part 7007.0200, subparts 2
to 5, or 7007.0250;

B. notwithstanding parts 7007.0200 and 7007.0250, any stationary source that
would be required to obtain covered by a permit solely because it is subject to one or more
of the following new source performance standards:

12.8

[For text of subitems (1) to (3), see M.R.]

(4) Code of Federal Regulations, title 40, part 60, subpart Dc, Standards
of Performance for Small Industrial-Commercial-Institutional Steam Generating Units
(incorporated by reference at part 7011.0570), if all steam generating units subject to
this standard at the stationary source are only capable of combusting natural gas or
propane; and

12.14 (5) Code of Federal Regulations, title 40, part 60, subpart IIII, Standards
12.15 of Performance for Stationary Compression Ignition Internal Combustion Engines
12.16 (incorporated by reference at part 7011.3520_7011.2305), if all engines subject to this
12.17 standard at the stationary source each have a displacement less than 30 liters per cylinder
12.18 and did not rely on performance testing of the affected unit to demonstrate compliance
12.19 with the standard; and

12.20 (6) Code of Federal Regulations, title 40, part 60, subpart JJJJ, Standards 12.21 of Performance for Stationary Spark Ignition Internal Combustion Engines (incorporated 12.22 by reference at part 7011.2310), if all engines did not rely on performance testing of the 12.23 affected unit to demonstrate compliance with the standard;

12.24	C. notwithstanding parts 7007.0200 and 7007.0250, any stationary source
12.25	that would be required to obtain covered by a permit solely because it is subject to
13.1	Code of Federal Regulations, title 40, part 61, subpart M, National Emission Standard
13.2	for Hazardous Air Pollutants for Asbestos, section 61.145, Standard for Demolition
13.3	and Renovation, or 61.154, Standard for Active Waste Disposal Sites (incorporated by
13.4	reference at part 7011.9920);
13.5	[For text of items D and E, see M.R.]
13.6	F. notwithstanding parts 7007.0200 and 7007.0250, any stationary source
13.7	that would be required to obtain covered by a permit solely because it is subject to one
13.8	or more new source performance standards under Code of Federal Regulations, title
13.9	40, part 60, and that is subject only to the notification and record-keeping provisions of
13.10	the applicable standards.
13.11	Subp. 2. [Repealed, 21 SR 165]
13.12 13.13	7007.0325 BIOGENIC CARBON DIOXIDE EXCLUSION FROM APPLICABILITY THRESHOLDS.
13.12	7007.0325 BIOGENIC CARBON DIOXIDE EXCLUSION FROM
13.12 13.13	7007.0325 BIOGENIC CARBON DIOXIDE EXCLUSION FROM APPLICABILITY THRESHOLDS.
13.12 13.13 13.14	<u>7007.0325</u> <u>BIOGENIC CARBON DIOXIDE EXCLUSION FROM</u> <u>APPLICABILITY THRESHOLDS.</u> Subpart 1. <u>Biogenic carbon dioxide exclusion.</u> To calculate the potential to
13.1213.1313.1413.15	7007.0325 BIOGENIC CARBON DIOXIDE EXCLUSION FROM APPLICABILITY THRESHOLDS. Subpart 1. Biogenic carbon dioxide exclusion. To calculate the potential to emit GHGs as CO ₂ e for the purpose of determining the applicability of new source
 13.12 13.13 13.14 13.15 13.16 	TOT.0325 BIOGENIC CARBON DIOXIDE EXCLUSION FROM APPLICABILITY THRESHOLDS.Subpart 1.Biogenic carbon dioxide exclusion. To calculate the potential to emit GHGs as CO_2e for the purpose of determining the applicability of new source review/prevention of significant deterioration (NSR/PSD) and part 70 requirements,
 13.12 13.13 13.14 13.15 13.16 13.17 	TOUT.0325 BIOGENIC CARBON DIOXIDE EXCLUSION FROM APPLICABILITY THRESHOLDS.Subpart 1. Biogenic carbon dioxide exclusion. To calculate the potential to emit GHGs as CO_2e for the purpose of determining the applicability of new source review/prevention of significant deterioration (NSR/PSD) and part 70 requirements, biogenic carbon dioxide shall not be included in the total amount of GHGs as CO_2e until
 13.12 13.13 13.14 13.15 13.16 13.17 13.18 	7007.0325BIOGENIC CARBON DIOXIDE EXCLUSION FROM APPLICABILITY THRESHOLDS.Subpart 1.Biogenic carbon dioxide exclusion. To calculate the potential to emit GHGs as CO_2e for the purpose of determining the applicability of new source review/prevention of significant deterioration (NSR/PSD) and part 70 requirements, biogenic carbon dioxide shall not be included in the total amount of GHGs as CO_2e until the date on which biogenic carbon dioxide emissions must be included under federal
 13.12 13.13 13.14 13.15 13.16 13.17 13.18 13.19 	7007.0325 BIOGENIC CARBON DIOXIDE EXCLUSION FROM APPLICABILITY THRESHOLDS. Subpart 1. Biogenic carbon dioxide exclusion. To calculate the potential to emit GHGs as CO ₂ e for the purpose of determining the applicability of new source review/prevention of significant deterioration (NSR/PSD) and part 70 requirements, biogenic carbon dioxide shall not be included in the total amount of GHGs as CO ₂ e until the date on which biogenic carbon dioxide emissions must be included under federal law. Biogenic carbon dioxide emissions are carbon dioxide emissions resulting from
 13.12 13.13 13.14 13.15 13.16 13.17 13.18 13.19 13.20 	7007.0325 BIOGENIC CARBON DIOXIDE EXCLUSION FROM APPLICABILITY THRESHOLDS.Subpart 1. Biogenic carbon dioxide exclusion. To calculate the potential to emit GHGs as CO_2e for the purpose of determining the applicability of new source review/prevention of significant deterioration (NSR/PSD) and part 70 requirements, biogenic carbon dioxide shall not be included in the total amount of GHGs as CO_2e until the date on which biogenic carbon dioxide emissions must be included under federal law. Biogenic carbon dioxide emissions are carbon dioxide emissions resulting from the combustion or decomposition of nonfossilized and biodegradable organic material
 13.12 13.13 13.14 13.15 13.16 13.17 13.18 13.19 13.20 13.21 	Topological conduction of nonfossilized and biodegradable organic material originating from plants, animals, or microorganisms, including products, by-products,

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13.24	including gases and liquids recovered from the decomposition of nonfossilized and			and	
13.25	biodegradable organic material.				
14.1	Subp. 2	Additional exclusions. Un	til the date on wl	nich biogenic carbon di	oxide
14.2	emissions	must be included under feder	al law in determi	ning either the applicat	oility
14.3	of new sou	arce review/prevention of sign	nificant deteriorat	ion or part 70 requirem	ients,
14.4	biogenic c	arbon dioxide emissions are a	lso excluded from	<u>n:</u>	
14.5	<u>A.</u>	emissions-increase calculatio	ns under parts 70	007.0100, subpart 14, a	nd
14.6	7007.1200	, subpart 2 or 3;			
14.7	<u>B.</u>	recordkeeping for GHGs as C	<u>O₂e for stationar</u>	ry sources that are cove	red by
14.8		rmits (part 7007.1100), regist	—		
14.9	and capped	d permits (parts 7007.1140 to	7007.1147); and		
14.10	<u>C.</u>	compliance reporting for regi	stration permits u	under part 7019.3020, it	tems B,
14.11	<u>C</u> , and D, a	and for capped permits under	part 7019.3020,	item E.	
14.12	7007.0350	EXISTING SOURCE APH	PLICATION DE	ADLINES AND SOU	RCE
14.13	OPERAT	ION DURING TRANSITIO	N.		
14.14	Subpart	1. Transition applications	under this part;	deadline based on SI	С
14.15	code. Initial permit applications under parts 7007.0100 to 7007.1850 for an emission				
14.16	unit, emiss	tion facility, or stationary sour	rce in operation c	on October 18, 1993, sh	all be
14.17	considered	timely if they meet the requi	rements of this p	art.	
14.18	А.	An owner or operator Owner	s and operators of	of an existing stationary	Ý
14.19	source wit	h a Standard Industrial Classi	fication (SIC) Co	de number in the left c	olumn
14.20	of the follo	owing table shall submit a per	mit application b	y the corresponding da	te in the
14.21	right colur	nn:			
14.22	Category	SIC Code Range		Application Dea	dline
14.23	А	0000 to 2399, excluding 142 1442, 1446, 2041, and 2048		January 15, 1995	
14.24		1772, 1770, 2041, and 2048			
	7007.0350		14		

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14.25 14.26	В	2400 to 2999 and 4953, excluding 295 2952	1 and	April 15, 1995	
15.1	С	3000 to 4499		June 15, 1995	
15.2	D	4500 to 5099, excluding 4953		September 15, 19	95
15.3	Е	5100 to 8199		December 15, 199	95
15.4 15.5	F	8200 to 9999, including 1422, 1423, 14142, 1446, 2041, 2048, 2951, and 295	· · · · · · · · · · · · · · · · · · ·	February 15, 1996	6
15.6		[For text of items B to]	D, see M.I	<u>R.]</u>	
15.7	E.	The owner or operator owners and oper	cators of a	stationary source m	ust
15.8	comply w	ith the applicable deadline in this part, ev	ven though	n the stationary sour	ce may
15.9	be operati	ng under a permit issued by the agency u	under parts	s 7001.1200 to 7001	.1220
15.10	(the permit rules in effect before October 18, 1993), and the permit is not due to expire			expire	
15.11	until after	the applicable deadline in this part. If a	stationary	source is operating	under a
15.12	permit iss	ued by the agency under parts 7001.1200) to 7001.1	220, and the permit	expires
15.13	after Octo	ber 18, 1993, but before the applicable d	leadline, th	e owner or operator	owners
15.14	and operation	tors need not reapply before expiration o	of the perm	it, but shall comply	with the
15.15	applicable	e deadline in this part.			
15.16	F.	Except as provided in subitems (1) and ((2), the age	ency waives its authories authories and the second s	ority to
15.17	take enfor	cement action against the owner or opera	ator of a st	ationary source for f	failure to

obtain a permit authorizing operation under parts 7001.1200 to 7001.1220, if the owner or
 operator files owners and operators file a timely and complete permit application under
 this part. This waiver does not apply to:

- 15.21 [For text of subitems (1) and (2), see M.R.]
- 15.22

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15

[For text of subps 2 to 5, see M.R.]

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15.23 7007.0400 PERMIT REISSUANCE APPLICATIONS AFTER TRANSITION; 15.24 NEW SOURCE AND PERMIT AMENDMENT APPLICATIONS; <u>TOTAL</u> 16.1 <u>FACILITY</u> APPLICATIONS FOR SOURCES NEWLY SUBJECT TO A PART 70 16.2 OR STATE PERMIT TOTAL FACILITY REQUIREMENT.

Subpart 1. Requirement for application. Applications for reissued permits after the 16.3 transition period shall be considered timely if they meet the requirements of subpart 2. 16.4 Applications for permits for new stationary sources or amendments shall be considered 16.5 timely if they meet the requirements of subpart 3. An application for a total facility permit 16.6 from owners and operators of a stationary source that, because of a modification or 16.7 change at the stationary source, becomes become subject to the requirement to obtain a 16.8 part 70 or state permit for the first time after the application deadline in part 7007.0350, 16.9 subpart 1, and which was that were issued a permit for the installation and operation of 16.10 the change or modification under part 7007.0750, subpart 5, shall be considered timely 16.11 16.12 if it meets the requirements of subpart 4.

16.13

[For text of subp 2, see M.R.]

Subp. 3. New permits and amendments to existing permits. Owners or and 16.14 operators seeking to obtain a new permit for a new stationary source or a permit 16.15 amendment to an existing permit may submit the application at any time. It is 16.16 recommended that the permit application for a new stationary source or an amendment 16.17 be submitted at least 180 days before the planned date for beginning actual construction 16.18 of the new stationary source or beginning actual construction of the modification of 16.19 the existing stationary source, although the agency may take up to 18 months to take 16.20 final action on the permit or major amendment under part 7007.0750, subpart 2. If the 16.21 reason for the application for an amendment is the adoption of a new or amended federal 16.22 applicable requirement, and the remaining life of the permit is three years or longer, the 16.23 permittee shall file an application for an amendment within nine months of promulgation 16.24

16.25	of the applicable requirement. The preceding sentence does not apply if the effective date
16.26	of the requirement is later than the date on which the permit is due to expire.
17.1	Subp. 4. Applications; newly subject to requirement to obtain part 70 or state
17.2	total facility permit due to modification or change. If a modification or change at
17.3	a an existing, unpermitted stationary source would make the source subject for the first
17.4	time to the requirement to obtain either a part 70 or state total facility permit after
17.5	the application deadline in part 7007.0350, subpart 1, and the agency issues a permit
17.6	authorizing installation or operation of the change or modification under part 7007.0750,
17.7	subpart 5, the owner or operator owners and operators shall submit an application for a
17.8	total facility permit:
15.0	A mithin 100 dans often community constitution of the change on my life stick
17.9	A. within 180 days after commencing operation of the change or modification
17.10	that triggered the permit requirement, if the owner or operator is owners and operators
17.11	are applying for a state, registration, or general permit; or
17.12	B. within 365 days after commencing operation of the ehange or modification
17.13	that triggered the permit requirement, if the owner or operator is owners and operators
17.14	are applying for a part 70 permit.
17.15	Subp. 5. Applications; newly subject to requirement to obtain part 70 or state
17.16	total facility permit due to new regulations. If a new regulation affecting a stationary
17.17	source would make the source subject for the first time to the requirement to obtain a part
17.18	70 or state permit, the owners and operators shall submit an application for a total facility
17.19	permit within 365 days of the effective date of the regulation.
17.20	7007.0500 CONTENT OF PERMIT APPLICATION.
17.21	[For text of subp 1, see M.R.]
17.22	Subp. 2. Information included. Applicants shall submit the following information
17.23	as required by the standard application form:

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17.24		[For text of it	tems A and B, see	<u>M.R.]</u>	
17.25	C. The follo	owing emissions-rela	ated information:		
18.1		[For text of sub	titems (1) to (3), se	<u>e M.R.]</u>	
18.2	(4) The	permit application s	hall specify the por	ential emissions, as	
18.3	defined in part 700	5.0100, subpart 35a,	in tons per year fro	om the stationary sou	rce as
18.4	a whole. These pot	tential emissions sha	ll be specified for e	ach regulated air pol	lutant
18.5	and each hazardous	s air pollutant that is	not yet a regulated	air pollutant, as defin	ned in
18.6	part 7007.0100, su	bparts 12a and 19, ex	scept that pollutants	s which are regulated	solely
18.7	under section 112(1	r) of the act need not	be included and po	llutants regulated sol	ely under
18.8	section 602 of the	act need not be inclu	ded. Pollutants in p	oart 7007.0325 are ex	cluded
18.9	until they must be	ncluded under feder	al law. In addition,	for each emissions u	nit subject
18.10	to an applicable red	quirement, the permi	t application shall s	specify, in tons per ye	ear, the
18.11	potential emissions	of the same pollutar	nts referenced in th	e previous sentence.	If the
18.12	applicable requiren	nent contains a stand	ard reference test n	nethod which is to be	used to
18.13	establish compliane	ce, the permit application	ation shall specify t	he potential emission	is in the
18.14	same units as are u	sed in the test metho	od.		
18.15		[For text of	subitem (5), see M	<u>.R.]</u>	
18.16	(6) A pe	ermit application sha	ll provide the infor	mation on actual emi	ssions
18.17	for the preceding c	alendar year required	d in this subitem. N	otwithstanding the p	revious
18.18	sentence, if actual	emission data are no	t available for the p	preceding calendar ye	ar, the
18.19	application shall pr	ovide an estimate of	actual annual emis	sions required in this	subitem.
18.20	(a) T	The permittee shall p	rovide actual emiss	ion rates, in tons per	year,

18.21 of criteria pollutants and of greenhouse gases as CO_2e unless the permittee has submitted 18.22 an emissions inventory as required by parts 7019.3000 and 7019.3010.

18.23

[For text of unit (b), see M.R.]

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18.24	[For text of subitems (7) to (11), see M.R.]
19.1	D. The following information regarding applicable requirements and test
19.2	methods:
19.3	[For text of subitem (1), see M.R.]
19.4	(2) If the <u>owners and operators of a stationary source is are</u> required to
19.5	test its the stationary source's emissions to determine compliance, a permit application
19.6	must include either: a citation to a rule or regulation establishing the test method for
19.7	measuring emissions or, if such a rule or regulation does not exist, a permit application
19.8	must describe description of the method that the applicant believes is the appropriate
19.9	method to measure emissions.
19.10	[For text of items E to N, see M.R.]
19.11	[For text of subps 3 to 5, see M.R.]
19.12	7007.0750 APPLICATION PRIORITY AND ISSUANCE TIMELINES.
19.13	[For text of subps 1 to 4, see M.R.]
19.14	Subp. 5. Modification (installation and operation) permits for stationary sources
19.15	not previously required to obtain part 70 or state total facility permit. The agency
19.16	may issue permits authorizing a modification or change to a stationary source (an
19.17	installation and operation permit) prior to issuance of an operating permit covering the
19.18	entire stationary source (a total facility permit) if the agency finds:
19.19	A. the stationary source has owners and operators have filed a complete
19.19	application for the proposed modification or change and;
17.20	approaction for the proposed modification of change and.
19.21	(1) has filed a timely application for a total facility permit under part
19.22	7007.0350, subpart 1; or

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19.23	(2) was not subject to the requirement to file a permit application under the
19.24	deadlines in part 7007.0350, subpart 1, because the change or modification will subject the
19.25	stationary source for the first time to the requirement to obtain a part 70 or state permit;
20.1	B. the modification will subject the owners and operators of the stationary
20.2	source to the requirement to obtain a permit for the first time;
20.3	\mathbf{B} C. the delay resulting from issuing the installation and operation permit and
20.3	the total facility permit at the same time would cause undue economic hardship on the
	owners and operators of the stationary source; and
20.5	owners and operators of the stationary source, and
20.6	$\underline{\text{C}}\underline{\text{D}}$. the agency has sufficient information about the entire stationary source to
20.7	be able to comply with the requirements of part 7007.1000.
20.8	The requirements of parts 7007.0100 to 7007.1850 that apply to modifications to a
20.9	stationary source with a total facility permit shall also apply to modifications authorized
20.10	under this part. The owner or operator of a stationary source that obtains an installation
20.11	and operation permit for a modification under item A, subitem (2), shall lose its the right
20.12	to operate the stationary source if the owner or operator fails owners and operators fail to
20.13	submit an application for a total facility permit in the time required by part 7007.0400,
20.14	subpart 4, and shall be considered to be in violation of part 7007.0150, subpart 1.
20.15	[For text of subps 6 to 8, see M.R.]
20.16	7007.0800 PERMIT CONTENT.
20.17	[For text of subps 1 to 6, see M.R.]
20.18	Subp. 7. Prohibition on exceedance of allowances. For affected sources, the
20.19	agency shall include a permit condition prohibiting emissions exceeding any allowances
20.20	that the <u>owners and operators of a stationary</u> source lawfully <u>holds hold</u> under title IV of
20.21	the act or the regulations promulgated thereunder, except as follows:
20.22	[For text of item A, see M.R.]

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20.23	B.	No limit shall be placed on the	he number of allow	wances held by the ov	vners and
20.24	operators	of a stationary source. The or	wners and operato	rs of a stationary sour	rce may
21.1	not, howe	ever, use allowances as a defen	nse to noncomplia	nce with any other ap	plicable
21.2	requireme	ent.			
21.3	C.	Any such allowance shall be	e accounted for ac	cording to the proced	ures
21.4	establishe	ed in Code of Federal Regulation	ions, title 40, part	73, as amended.	
21.5		[For text of s	subps 8 to 10, see	<u>M.R.]</u>	
21.6	Subp.	11. Alternative scenarios. T	Terms and condition	ons allowing for reaso	nably
21.7	anticipated alternative operating scenarios identified by the stationary source in its				n its
21.8	applicatio	on. Such terms and conditions	shall:		
21.9	A.	require the owners or operate	ors of the stationar	ry source, contempora	aneously
21.10	with mak	ing a change from one operati	ing scenario to and	other, to record in a lo	g at the
21.11	permitted	l facility a record of the scenar	io under which it t	he stationary source is	s operating;
21.12	and				
21.13	B.	ensure that the operation und	ler each such alter	native scenario comp	lies with
21.14	all applica	able requirements and the requ	uirements of parts	7007.0100 to 7007.18	350.
21.15		[For text of s	ubps 12 to 16, see	<u>; M.R.]</u>	
21.16	7007.095	0 EPA REVIEW AND OBJ	ECTION.		
21.17		[For text of s	subps 1 and 2, see	<u>M.R.]</u>	
21.18	Subp.	3. Public petitions to admir	nistrator regardir	ig part 70 permits. I	If the
21.19	administr	rator does not object in writing	to a part 70 permi	it or a major amendme	ent to a part
21.20	70 permit	t under subpart 2, any person r	nay petition the ac	lministrator within 60	days after
21.21	the expira	ation of the administrator's 45-	-day review period	l to make such object	ion. Any
21.22	such petit	tion shall be based only on ob	jections to the part	t 70 permit or the amo	endment
21.23	that were	raised with reasonable specifi	icity during the pu	blic comment period	provided

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in part 7007.0850, unless the petitioner demonstrates that it was impracticable to raise 21.24 such objections within such period, or unless grounds for such objection arose after such 21.25 period. If the administrator objects to the part 70 permit or the amendment as a result of a 22.1 petition filed under this subpart prior to agency issuance, the agency shall not issue the 22.2 permit or the amendment until the administrator's objection has been resolved. If the 22.3 permit or the amendment was issued prior to the administrator's objection but after the 22.4 end of the EPA's 45-day review period, the agency shall reopen or revoke the permit 22.5 or the amendment under part 7007.1600 or 7007.1700 to satisfy the EPA's objection. 22.6 Until amended or revoked, the permit shall remain in effect. In any case, the owners 22.7 and operators of the stationary source will not be in violation of the requirement to 22.8 have submitted a timely and complete application. The administrator may also amend, 22.9 terminate, or revoke a part 70 permit under the administrator's authority under Code of 22.10 Federal Regulations, title 40, section 70.8(d), as amended. 22.11

22.12

[For text of subp 4, see M.R.]

22.13 **7007.1050 DURATION OF PERMITS.**

22.14 [For text of subps 1 to 4, see M.R.]

Subp. 5. Expiring state, capped, and general permits. The agency may elect to make state permits, capped permits, and general permits (except general permits that apply to stationary sources otherwise required to have a part 70 permit) expire five years or more after issuance if the permittee requests an expiring permit or if the agency determines that an expiring permit would significantly improve the likelihood of continuing compliance with applicable requirements and the terms of the permit. Grounds for such a determination include, but are not limited to, the following:

22.22

[For text of items A and B, see M.R.]

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22.23	C. the owners and operators o	f the stationary sou	rce is are likely to ma	ake
22.24	substantial changes within the next fiv	ve years making it t	he stationary source s	ubject to
22.25	additional applicable requirements.			
22.26	This subpart does not apply to any	title I condition.		
23.1	[For text of	Subps 6 and 7, see	M.R.]	
23.2	7007.1100 GENERAL PERMITS.			
23.3	[For tex	t of subp 1, see M.	<u>R.]</u>	
23.4	Subp. 2. Public participation. Th	e agency shall follo	ow the same public pa	rticipation
23.5	procedures in part 7007.0850, subpart	ts 2 and 3, for indiv	idual permits except a	as stated
23.6	otherwise in this subpart. The notice	of the agency's inte	nt to publish a genera	l permit
23.7	need not be published in newspapers	of general circulati	on but shall be publisl	hed in
23.8	the State Register. The notice need no	ot include any facil	ity specific informatio	n. The
23.9	notice issued by the agency shall iden	tify criteria for stati	onary sources that qua	alify for the
23.10	general permit and identify the geogra	aphic area in which	it applies. If the gene	ral permit
23.11	is sector-based, the notice shall state v	whether the owners	and operators of a sta	itionary
23.12	source holding a registration permit is	ssued under parts 7	007.1110 to 7007.113	0 or a
23.13	capped permit issued under parts 7007	7.1140 to 7007.114	8 must apply for the se	ector-based
23.14	general permit. The agency need not	comply with part 7	007.0850, subpart 2, i	tem A,
23.15	subitem (4), unless the stationary sour	ce category include	es stationary sources s	ubject to
23.16	the requirement to obtain part 70 perr	nits.		
23.17	[For text of	Subps 3 and 4, see	<u>M.R.]</u>	
23.18	Subp. 5. Application. Owners and	d operators of static	onary sources that wou	ıld qualify
23.19	for a general permit must apply to the	agency for coverag	ge under the terms of t	he general
23.20	permit or must apply for an individual	permit consistent w	vith part 7007.0500. If	the owners
23.21	and operators of a stationary source el	lects elect to apply	for coverage under the	e general
22.22	parmit the stationary source they mus	t submit on annlias	tion mosting the requi	iromonta of

parts 7007.0100 to 7007.1850, unless the agency states in the public notice of the general
permit that certain conditions do not apply. The application must include all information
necessary to determine qualification for, and to assure compliance with, the general permit.

Subp. 6. **Issuance of general permit to a stationary source.** The agency may issue a general permit to <u>the owners and operators of a stationary source without repeating the</u> notice and comment procedures required under part 7007.0850, subpart 2. However, the agency shall make available to the public upon request a list of facilities for which a general permit application has been received.

Subp. 7. **Permit shield.** Notwithstanding the permit shield provisions of part 7007.1800, <u>the owners and operators of a stationary source that obtains obtain</u> a general permit shall be subject to enforcement action for operation without a permit if the stationary source is later determined not to qualify for the conditions and terms of the general permit.

24.11 Subp. 8. Change of <u>name</u>, ownership, or control of stationary source issued 24.12 a general permit.

A. Prior to a change of the name of the stationary source or any mailing address listed in the permit, the owners and operators must submit a request for change of the name or address on a form provided by the commissioner. The commissioner shall reissue the general permit to the owners and operators with the changed name or mailing address. Issuance of a general permit with a new name or mailing address voids and supersedes the previously issued general permit.

<u>B.</u> Prior to a change in the ownership or control of a stationary source issued
a general permit under this part, the new owner or operator must submit a change of
ownership request form provided by the commissioner. If the commissioner determines
that the new owner or operator meets owners and operators meet the eligibility
requirements of the general permit for general permit issuance, then the commissioner

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shall issue the general permit to the new <u>owner or operator owners and operators</u>. Issuance
of a general permit to the new <u>owner or operator owners and operators</u> of an eligible
stationary source voids and supersedes the general permit of the previous owner or
operator. If the commissioner determines the new <u>owner or operator does owners and</u>
<u>operators do</u> not meet the eligibility requirements, the new <u>owner or operator owners and</u>
<u>operators shall submit a permit application for a registration, state, or part 70 permit within</u>
120 days of the commissioner's written request for the application.

25.5 7007.1105 ELIGIBILITY FOR ENVIRONMENTAL MANAGEMENT SYSTEM 25.6 (EMS) PROVISIONS IN STATE PERMITS.

Subpart 1. Eligibility for existing stationary sources. If the commissioner
determines that an owner or operator meets the owners and operators meet the
requirements of items A and B, then the owners and operators of a stationary source
applying for and qualifying for a state permit with the EMS provisions described in part
7007.1107, subparts 2 and 3, may request inclusion of the EMS provisions in its permit.

A. The owner or operator has implemented an ISO 14001-registered EMS at the stationary source, or has implemented an EMS conforming to the requirements of the ISO 14001 standard as determined by an EMS auditor.

B. The <u>owner or operator has owners and operators have</u> applied for a permit to establish facility-wide emission limits for the following pollutants, if they are emitted by the stationary source: NO_x , SO_2 , PM, PM-10, CO, VOC, Pb, <u>greenhouse gases</u>, and hazardous air pollutants. The commissioner may establish emission limits for other regulated pollutants described under part 7007.0200, subpart 2, that are emitted by the stationary source.

25.21

[For text of subp 2, see M.R.]

25.22 Subp. 3. **Transitional eligibility.** An owner or operator <u>Owners and operators</u> of a 25.23 stationary source that has not been constructed at the time of application may apply prior

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to construction for a state permit that includes EMS provisions. An owner or operator 25.24 Owners and operators of an existing stationary source that is applying for a new permit or 25.25 renewing an existing permit and plans plan to implement an eligible EMS after permit 25.26 application or issuance may also apply for a state permit that includes EMS provisions. 26.1In either case, the owner or operator owners and operators must apply for a permit to 26.2 establish facility-wide emission limits for the following pollutants, if they are emitted 26.3 by the stationary source: NO_x, SO₂, PM, PM-10, CO, VOC, Pb, and hazardous air 26.4 pollutants. The commissioner may establish emission limits for other regulated pollutants 26.5 described under part 7007.0200, subpart 2, that are emitted by the stationary source. 26.6 During the transitional period, the time between initial startup of the new stationary 26.7 source and notification to the commissioner of its eligibility for the EMS provisions, or 26.8 the time between an existing stationary source's permit issuance and its notification to the 26.9 commissioner of its eligibility for the EMS provisions, the stationary source must comply 26.10 with the customary permit conditions included in the permit. To establish eligibility 26.11 26.12 for the EMS provisions after the transitional period, the stationary source must comply with items A to C. 26.13

26.14

[For text of items A to C, see M.R.]

26.15 Subp. 4. Grounds for loss of eligibility for EMS provisions.

A. The stationary source is ineligible for the provisions described in part 7007.1107, subparts 2 and 3, if the stationary source no longer has an EMS as defined in part 7007.0100, subpart 9b. The owner or operator shall notify the commissioner in writing within seven working days upon learning that the stationary source no longer has an EMS as defined in part 7007.0100, subpart 9b. The <u>owner or operator owners and operators</u> shall immediately comply with the customary permit conditions included in the permit.

B. If a major nonconformance is discovered during an EMS audit, a follow-up
EMS audit must take place at the stationary source within six months of the date the

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EMS auditor discovered the major nonconformance, but the scope of the follow-up EMS 26.24 audit may be limited to those owner or operator actions necessary to correct the major 26.25 nonconformance. The EMS auditor shall send the commissioner a summary of the results 26.26 of the audit discovering major nonconformance and the follow-up EMS audit within 45 27.1days of their occurrence. The commissioner shall review the summaries of the EMS 27.2 audit results and may determine the stationary source is no longer eligible for the EMS 27.3 provisions if the EMS auditor found the same major nonconformance during the follow-up 27.4EMS audit. The owner or operator owners and operators shall comply with the customary 27.5 permit conditions upon receipt of written notification from the commissioner that the 27.6 EMS provisions are no longer effective. 27.7

27.8

[For text of item C, see M.R.]

27.9

[For text of subps 5 to 8, see M.R.]

27.10 7007.1107 APPLICATION AND PERMIT CONTENT RELATED TO INCLUSION 27.11 OF EMS PROVISIONS IN STATE PERMITS.

27.12 Subpart 1. Application content. An owner or operator Owners and operators of a 27.13 stationary source applying for inclusion of the EMS provisions in subparts 2 and 3 in a 27.14 state permit must:

A. Submit an application meeting the requirements of parts 7007.0100 to 7007.1850. If the owner or operator has owners and operators have submitted a complete application for a state, part 70, capped, or general permit prior to the application deadline in part 7007.0350 or 7007.0400 and is are eligible for a state permit with EMS provisions, then an owner or operator owners and operators applying for inclusion of EMS provisions may supplement information in a previous application to meet the application content requirements listed in this subpart.

27.22

[For text of items B and C, see M.R.]

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Subp. 2. EMS provisions: flexibility in amendment, reporting, and calculation
procedures. If a stationary source meets the eligibility requirements in part 7007.1105,
the agency shall include the conditions specified in this subpart in the stationary source's
state permit.

28.1

[For text of items A and B, see M.R.]

28.2 C. An owner or operator shall comply with the requirements related to28.3 calculation frequency in subitems (1) to (3).

(1) If the actual emissions of any pollutant listed in this subitem are less 28.4 than the "Eligibility Limit for Reduced Calculation" for that pollutant for the previous 28.5 calendar year, then the owner or operator may calculate and record actual emissions for 28.6 that pollutant on a calendar year basis. The owner or operator shall by January 30 of each 28.7 year calculate and record the sum of actual emissions for the previous calendar year. This 28.8 calculation must be made pursuant to the requirements of the permit. Unless otherwise 28.9 specified in the permit, this calculation must include all emissions units at the stationary 28.10 28.11 source, except for insignificant activities under part 7007.1300, subparts 2 and 3, and conditionally insignificant activities under chapter 7008. The following pollutants have 28.12 the listed "Eligibility Limit for Reduced Calculation": 28.13

28.14	[For text of units (a) to (g), see M.R.]
28.15	(h) CO, 25 tons/year; and
28.16	(i) Pb, 0.050 tons/year-; and
28.17	(j) <u>CO₂e, 25,000 tons/year.</u>
28.18	[For text of subitems (2) and (3), see M.R.]
28.19	[For text of subp 3, see M.R.]

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28.20 **7007.1110 REGISTRATION PERMIT GENERAL REQUIREMENTS.**

Subpart 1. Stationary sources that may obtain a registration permit. Owners and operators of a stationary source that qualifies for a registration permit under this part and part 7007.1115 (Option A), 7007.1120 (Option B), 7007.1125 (Option C), or 7007.1130 (Option D) may elect to apply to the commissioner for a registration permit instead of a part 70, state, capped, or general permit, except as provided in subpart 2.

29.1 Subp. 2. Stationary sources that may not obtain a registration permit.

A. Owners and operators of a stationary source may not obtain a registration
permit if it is they are required to obtain a permit under parts 7007.0200, subpart 3 (acid
rain affected sources), 7007.0200, subpart 4 (solid waste incinerators, waste combustors),
7007.0200, subpart 5 (other part 70 sources), 7007.0250, subpart 3 (state implementation
plan required state permit), or 7007.0250, subpart 6 (waste combustors).

- B. Owners and operators of a stationary source may not obtain a registration
 permit if air quality specific conditions or limits not contained in parts 7007.1110 to
 7007.1130 were assumed:
- 29.10 (1) as a mitigation measure in an environmental impact statement;

29.11 (2) in obtaining a negative declaration in an environmental assessment29.12 worksheet; or

29.13 (3) in demonstrating compliance with any state or national ambient air29.14 quality standard.

29.15 C. <u>Owners and operators of a stationary source may not obtain a registration</u> 29.16 permit if <u>it the stationary source</u> is subject to a new source performance standard 29.17 except when the stationary source is subject only to the notification and record-keeping 29.18 requirements of that standard, or when the standard is one of the following:

29.19

[For text of subitems (1) to (11), see M.R.]

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29.20	(12) Code of Federal Regulat	ions, title 40, part 60	, subpart GG, Stand	ards
29.21	of Performance for Stationary Gas Turbi	nes (incorporated by	reference in part 701	1.2350);
29.22	and			
29.23	(13) Code of Federal Regulat	ions, title 40, part 60	, subpart IIII, Standa	ards
29.24	of Performance for Stationary Compress	sion Ignition Internal	Combustion Engine	es
30.1	(incorporated by reference in part 7011.	3520<u>7011.2305</u>), but	only if the compres	sion
30.2	ignition internal combustion engine has a	a displacement less th	an 30 liters per cylin	der- <u>; and</u>
30.3	(14) Code of Federal Regulat	ions, title 40, part 60	, subpart JJJJ, Stand	ards
30.4	of Performance for Stationary Spark Ign	ition Internal Combu	stion Engines (incor	porated
30.5	by reference in part 7011.2310).			
30.6	Subp. 2b. Additional limitations on	stationary source e	ligibility for a regis	tration
30.7	permit. A stationary source may not ob	tain an option B, C, o	r D registration pern	nit if:
30.8	A. the source qualifies for a sect	or-based state general	l permit available ur	nder
30.9	part 7007.1100, unless specifically allow	ved under the general	permit; or	
30.10	B. the commissioner determines	that site-specific per	mit requirements are	;
30.11	needed to ensure compliance with applic	cable requirements or	to protect human he	ealth
30.12	or the environment.			
30.13	Any owner or operator Owners and o	perators of a stationa	ry source that holds	hold a
30.14	registration permit and is are eligible for	a sector-based gener	al permit that is ava	ilable
30.15	on or before January 1, 2007, shall apply	y for the general pern	nit on or before Deco	ember
30.16	31, 2008.			
30.17	Subp. 3. Registration permit applic	cation. Items A to D	apply to registration	permit
30.18	applications submitted under parts 7007	.1110 to 7007.1130.		
30.19	A. The owner or operator owner	s and operators of a s	stationary source mu	ıst
30.20	apply for a registration permit prior to the	ne applicable deadline	e in parts 7007.0350	and

7007.0400. If the owner or operator has owners and operators have submitted a complete 30.21 application for a state, part 70, or general permit prior to the application deadline in part 30.22 7007.0350 or 7007.0400 and is are eligible for a registration permit, then the owner or 30.23 operator owners and operators may apply for a registration permit and shall request to 30.24 have the original application voided. 30.25 B. The owner or operator owners and operators of a stationary source must 31.1 submit the registration permit application on a standard application form provided by the 31.2 commissioner. The commissioner may create different application forms for the different 31.3 registration permit options available under parts 7007.1115 to 7007.1130. 31.4 [For text of items C and D, see M.R.] 31.5 [For text of subp 4, see M.R.] 31.6 Subp. 5. Registration permit issuance, denial, and revocation. The commissioner 31.7 shall issue a registration permit to the owner or operator owners and operators of a 31.8 stationary source if the owner or operator has owners and operators have submitted a 31.9 complete application for a registration permit and the commissioner determines that the 31.10 stationary source qualifies for the registration permit under parts 7007.1110 to 7007.1130 31.11 for which the application was submitted, and the commissioner anticipates that the 31.12 stationary source will comply with the registration permit. The commissioner shall deny 31.13 an application for a registration permit if the commissioner determines that the stationary 31.14 source does not qualify for the registration permit under parts 7007.1110 to 7007.1130 31.15 for which the application was submitted or that the stationary source will not be able to 31.16 comply with the registration permit. The grounds for permit denial in part 7007.1000, 31.17 subparts 1, item H, and 2, items B to G, also constitute grounds for the commissioner 31.18 to deny a registration permit application. The commissioner may revoke a registration 31.19 permit, if the commissioner finds that any of the grounds under subpart 16 or under part 31.20 7007.1700, subpart 1, exist, by following the procedure in part 7007.1700, subpart 2. 31.21

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31.22

[For text of subps 6 to 10, see M.R.]

Subp. 11. Change rendering stationary source ineligible for a registration
permit or that changes the applicable registration permit option. If the owner or
operator makes a change at a stationary source issued a registration permit which increases
emissions, including a change described in subpart 10, and results in the stationary source
no longer being able to qualify for or meet the requirements for its registration permit,
and the change is not a modification, as defined in part 7007.0100, subpart 14, then the
owner or operator owners and operators must:

A. within 30 days of making the change, submit a written notification to the commissioner that includes a description of the change, and a statement of what type of permit application the owner or operator will submit; and

B. if the change results in the requirement for the submittal of a registration
permit application under a different option, then the registration permit application shall
be submitted with the 30-day notice required under item A, or within 180 days of making
the change, submit the required part 70, state, or general permit application.

If the owner or operator fails owners and operators fail to submit the required permit application in the time required by this subpart, the owner or operator shall owners and operators lose its their right to operate the stationary source and shall be considered to be in violation of part 7007.0150, subpart 1. Once a stationary source has made a change rendering it ineligible for all registration permit options under parts 7007.1110 to 7007.1130, the stationary source may only become eligible for a registration permit again if it meets the requirements of subpart 14.

32.18 Subp. 11a. Regulatory change rendering stationary source ineligible for 32.19 registration permit or changing applicable registration permit option.

32.20 <u>A.</u> If a stationary source covered by a registration permit becomes subject 32.21 to a new regulatory requirement that results in the stationary source no longer being

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32.22	able to qualify for or meet the requirem	nents for the current re	egistration permit, th	en the
32.23	owner or operator must:			
32.24	(1) within 30 days of the eff	fective date of the reg	ulation:	
33.1	(a) submit a written noti	fication to the commi	ssioner that includes	a
33.2	description of the regulatory change an	d a statement of what	type of permit appli	ication
33.3	the owners and operators will submit;	and		
33.4 33.5	(b) if the stationary sour option, submit an application for anoth			
33.6 33.7	(2) if the stationary source i submit an application for a part 70, stated as $\frac{1}{2}$			
33.8	the effective date of the regulatory cha			<u>s uu jo oi</u>
55.0		<u></u>		
33.9	B. Once a stationary source has	made a change rend	ering it ineligible for	all
33.10	registration permit options under parts	7007.1110 to 7007.11	30, the stationary so	ource
33.11	may become eligible for a registration	permit again only if i	t meets the requirem	ents
33.12	of subpart 14.			
33.13	C. If the owner or operator fails	s to submit the requir	ed permit application	n in
33.14	the time required by this subpart, the o	wner or operator is co	onsidered to not hold	a valid
33.15	permit and is in violation of part 7007.	0150, subpart 1. The	owner or operator n	nust
33.16	submit the required permit application	for the appropriate ai	r emission permit wi	ithin
33.17	the time limits given in item A.			
33.18	Subp. 12. Modification rendering	stationary source in	eligible for its curr	ent
33.19	registration permit option. Items A to	-	-	
33.20	source that has been issued a registration		-	-
33.21	which results in the stationary source n	-		
	,	0 0	1	

result in the stationary source being eligible for another registration permit option. 33.23 A. The owner or operator owners and operators must submit the required permit 33.24 application to the commissioner before beginning actual construction on the modification. 33.25 B. The owner or operator owners and operators may begin actual construction 34.1 34.2 on and start-up of the modification proposed in the permit application seven working days after the permit application is received by the commissioner. 34.3 C. Until the commissioner acts on the permit application, the owner or operator 34.4 owners and operators must comply with the requirements of the registration permit 34.5 option for which the owner or operator owners and operators applied, and all applicable 34.6 requirements. During this time period, the owner or operator owners and operators need 34.7 not comply with the registration permit requirements specific to the option under which 34.8 the owner or operator owners and operators currently holds hold a registration permit. 34.9 Subp. 13. Modification rendering stationary source ineligible for a registration 34.10 permit. The owner or operator owners and operators of a stationary source that has been 34.11 issued a registration permit must submit a part 70, state, or general permit application 34.12 before making a modification which results in the stationary source no longer qualifying 34.13 for any registration permit option under parts 7007.1110 to 7007.1130. The owner or 34.14 operator may not begin actual construction on the modification until the required part 34.15 70, state, or general permit for the stationary source is obtained, or an installation and 34.16 operation permit for the modification is obtained under part 7007.0750, subpart 5. Once a 34.17 stationary source has made a modification rendering it ineligible for all registration permit 34.18 options under parts 7007.1110 to 7007.1130, the stationary source may only become 34.19 34.20 eligible for a registration permit again if it meets the requirements of subpart 14.

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the registration permit option for which it was issued a registration permit, but which will

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34.21 Subp. 14. Addition of control equipment, removal of emission units, or pollution
34.22 prevention practices which result in or reinstate registration permit eligibility. If

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through the addition of listed control equipment, permanent removal of emissions units, 34.23 or implementation of pollution prevention practices the stationary source qualifies for 34.24 or reinstates eligibility for a registration permit under parts 7007.1110 to 7007.1130, 34.25 the owner or operator owners and operators may apply for a registration permit. If the 34.26 stationary source qualifies for or reinstates eligibility for a registration permit due to 35.1 implementation of pollution prevention practices, the owner or operator shall submit a 35.2 description of the pollution prevention practices with the registration permit application 35.3 for the commissioner's review and approval. For purposes of this subpart, "pollution 35.4 prevention practices" means eliminating or reducing the quantity or toxicity of regulated 35.5 air pollutants, or hazardous air pollutants that are not regulated air pollutants, used by or 35.6 emitted from the stationary source. Emission reductions are not reductions if the decrease 35.7 is solely the result of a decrease in production at the stationary source. 35.8

35.9 Subp. 15. Change of <u>name</u>, ownership, or control of stationary source issued a 35.10 registration permit.

A. Prior to a change of the name of the stationary source or any mailing address listed in the permit, the owners and operators must submit a request for change of the name or address on a form provided by the commissioner. The commissioner shall reissue the registration permit to the owners and operators with the changed name or mailing address. Issuance of a registration permit with a new name or mailing address voids and supersedes the previously issued registration permit.

<u>B.</u> Prior to a change in the ownership or control of a stationary source issued a registration permit under parts 7007.1110 to 7007.1130, the new owner or operator must submit a change of ownership request form provided by the commissioner. If the commissioner determines that the new owner or operator meets the requirements of parts 7007.1110 to 7007.1130 for registration permit issuance, then the commissioner shall issue the registration permit to the new owner or operator. Issuance of a registration

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35.23	permit to the new owner or operator of an eligible stationary source voids and supersedes
35.24	the registration permit of the previous owner or operator.
35.25	[For text of subp 15a, see M.R.]
36.1	Subp. 16. Agency request for a different type of permit application. The
36.2	owner or operator owners and operators shall submit an application for a part 70, state,
36.3	capped, or general permit, or a different registration permit option, within 120 days of the
36.4	commissioner's written request for the application if the commissioner determines that:
36.5	[For text of items A to G, see M.R.]
36.6	[For text of subps 17 to 22, see M.R.]
36.7	7007.1115 REGISTRATION PERMIT OPTION A.
36.8	Subpart 1. Eligibility. The owner or operator owners and operators of a stationary
36.9	source may apply for a registration permit under this part if the stationary source is
36.10	required to obtain a permit solely because it is subject to a new source performance
36.11	standard listed in part 7007.1110, subpart 2, item C, and the owner or operator does not
36.12	anticipate making changes in the next year which will cause the stationary source to
36.13	require a permit for other reasons. Insignificant activities at the stationary source listed
36.14	in part 7007.1300, subparts 2 and 3, and conditionally insignificant activities, are not
36.15	considered in the eligibility determination under this subpart.
36.16	Subp. 2. Application content. An application for a registration permit under this
36.17	part must contain the following:
36.18	A. information identifying the stationary source and its owner or owners and
36.19	operators, including company name and address (plant name and address if different
36.20	from the company name), owner's name and agent, and contact telephone numbers,
36.21	including names of plant site manager or contact, and the person preparing the application
36.22	if different;
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36.23	[For text of items B and C, see M.R.]
36.24	Subp. 3. Compliance requirements. The owner or operator owners and operators of
36.25	a stationary source issued a registration permit under this part must:
37.1	A. meet the eligibility requirements of subpart 1 at all times;
37.2	B. comply with part 7007.1110; and
37.3	C. comply with all applicable requirements, including new source performance
37.4	standards.
37.5	7007.1120 REGISTRATION PERMIT OPTION B.
37.6	Subpart 1. Eligibility. The owner or operator owners and operators of a stationary
37.7	source may apply for a registration permit under this part if:
37.8	[For text of items A to C, see M.R.]
37.9	Subp. 2. Application content. An application for a registration permit under this
37.10	part must contain the following:
37.11	A. information identifying the stationary source and its owners or and operators,
37.12	including company name and address (plant name and address if different from the
37.13	company name), owner's name and agent, and contact telephone numbers, including names
37.14	of plant site manager or contact, and the person preparing the application if different;
37.15	[For text of items B to E, see M.R.]
37.16	[For text of subps 3 and 4, see M.R.]
37.17	7007.1125 REGISTRATION PERMIT OPTION C.
37.18	Subpart 1. Eligibility. The owner or operator owners and operators of a stationary
37.19	source may apply for a registration permit under this part if the stationary source consists
37.20	of only indirect heating units (boilers), reciprocating internal combustion engines, and/or
37.21	emissions from use of VOC-containing materials, and meets the following criteria:

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37.22	[F	or text of items A to E, see A	<u>M.R.]</u>	
37.23	F. the 12-month rollin	g sum of calculations detern	nined under calculat	ions 1,
37.24	2A, 2B, and 3 in subpart 4 is	less than 50; and		
38.1	G. the owner or operative of the owner	ator does not anticipate maki	ng changes in the ne	ext 12
38.2	months which will cause the	stationary source to be inelig	ible for this type of	registration
38.3	permit under items A to F- an	nd H; and		
38.4	H. the stationary sour	ce does not use or generate n	itrous oxide, other t	han from
38.5	combustion units, and does n	ot use or generate hydrofluor	ocarbons, perfluoroo	carbons, or
38.6	sulfur hexafluoride.			
38.7	Subp. 2. Application con	tent. An application for a re	gistration permit un	der this
38.8	part must contain the followi	ng:		
38.9	A. information identit	fying the stationary source ar	nd its owners or and	operators,
38.10	including company name and	l address (plant name and ad	dress if different fro	om the
38.11	company name), owner's nam	e and agent, and contact telep	phone numbers, inclu	uding names
38.12	of plant site manager or conta	act, and the person preparing	the application if di	fferent;
38.13	B. a description of the	e stationary source's processe	es and products, by S	Standard
38.14	Industrial Classification (SIC) code;		
38.15	C. a copy of the appli	cable new source performan	ce standards (NSPS)) listed
38.16	in part 7007.1110, subpart 2,	item C, with the applicable	portions of the stand	lards
38.17	highlighted, including applica	able parts of Code of Federal	Regulations, title 4	0, part 60,
38.18	subpart A, General Provision	s, or an NSPS checklist form	provided by the cor	nmissioner,
38.19	for each affected facility as de	efined in Code of Federal Re	gulations, title 40, se	ection 60.2;
38.20	D. a statement of whe	ether the owner or operator v	vill base records req	uired
38.21	under subpart 3 on the purcha	ase or the use of VOC-contai	ning materials, on th	ie purchase
38.22	or use of fuels, and on hours	of operation; and		

E. the calculations required by subpart 4. If the stationary source has not been 38.23 operated, the owner or operator shall estimate the gallons of VOC-containing materials, 38.24 amount of fuels burned, and hours of operation on a 12-month rolling sum basis during 38.25 normal operation in performing the calculations required in subpart 4. If the stationary 39.1 source has been operated less than 12 months on the date of application under this part, 39.2 the owner or operator shall perform the calculation in subpart 4 by calculating gallons of 39.3 VOC-containing materials purchased or used, amount of fuels purchased or used, or hours 39.4 of operation by multiplying by 12 the larger of the following: 39.5

39.6 (1) the average monthly gallons of VOC-containing materials purchased or
39.7 used, amount of fuel purchased or used, or hours of operation;

39.8 (2) calculating an estimated monthly average for normal operations.
39.9 Insignificant activities at the stationary source listed in part 7007.1300, subparts 2
39.10 and 3, and conditionally insignificant activities, are not required to be included in the
39.11 application.

39.12 Subp. 3. Compliance requirements for Option C sources. Unless a stationary 39.13 source is eligible under subpart 3a, the <u>owner or operator owners and operators</u> of a 39.14 stationary source issued a registration permit under this part shall comply with all of the 39.15 requirements in items A to $\frac{J}{K}$.

39.16

[For text of items A to J, see M.R.]

39.17 <u>K.</u> If the registration permit was issued before January 2, 2011, the owner or 39.18 operator must begin record keeping for greenhouse gases as CO_2 on January 2, 2011, for 39.19 example, tracking whether any insignificant activities no longer qualify as such.

39.20

[For text of subps 3a to 5, see M.R.]

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39.21 7007.1130 REGISTRATION PERMIT OPTION D.

39.22 Subpart 1. Eligibility. The owner or operator owners and operators of a stationary
39.23 source may apply for a registration permit under this part if the stationary source meets the
39.24 following criteria:

39.25

[For text of items A to C, see M.R.]

40.1 Subp. 2. Application content. An application for a registration permit under this
40.2 part must contain all of the following requirements:

A. information identifying the stationary source and its owners or and operators,
including company name and address (plant name and address if different from the
company name), owner's name and agent, and contact telephone numbers, including names
of plant site manager or contact, and the person preparing the application if different;

40.7

[For text of items B to G, see M.R.]

40.8 Subp. 3. Compliance requirements for Option D sources. Unless a stationary 40.9 source is eligible under subpart 3a, the owner or operator of a stationary source issued a 40.10 permit under this part shall comply with all of the requirements in items A to $\underline{\text{E} \text{N}}$.

40.11

[For text of item A, see M.R.]

B. If the stationary source determined eligibility in the permit application,
in whole or in part, by using fuel burned in the calculations in subpart 4, the owner or
operator must:

40.15 (1) record by the last day of each month the amount of each fuel purchased40.16 or used (whichever was stated in the permit application) for the previous month; and

40.17 (2) recalculate and record by the last day of each month the 12-month 40.18 rolling sum of emissions for the previous 12 months, the date the calculation was made, 40.19 and the calculation itself. This calculation must also include greenhouse gases as CO_2e 40.20 effective January 2, 2011.

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40.21		[For text of items C to L, see]	M.R.]	
40.22	M. If the station	nary source determined eligibility	in the permit applicatio	n.
40.23		calculating actual emissions as CO		
40.24		us oxide, and sulfur hexafluoride,	-	
40.25		t application), the owner or operat		
40.23	was stated in the perint	uppreation), the owner of operat		
41.1	(1) record, b	by the last day of each month, the	amount purchased or	
41.2	used (whichever was st	rated in the permit application) of	each material containin	g
41.3	hydrofluorocarbons, pe	rfluorocarbons, nitrous oxide, and	sulfur hexafluoride and	the mass
41.4	content of these polluta	nts for the previous calendar mon	th;	
41.5		a record of the material safety da		
41.6		the supplier stating the maximum of		
41.7		us oxide, and sulfur hexafluoride i		
41.8		rfluorocarbons, nitrous oxide, and	sulfur hexafluoride pure	chased
41.9	or used (whichever was	s stated in the permit application);		
41.10	(3) calculate	e and record, by the last day of each	ch month, the 12-month	<u>1</u>
41.11	rolling sum of actual en	missions as CO ₂ e of hydrofluoroc	arbons, perfluorocarbon	lS,
41.12		r hexafluoride purchased or used		
41.13	permit application) for	the previous 12 months, the date t	he calculation was mad	e, and
41.14	the calculation itself; a	nd		
41.15		ner or operator assumes a reducti		-
41.16	the material balance me	ethod under subpart 4, item D, due	to recycling or dispose	<u>ıl of</u>
41.17	material off-site, keep r	ecords of the amount of material s	hipped off-site for recyc	cling and
41.18	the calculations done to	determine the amount to subtract	. Acceptable records in	clude
41.19	monitoring records, ma	terial safety data sheets, invoices,	shipping papers, and ha	zardous
41.20	waste manifests.			

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41.21	N. If the stationary source determ	nined eligibility in	n the permit applicatio	<u>n, in</u>
41.22	whole or in part, by calculating actual er	nissions as CO ₂ e	of carbon dioxide, nitro	ous oxide,
41.23	or methane resulting from a chemical pr	—		
41.24	or decomposition, the owner or operator	r must:		
42.1	(1) record, by the last day of	each month the :	amount of carbon diox	ide
42.2	nitrous oxide, or methane generated by			
42.3	month;			
42.4	(2) calculate and record, by t			
42.5	rolling sum of actual emissions as CO ₂ e	of carbon dioxide	e, nitrous oxide, or met	thane for
42.6	the previous 12 months, the date the cale	culation was made	, and the calculation it	self; and
42.7	(3) if the owner or operator a	assumes a reduction	on of emissions in usir	1 <u>g</u>
42.8	the material balance method under subp	art 4, item D, due	to the collection and r	euse,
42.9	recycling, or disposal of carbon dioxide	, nitrous oxide, or	methane on-or off-site	e, keep
42.10	records of the amount of carbon dioxide,	, nitrous oxide, or	methane used or shipp	ed off-site
42.11	and the calculations done to determine the	he amount to subt	ract. Acceptable record	ds include
42.12	monitoring records, invoices, shipping p	papers, operating c	lata for air pollution co	ontrol
42.13	equipment, or process equipment.			
42.14	Subp. 3a. Compliance requirement	ts for low-emittin	g Option D sources.	If the
42.15	actual emissions for the previous calend	ar year of each po	llutant are less than the	emission
42.16	eligibility limits for each pollutant listed	l in Table 3A, the	n the owner or operator	r shall
42.17	comply with all of the requirements in i	tems A to H.		
42.18	A. If the stationary source determined	nined eligibility in	n the permit applicatio	n, in
42.19	whole or in part, by calculating greenho	use gases (GHGs)) as CO ₂ e, VOC, and I	HAP
42.20	actual emissions from GHGs-containing		=	
42.21	purchased or used (whichever was stated	d in the permit app	olication), the owner or	operator
42.22	must:			

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42.23	(1) main	ntain records of the amount of each G	HGs-containing,	
42.24	VOC-containing, o	r HAP-containing material purchased	or used (whichever was	s stated in
42.25	the permit applicat	ion), and the <u>GHGs or VOC</u> content ea	ch calendar year;	
43.1	(2) main	ntain a record of the material safety dat	a sheet (MSDS), or a s	signed
43.2	statement from the	supplier stating the maximum GHGs,	VOC ₂ or HAP content	, for
43.3	each GHGs-contain	ning, VOC-containing, or HAP-contair	ing material purchased	l or used
43.4	(whichever was sta	ted in the permit application); and		
43.5	(3) calc	ulate and record, by April 1 of each ca	llendar year, the sum o	f
43.6	actual GHGs emiss	sions as $CO_2 e$, VOC emissions, and ha	zardous air emissions f	from
43.7	GHGs-containing,	VOC-containing, and HAP-containing	materials purchased or	r used
43.8	(whichever was sta	ted in the permit application), and the	calculation itself for the	e previous
43.9	calendar year.			
43.10	A stationary sou	rce in which the only HAP emissions	are VOC emissions and	d that
43.11	has actual VOC en	issions less than five tons per year is n	ot required to maintain	records
43.12	and perform the ca	lculations of HAP emissions under sub	vitems (1) to (3).	
43.13		[For text of items B to E, see]	<u>M.R.]</u>	
43.14	F. The own	er or operator owners and operators m	ust comply with subpar	rt 3,
43.15	items F and H to J			
43.16		TABLE 3A		
43.17 43.18	(OPTION D EMISSION ELIGIBILITY REDUCED RECORD KEEP		
				NC
43.19	POLLUTANT	ELIGIBILITY LIMIT FOR REDUC	LED KECOKD KEEPI	NG
43.20	HAP	2.5 tons/year for a single HAP		
43.21		6.25 tons/year total for all HAPs		
43.22	PM	25 tons/year		
43.23	PM-10	25 tons/year for an Attainment Area		
43.24		0 tons/year for a Nonattainment Are	ea	

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43.25	VOC	25 tons/year
43.26	SO ₂	25 tons/year
43.27	NO _x	25 tons/year
44.1	СО	25 tons/year
44.2	Pb	0.05 tons/year
44.3	$\underline{CO}_2 \underline{e}$	25,000 tons/year
44.4	_	[For text of item G, see M.R.]
44.5	H. If the sta	tionary source determined eligibility in the permit application, in
44.6	whole or in part, by	v using hours of operation in the calculations in subpart 4, the owner or
44.7	operator must:	
44.8	(1) mair	ntain records of the number of hours operated for each emissions
44.9	unit, rounded to the	e nearest hour for each calendar year; and
44.10	(2) calcu	ulate and record by April 1 of each calendar year the sum of
44.11	emissions and the c	calculation itself for the previous calendar year.
44.12		TABLE 3A
44.13	-(OPTION D EMISSION ELIGIBILITY LIMITS FOR
44.14		REDUCED RECORD KEEPING
44.15	POLLUTANT	ELIGIBILITY LIMIT FOR REDUCED RECORD KEEPING
44.16	HAP	2.5 tons/year for a single HAP
44.17		6.25 tons/year total for all HAPs
44.18	PM	25 tons/year
44.19	PM-10	25 tons/year for an Attainment Area
44.20		0 tons/year for a Nonattainment Area
44.21	VOC	25 tons/year
44.22	SO ₂	25 tons/year
44.23	$\overline{NO_{\underline{x}}}$	25 tons/year
44.24	CO	25 tons/year
44.25	Pb	0.05 tons/year

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Subp. 4. Calculation of actual emissions. The owner or operator of a stationary 44.26 source may use a calculation worksheet provided by the commissioner for calculating 44.27 actual emissions under this part, or may use the calculation methods under items A to E. 45.1 The owner or operator must calculate actual emissions for each emissions unit, except that 45.2 similar emissions units may be aggregated for emission calculation purposes. The owner 45.3 or operator of a stationary source shall use the calculation method in item B instead of the 45.4 calculation method in item A if the data described in item B are available for the stationary 45.5 source. The alternative methods described in items C, D, and E may be used by the owner 45.6 or operator without advance notification to the commissioner. The commissioner shall 45.7 reject data submitted using the methods described in items B to E if the conditions set 45.8 forth for the method are not fully met. To prevent double counting of emissions, the owner 45.9 or operator owners and operators must select one calculation method under this subpart 45.10 for each emissions unit at the stationary source. Fugitive dust emissions must be included 45.11 in the calculations under this subpart only if the stationary source is in a category listed in 45.12 part 7007.0200, subpart 2, item B, subitems (1) to (27). 45.13

45.14

[For text of items A to C, see M.R.]

45.15 D. A material balance method may be used to calculate greenhouse gases as <u>CO₂e and VOC actual emissions</u>. The owner or operator of a stationary source that uses 45.16 material balance to calculate greenhouse gases as CO2e and VOC actual emissions shall 45.17 determine total greenhouse gases as CO2e and VOC actual emissions (E) using the 45.18 following equation: in this item. A separate calculation must be made for each individual 45.19 gas comprising the pollutant greenhouse gases and the results converted to CO2e. The 45.20 amount of CO2e from each individual gas comprising the pollutant greenhouse gases must 45.21 be added together for the total tons per year of CO₂e. 45.22 E = (a - b - c) x (1 - d), where 45.23

45.24 a = the amount of VOC or each individual gas comprising the pollutant greenhouse
45.25 gases entering the process or the amount of carbon dioxide, nitrous oxide, or methane

45.26	generated. A signed st	atement from the supplier or the material safety data sheet must be
46.1	submitted stating the n	naximum amount of VOC or each individual gas comprising the
46.2	pollutant greenhouse g	ases in any material that was used in the process.
46.3	b = the amount of V	OC or each individual gas comprising the pollutant greenhouse
46.4	gases incorporated per	manently into the product. This includes VOCs or each individual
46.5	gas comprising the pol	lutant greenhouse gases chemically transformed in production. It
46.6	does not include latent	VOC or each individual gas comprising the pollutant greenhouse
46.7	gases remaining in the	product that will at some time be released to the atmosphere. An
46.8	explanation of this cale	culation must also be submitted.
46.9	c = the amount of V	OC or each individual gas comprising the pollutant greenhouse
46.10	gases, if any, leaving the	he process as waste, or otherwise not incorporated into the product
46.11	and not emitted to the	air.
46.12	d = the control effic	iency (percent expressed as a decimal fraction of 1.00) determined
46.13	according to part 7011	.0070.
46.14		[For text of item E, see M.R.]
46.15	Subp. 5. Emission	s thresholds. The owner or operator must calculate actual
46.16	emissions for the station	onary source using the calculations under subpart 4 and the
46.17	calculated 12-month ro	olling sum of actual emissions must be less than or equal to the
46.18	thresholds listed in Tal	ble 3.
46.19		TABLE 3
46.20		OPTION D EMISSIONS THRESHOLDS
46.21	POLLUTANT	THRESHOLD (ton/year)
46.21 46.22	POLLUTANT HAP	THRESHOLD (ton/year) 5 tons/year for a single HAP
46.22		5 tons/year for a single HAP
46.22 46.23	НАР	5 tons/year for a single HAP 12.5 tons/year total for all HAPs

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46.27	VOC	50 tons/year			
47.1	SO ₂	50 tons/year			
47.2	NO _x	50 tons/year			
47.3	CO	50 tons/year			
47.4	Pb	0.5 tons/year			
47.5	<u>CO₂e</u>	50,000 tons/yea	<u>ur</u>		
47.6		[For text o	f subp 6, see M.R.]		
47.7	7007.1140 CAPPED P	ERMIT ELIGI	BILITY REQUIRE	MENTS.	
47.8	Subpart 1. Sources (hat may obtain	a capped permit. O	wners and operator	<u>rs of a</u>
47.9	stationary source that qu	alifies for cappe	d permit option 1 und	ler part 7007.1141,	subpart
47.10	1, or capped permit opti	on 2 under part 7	7007.1141, subpart 2,	may elect to apply	to the
47.11	commissioner for a cap	ped permit instea	nd of a part 70, state,	registration, or gen	eral
47.12	permit, except as provid	ed in item B. Th	e owner or operator of	owners and operato	<u>rs</u> of a
47.13	stationary source may a	pply for a capped	d permit under this pa	rt if the stationary	source
47.14	meets the following crit	eria:			
47.15	A. An owner or	operator applies	The owners and open	cators apply for cap	ped
47.16	permit option 1 or cappo	ed permit option	2 and meets meet the	requirements of su	ıbitems
47.17	(1) or (2).				
47.18	1	For text of subit	ems (1) and (2), see N	<u>M.R.]</u>	
47.19		[For text of it	ems B to D, see M.R	.]	
47.20	Subp. 2. Sources th	at may not obta	in a capped permit.		
47.21	A. Owners and o	perators of a stat	ionary source may no	ot obtain a capped p	permit
47.22	if it is they are required	to obtain a perm	it under parts 7007.0	200, subpart 3, acid	l rain
47.23	affected sources; 7007.0	0200, subpart 4, s	solid waste incinerato	rs and waste combi	ustors;
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47.24	4 7007.0200, subpart 5, other part 70 sources; 7007.0250,	subpart 3, state imple	ementation
47.25	⁵ plan required state permit; or 7007.0250, subpart 6, was	te combustors.	
48.1	[For text of items B to D, see	9 M.R.]	
48.2	E. No stationary source may obtain a capped per	rmit if it is subject to	a new
48.3	source performance standard other than one of the follow	wing:	
48.4	[For text of subitems (1) to (11),	see M.R.]	
48.5	(12) Code of Federal Regulations, title 40, pa	urt 60, subpart TTT, S	Standards
48.6	of Performance for Industrial Surface Cleaning of Plasti	c Parts for Business I	Machines,
48.7	incorporated by reference in part 7011.2580; and		
48.8	(13) Code of Federal Regulations, title 40, pa	art 60, subpart IIII, St	tandards
48.9	of Performance for Stationary Compression Ignition Int	ernal Combustion En	igines,
48.10	o incorporated by reference in part 7011.3520 <u>7011.2305</u> ,	but only if the comp	ression
48.11	ignition internal combustion engine has a displacement l	ess than 30 liters per	cylinder or is
48.12	an emergency engine with a displacement greater than 3	0 liters per cylinder . ;	and
48.13	3 (14) Code of Federal Regulations, title 40, pa	urt 60, subpart JJJJ, S	tandards
48.14	4 of Performance for Stationary Spark Ignition Internal Co	ombustion Engines, in	ncorporated
48.15	5 by reference in part 7011.2310.		
48.16	6 7007.1141 CAPPED PERMIT EMISSION THRESH	OLDS.	
48.17	7 Subpart 1. Option 1 emission thresholds.		
48.18	8 [For text of items A to F, see	<u>M.R.]</u>	
48.19	9 G. CO, 90 tons per year; and		
48.20	H. Pb, 0.50 tons per year-; and		
48.21	I. $\underline{\text{CO}}_{\underline{2}}$ e, 90,000 tons per year.		
48.22	2 Subp. 2. Option 2 emission thresholds.		
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04/26/12 REVISOR CKM/SA RD4064 [For text of items A to F, see M.R.] 48.23 48.24 G. CO, 85 tons per year; and H. Pb, 0.50 tons per year-; and 49.1 I. <u>CO</u>₂e, 85,000 tons per year. 49.2 7007.1142 CAPPED PERMIT ISSUANCE AND CHANGE OF PERMIT STATUS. 49.3 Subpart 1. Capped permit issuance, denial, and revocation. The commissioner 49.4 shall issue a capped permit to the owner or operator owners and operators of a stationary 49.5 source if the owner or operator has owners and operators have submitted a complete 49.6 application for a capped permit, the commissioner determines that the stationary source 49.7 gualifies for the capped permit option under parts 7007.1140 to 7007.1148 for which the 49.8 application was submitted, and the commissioner anticipates that the stationary source will 49.9 comply with the capped permit. The commissioner shall deny an application for a capped 49.10 permit if the commissioner determines that the stationary source does not qualify for the 49.11 49.12 capped permit option under parts 7007.1140 to 7007.1148 for which the application was submitted or that the stationary source will not be able to comply with the capped permit. 49.13 The grounds for permit denial in parts 7007.1000, subpart 1, item H, and part 7007.1000, 49.14 subpart 2, items B to G, also constitute grounds for the commissioner to deny a capped 49.15 permit application. The commissioner may revoke a capped permit, if the commissioner 49.16 finds that any of the grounds under subpart 6 or under part 7007.1700, subpart 1, exist, 49.17 49.18 by following the procedure in part 7007.1700, subpart 2.

49.19 Subp. 2. Changes or modifications rendering stationary source ineligible for its
49.20 current capped permit option. If the owner or operator intends to make a change or
49.21 modification at a stationary source issued a capped permit which results in the stationary
49.22 source becoming ineligible for that permit option or being unable to meet the requirements
49.23 for that permit option, but which will result in the stationary source being eligible for the
49.24 other capped permit option, then the owner or operator must comply with items A to C.

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A. The owner or operator owners and operators must submit the required
permit application to the commissioner before making the change or beginning actual
construction on the modification. The public participation process in part 7007.1144 does
not apply to applications in which a stationary source is transferring from one capped
permit option to another.

50.4 B. The owner or operator may make the change or begin actual construction on 50.5 and start-up of the modification proposed in the permit application seven working days 50.6 after the permit application is received by the commissioner.

50.7 C. Until the commissioner acts on the permit application, the owner or operator 50.8 must comply with the requirements of the capped permit option for which the owner or 50.9 <u>operator owners and operators</u> applied, and all applicable requirements. During this time 50.10 period, the owner or operator need not comply with the capped permit requirements 50.11 specific to the option under which the <u>owner or operator owners and operators</u> currently 50.12 <u>holds hold</u> a capped permit.

Subp. 3. Changes or modifications rendering stationary source ineligible for 50.13 either capped permit option. The owner or operator owners and operators of a stationary 50.14 source that has been issued a capped permit must submit a registration, part 70, state, 50.15 or general permit application before making a change or modification which results in 50.16 the stationary source no longer qualifying for either capped permit option under parts 50.17 7007.1140 to 7007.1148. The owner or operator may not begin actual construction on 50.18 the modification until the required registration, part 70, state, or general permit for the 50.19 stationary source is obtained, or an installation and operation permit for the modification is 50.20 obtained under part 7007.0750, subpart 5. Once a stationary source has made a change or 50.21 modification rendering it ineligible for either capped permit option under parts 7007.1140 50.22 to 7007.1148, the stationary source may only become eligible for a capped permit again 50.23 50.24 if it meets the requirements of subpart 4.

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50.25	Subp. 3a. Regulatory change r	endering stationary	source ineligible for	capped
50.26	permit.			
51.1	A. If a stationary source cov	vered by a capped peri	nit becomes subject t	o a new
51.2	regulatory requirement that results	in the stationary sourc	e no longer being able	e to qualify
51.3	for or meet the requirements for the	e current permit, then t	he owners and operat	ors must:
51.4	(1) submit a written noti	fication to the commis	ssioner within 30 days	s of the
51.5	effective date of a new regulation the	nat results in the statio	nary source no longer	being able
51.6	to qualify for or meet the requirement	ents for the capped pe	rmit. The notification	must
51.7	include a description of the regulate	ory change and a state	ment of what type of	permit
51.8	application the owners and operator	rs will submit; and		
51.9	(2) submit either a part	70, state, or general pe	ermit application with	in 180
51.10	days of the effective date of the reg	gulatory change.		
51.11	B. The owners and operator	rs must submit the req	uired permit applicati	on for
51.12	the appropriate air emission permit	within the time limits	given in item A. If th	e owners
51.13	and operators fail to submit the req	uired permit application	on in the time require	d, the
51.14	owners and operators are considere	d to not hold a valid p	ermit and are in viola	ution of
51.15	part 7007.0150, subpart 1.			
51.16	Subp. 4. Reinstatement of elig	ibility for capped pe	rmit through additic	on of
51.17	air pollution control equipment,	removal of emission	units, or implementa	tion of
51.18	pollution prevention practices. If	through the addition of	of listed control equip	ment as
51.19	defined in part 7011.0060, permane	ent removal of emissio	ns units, or implemen	tation of
51.20	pollution prevention practices the s	tationary source reinst	ates eligibility for a c	apped
51.21	permit under parts 7007.1140 to 70	07.1148, the owner or	operator owners and	operators
51.22	may reapply for a capped permit. If	the stationary source	reinstates eligibility f	or a capped

permit due to implementation of pollution prevention practices, the owner or operatorshall submit a description of the pollution prevention practices with the capped permit

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application for the commissioner's review and approval. For purposes of this subpart,
"pollution prevention practices" means eliminating or reducing at the source the quantity
or toxicity of regulated air pollutants, or hazardous air pollutants that are not regulated air
pollutants, used by or emitted from the stationary source. Emission reductions are not
reductions if the decrease is solely the result of a decrease in production at the stationary
source.

52.5 Subp. 5. Change of name, ownership, or control of stationary source issued 52.6 a capped permit.

A. Prior to a change of the name of the stationary source or any mailing address listed in the permit, the <u>owner or operator owners and operators</u> must submit a request for change of the name or address on a form provided by the commissioner. The commissioner shall reissue the capped permit to the <u>owner or operator owners and</u> <u>operators</u> with the changed name or mailing address. Issuance of a capped permit with a new name or mailing address voids and supersedes the previously issued capped permit.

B. Prior to a change in the ownership or control of a stationary source issued a 52.13 capped permit under parts 7007.1140 to 7007.1148, the new owner or operator owners and 52.14 operators must submit a request for change of the owner or operator on a form provided by 52.15 the commissioner. If the commissioner determines that the new owner or operator meets 52.16 owners and operators meet the requirements of parts 7007.1140 to 7007.1148 for capped 52.17 permit issuance, then the commissioner shall issue the capped permit to the new owner or 52.18 operator owners and operators. Issuance of a capped permit to the new owner or operator 52.19 owners and operators of an eligible stationary source voids and supersedes the capped 52.20 permit of the previous owner or operator owners and operators. 52.21

Public participation procedures in part 7007.1144 do not apply to the issuance of
a capped permit for a change of stationary source name, mailing address, ownership,
or control.

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52.25	Subp. 6. Agency request for different type of permit application. The owner or
52.26	operator owners and operators shall submit an application for a part 70, state, or general
53.1	permit, or a different capped permit option, within 120 days of the commissioner's written
53.2	request for the application if the commissioner determines that:
53.3	[For text of items A to G, see M.R.]
53.4	[For text of subp 7, see M.R.]
53.5	7007.1145 CAPPED PERMIT APPLICATION.
53.6	Subpart 1. Application procedures and request for additional information. Items
53.7	A to C apply to capped permit applications submitted under parts 7007.1140 to 7007.1148.
53.8	A. The owner or operator owners and operators of a stationary source must
53.9	submit an application for a capped permit on a current standard application form provided
53.10	by the commissioner. The owner or operator owners and operators may supplement
53.11	information in a previous application to meet the application content requirements in
53.12	subpart 2. The commissioner may create different application forms for the two capped
53.13	permit options available under parts 7007.1140to 7007.1148.
53.14	[For text of items B and C, see M.R.]
53.15	Subp. 2. Information included. This subpart describes the standard information
53.16	that will be required in a capped permit application. It does not limit the agency's
53.17	statutory authority for requiring information in addition to that which is specifically listed.
53.18	Applicants shall submit the following information as required by the standard application
53.19	form:
53.20	A. The owner or operator owners and operators shall specify whether they are
53.21	applying for capped permit option 1 or 2 under part 7007.1141 at the time of application.
53.22	B. Information identifying the stationary source and its owners or and operators,
53.23	including company name and address, plant name and address if different from the

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53.24	company name, owner's name and agent, and contact telephone numbers and electronic
54.1	mail address, including the name of a plant site manager or contact, and the person
54.2	preparing the application if different.
54.3	[For text of items C to G, see M.R.]
54.4	[For text of subp 3, see M.R.]
54.5	7007.1146 CAPPED PERMIT COMPLIANCE REQUIREMENTS.
54.6	[For text of subp 1, see M.R.]
54.7	Subp. 2. Record keeping requirements. The owner or operator owners and
54.8	operators of a stationary source issued a capped permit shall comply with all of the
54.9	requirements relevant to the stationary source in items A to G. The owner or operator
54.10	owners and operators of a stationary source issued a capped permit shall comply with
54.11	items H and I at all times.
54.12	A. If the stationary source determined eligibility in the permit application, in
54.13	whole or in part, or demonstrates compliance, in whole or in part, by using a material
54.14	balance that relies on the content of materials in the calculations in part 7007.1147, the
54.15	owner or operator must:
54.16	(1) record, by the last day of each month, the amount of each
54.17	pollutant-containing material (for example: VOC, greenhouse gases, particulate matter
54.18	of solids, or HAP) purchased or used, and the relevant pollutant content for the previous
54.19	calendar month;
54.20	(2) maintain a record of the material safety data sheet (MSDS), or a signed
54.21	statement from the supplier stating the maximum solids, VOC, greenhouse gases, or
54.22	hazardous air pollutant content, for each pollutant-containing material purchased or used;
54.23	[For text of subitems (3) and (4), see M.R.]
54.24	[For text of items B to E, see M.R.]

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F. If the stationary source qualified in the permit application, in whole or 55.1 in part, or demonstrates compliance, in whole or in part, by using control equipment 55.2 efficiencies for listed control equipment determined under part 7011.0070, the owner 55.3 or operator owners and operators shall comply with parts 7011.0060 to 7011.0080, 55.4 except that the owner or operator owners and operators of a hot mix asphalt plant shall 55.5 comply instead with part 7011.0917. If the calculations required by part 7007.1147 used 55.6 control equipment efficiencies based on an alternative control efficiency under part 55.7 7011.0070, subpart 2, the owner or operator owners and operators shall also operate 55.8 within the monitoring and operating parameters of the performance test that established 55.9 the alternative control efficiency. 55.10

55.11

[For text of items G and H, see M.R.]

I. The owner or operator of a stationary source with a capped permit must 55.12 55.13 keep daily operating records that would allow the owner or operator to calculate actual emissions of any pollutant for which a threshold has been established under part 55.14 7007.1141 for that period of time not previously accounted for in the 12-month rolling sum 55.15 55.16 calculation required under item H. The owner or operator shall provide these records and calculations if requested to do so by the commissioner. If the capped permit was issued 55.17 by January 2, 2011, the owner or operator must begin record keeping for greenhouse 55.18 gases on January 2, 2011. 55.19

55.20

[For text of subps 3 to 5, see M.R.]

55.21 7007.1150 WHEN A PERMIT AMENDMENT IS REQUIRED.

55.22

[For text of items A to D, see M.R.]

E. If a modification or other change at a stationary source would make the source subject for the first time to the requirement to obtain a state permit or a part 70 permit, the <u>owner or operator owners and operators</u> shall obtain the appropriate permit before beginning actual construction of the modification or other change, notwithstanding

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parts 7007.1250 to 7007.1500. Nothing in this item shall be read to limit the agency's
ability to issue permits authorizing installation and operation of a modification under part
7007.0750, subpart 5, or to limit a permittee's ability to obtain a major permit amendment
restricting emissions to levels that would prevent the source from becoming subject to
the requirement to obtain a part 70 permit.

F. The owner or operator owners and operators of a stationary source that is are 56.6 required to have a permit under parts 7007.0050 to 7007.1850, and that have submitted a 56.7 timely application as required under part 7007.0350, subpart 1, or 7007.0400, subpart 4 56.8 or 5, but which does do not yet have a permit, may make changes and modifications at 56.9 the stationary source in compliance with parts 7007.1150 to 7007.1500, notwithstanding 56.10 any reference to a permit in those parts. Any requirement for such a permittee to obtain 56.11 an amendment under parts 7007.1150 to 7007.1500 shall be read as a requirement for an 56.12 56.13 owner or operator owners and operators to obtain a permit from the agency under part 7007.0750, subpart 5. 56.14

56.15 7007.1300 INSIGNIFICANT ACTIVITIES LIST.

56.16

[For text of subp 1, see M.R.]

56.17 Subp. 2. **Insignificant activities not required to be listed.** The activities described 56.18 in this subpart are not required to be listed in a permit application under part 7007.0500, 56.19 subpart 2, item C, subitem (2).

56.20 A. Fuel use:

56.21 (1) production of hot water for on-site personal use not related to any56.22 industrial process;

56.23 (2) fuel use related to food preparation by a restaurant or cafeteria; and

56.24 (3) fuel burning equipment with a capacity less than 30,000 19,000 Btu per 56.25 hour, but only if the combined total capacity of all fuel burning equipment at the stationary

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57.1	source with a capacity less than 30,000 19,000 Btu per hour is less than or equal t	o 500,000
57.2	420,000 Btu per hour. For example: Facility A has ten fuel burning emission un	its, each
57.3	with a capacity of 25,000 18,000 Btu per hour. The ten units are all an insignifi	cant
57.4	activity under this subitem, because their combined capacity is less than 500,000	420,000
57.5	Btu per hour (i.e., $10 \ge \frac{25,000}{18,000}$ Btu/hr = $\frac{250,000}{180,000}$ Btu/hr $\le \frac{500,000}{180,000}$ Btu/hr	0 <u>420,000</u>
57.6	Btu/hr). Facility B has 21_31 fuel burning emission units, each with a capacity of	f 25,000
57.7	<u>18,000</u> Btu/hr. None of the $21 \underline{31}$ units are an insignificant activity under this su	ıbitem,
57.8	because their total combined capacity is greater than 500,000 420,000 Btu per he	our (i.e.,
57.9	$21 \underline{31} \times 25,000 \underline{18,000} \text{ Btu/hr} = 525,000 \underline{558,000} \text{ Btu/hr} > 500,000 \underline{420,000} $	'hr).
57.10	[For text of items B to F, see M.R.]	
57.11	G. Residential activities: typical emissions from residential structures, r	iot
57.12	2 including:	
57.10	(1) full huming equipment with a total conseity of 500,000,420,000	
57.13		
57.14	Blumour or greater, and	
57.15	5 (2) emergency backup generators.	
57.16	[For text of items H to K, see M.R.]	
57.17	Subp. 3. Insignificant activities required to be listed. The activities descri	bed in
57.18	this subpart must be listed in a permit application, and calculation of emissions f	rom these
57.19	activities shall be provided if required by the agency, under part 7007.0500, sub	part 2,
57.20	item C, subitem (2). If emissions units listed in this subpart are subject to addit	ional
57.21	requirements under section 114(a)(3) of the act (Monitoring Requirements) or se	ction 112
57.22	of the act (Hazardous Air Pollutants), or if part of a title I modification, or, if ace	counted
57.23	for, make a stationary source subject to a part 70 permit, emissions from the em	issions
57.24	units must be calculated in the permit application.	

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58.1	A. Fuel use: space heaters fueled by kerosene, natural gas, or propane, but only		
58.2	if the combined total capacity of all space heaters at the stationary source is less than or		
58.3	equal to 420,000 Btu per hour. A space heater is a heating unit that is not connected		
58.4	to piping or ducting to distribute the heat.		
58.5	B. Furnaces and boilers:		
58.6	(1) infrared electric ovens; and		
58.7	(2) <u>fuel burning indirect heating</u> equipment with a capacity less than		
58.8	500,000 420,000 Btu per hour, but only if the total combined capacity of all fuel burning		
58.9	indirect heating equipment at the stationary source with a capacity less than 500,000		
58.10	<u>420,000</u> Btu per hour is less than or equal to $\frac{2,000,000}{1,400,000}$ Btu per hour. For		
58.11	example: Facility A has three fuel burning emission units furnaces, each with a capacity		
58.12	of 400,000 Btu per hour. The three units are all an insignificant activity to be listed under		
58.13	this subitem, because their combined capacity is less than 2,000,000 1,400,000 Btu per		
58.14	hour. Facility B has six fuel burning emission units furnaces, each with a capacity of		
58.15	400,000 Btu per hour. None of the six units is an insignificant activity under this subitem,		
58.16	because their total combined capacity is greater than 2,000,000 1,400,000 Btu per hour.		
58.17	For purposes of this subitem, "indirect heating equipment" has the meaning given under		
58.18	part 7011.0500, subpart 9.		
58.19	[For text of items C to H, see M.R.]		
58.20	I. Individual emission units at a stationary source, each of which have a		
58.21	potential to emit the following pollutants in amounts less than:		
58.22	(1) 4,000 pounds per year of carbon monoxide; and		
58.23	(2) 2,000 pounds per year each of nitrogen oxide, sulfur dioxide,		
58.24	particulate matter, particulate matter less than ten microns, VOCs (including hazardous air		
58.25	pollutant-containing VOCs), and ozone-; and		
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59.1	(3) 1,000 tons per year of CO	<u>D_2e.</u>		
59.2	[For text of it	tems J and K, see M.	<u>R.]</u>	
59.3	Subp. 4. Insignificant activities rec	quired to be listed in	a part 70 applicatio	on. If a
59.4	facility is the owners and operators are	applying for a part 70) permit, emissions u	nits with
59.5	emissions less than all the following lin	nits but not included	in subpart 2 must be	listed
59.6	in a part 70 permit application:			
59.7	A. potential emissions of 5.7 po	unds per hour or actu	al emissions of two	tons
59.8	per year of carbon monoxide;			
59.9	B. potential emissions of 2.28 p	ounds per hour or ac	tual emissions of one	e ton
59.10	per year for particulate matter, particula	te matter less than te	n microns, nitrogen o	oxide,
59.11	sulfur dioxide, and VOCs; and			
59.12	C. for hazardous air pollutants,	emissions units with:		
59.13	(1) potential emissions of 25	percent or less of th	e hazardous air pollu	ıtant
59.14	thresholds listed in subpart 5; or			
59.15	(2) combined HAP actual er	nissions of one ton p	per year unless the	
59.16	emissions unit emits one or more of the	e following HAPs: c	arbon tetrachloride;	
59.17	1,2-dibromo-3-chloropropane; ethylene	dibromide; hexachlo	probenzene; polycycl	ic
59.18	organic matter; antimony compounds;	arsenic compounds, i	ncluding inorganic	
59.19	arsine; cadmium compounds; chromiun	n compounds; lead c	ompounds; mangane	se
59.20	compounds; mercury compounds; nick	el compounds; selen	ium compounds;	
59.21	2,3,7,8-tetrachlorodibenzo-p-dioxin; or	dibenzofuran. If the	emissions unit emits	one or
59.22	more of the HAPs listed in this subitem	, the emissions unit is	s not an insignificant	activity
59.23	under this subitem-; and			
59.24	D. potential emissions up to 10,	000 tons per year or	actual emissions up	to
59.25	<u>1,000 tons per year CO₂e.</u>			

04/26/12 REVISOR CKM/SA RD4064 Calculation of emissions from the emissions units listed in this subpart shall be 60.1 provided if required by the agency under part 7007.0500, subpart 2, item C, subitem 60.2 (2). If emissions units listed under this subpart are subject to additional requirements 60.3 under section 114(a)(3) of the act (Monitoring Requirements) or section 112 of the act 60.4 (Hazardous Air Pollutants), or are part of a title I modification, or if accounted for, make a 60.5 stationary source subject to a part 70 permit emissions from the emissions units must be 60.6 calculated in the permit application. If the applicant is applying for a state permit or an 60.7 amendment to a state permit, this subpart does not apply. 60.8 [For text of subp 5, see M.R.] 60.9 7007.1400 ADMINISTRATIVE PERMIT AMENDMENTS. 60.10 Subpart 1. Administrative amendments allowed. The agency may make the permit 60.11 amendments described in this subpart through the administrative permit amendment 60.12 60.13 process described in this part. An owner or operator of a stationary source shall request an administrative amendment if changes are to be made under item B or E: 60.14 60.15 [For text of items A to C, see M.R.] D. an amendment to eliminate monitoring, record keeping, or reporting 60.16 requirements if: 60.17 [For text of subitems (1) to (4), see M.R.] 60.18 (5) the piece of equipment emission unit to which the monitoring, record 60.19 keeping, or reporting requirement applies no longer exists or has been permanently 60.20 disabled from use at the stationary source; 60.21 [For text of items E to K, see M.R.] 60.22 [For text of subps 2 to 7, see M.R.] 60.23

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60.24 7007.1450 MINOR AND MODERATE PERMIT AMENDMENTS.

61.1

[For text of subp 1, see M.R.]

- 61.2 Subp. 2. Minor amendment applicability. Except as provided in subpart 1,
- 61.3 the agency may amend a permit to change permit conditions, unless the change to
- 61.4 permit conditions otherwise requires a major amendment or can be made through an
- 61.5 <u>administrative amendment</u>. The agency may allow a modification under the minor permit
- amendment process of this part, if the modification will not cause an increase in emissions
- of an air pollutant listed below in an amount greater than the threshold. If a regulatory

61.8 change results in existing insignificant activities no longer qualifying as such, the owners

61.9 and operators must submit an application within 30 days of the regulation's effective date

61.10 to incorporate those emission units or activities into the facility's permit:

61.11	Pollutant	Threshold
61.12	NOX	9.13 pounds per hour
61.13	SO ₂	9.13 pounds per hour
61.14	VOCs	9.13 pounds per hour
61.15	PM-10	3.42 pounds per hour
61.16	СО	22.80 pounds per hour
61.17	Lead	.11 pounds per hour

For purposes of this part, whether or not the <u>modification proposed change</u> will cause an increase in emissions shall be calculated as described in part 7007.1200. Modifications <u>or changes to permit conditions</u> which would otherwise qualify for a minor or moderate amendment under this part may be title I modifications, for which a major amendment is required, using the methods of calculation required under title I of the act. Permittees are reminded to review the definition of title I modifications and requirements of title I of the act.

61.25

[For text of subp 3, see M.R.]

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62.1	Subp. 4. Minor or moderate application requirements. An application requesting		
62.2	the use of minor or moderate permit amendment procedures shall meet the requirements		
62.3	of part 7007.0600, subpart 1, and shall also include the following:		
62.4	A. a description of:		
62.5	(1) the modification, change to permit conditions, or regulatory change;		
62.6	(2) the emissions resulting from associated with the modification, change		
62.7	to permit conditions, or regulatory change;		
62.8	(3) the emission units or activities affected by the modification, change to		
62.9	permit conditions, or regulatory change; and		
62.10	(4) any new applicable requirements that will apply if the modification		
62.11	or change occurs;		
62.12	B. if the amendment is to a part 70 permit, the stationary source's owners' and		
62.13	operators' suggested draft permit or draft amendment;		
62.14	C. certification by a responsible official that the proposed amendment meets		
62.15	the criteria for use of minor or moderate permit modification amendment procedures,		
62.16	including, in the case of minor permit amendments, a certification that any increase		
62.17	in emissions will be below the thresholds listed in subpart 2, and a request that such		
62.18	procedures be used;		
62.19	[For text of items D and E, see M.R.]		
62.20	[For text of subps 5 and 6, see M.R.]		
62.21	Subp. 7. When permittee may make the proposed modification or change.		
62.22	A. The permittee may make the modification or change proposed in a minor		
62.23	permit amendment application seven working days after the application is received by the		
62.24	air quality division of the agency.		
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B. The permittee may begin actual construction on a modification proposed in
a moderate permit amendment application upon receipt of a letter of approval from the
agency authorizing such construction. However, the permittee may not conduct start-up of
the modification until the amended permit has been issued.

Subp. 8. Permittee's Permittees' risk in commencing construction. If the owners 63.5 or operators of the stationary source makes make the modification or change allowed by 63.6 subpart 7, item A, or begins begin actual construction upon receipt of a letter of approval 63.7 as allowed by subpart 7, item B, and until the agency acts on the minor or moderate 63.8 permit amendment application, the stationary source must comply with both the applicable 63.9 requirements governing the modification and the proposed permit terms and conditions. 63.10 During this time period, the stationary source need not comply with the existing permit 63.11 terms and conditions it seeks to modify change. However, if the stationary source fails 63.12 permittees fail to comply with its the proposed permit terms and conditions during this 63.13 time period, the existing permit terms and conditions it seeks to modify may be enforced 63.14 against it the permittees. The permittee assumes permittees assume the risk of losing any 63.15 investment it makes the permittees made toward implementing a modification or change 63.16 prior to receiving a permit amendment authorizing the modification or change. The agency 63.17 will not consider the possibility of the permittee permittees suffering financial loss due to 63.18 such investment when deciding whether to approve, deny, or approve in modified form 63.19 a minor or moderate permit amendment. 63.20

63.21

[For text of subp 9, see M.R.]

63.22 7007.1500 MAJOR PERMIT AMENDMENTS.

63.23 Subpart 1. Major permit amendment required. A "major permit amendment" is
63.24 required for any change to permit conditions or any modification at a permitted stationary
63.25 source that is not allowed under parts 7007.1250 and 7007.1350 and for which an
63.26 amendment cannot be obtained under the administrative permit amendment provisions of

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64.1	part 7007.1400, or the minor or m	oderate permit amendme	ent provisions of part	7007.1450.
64.2	The following always require maj	or permit amendments:		
64.3	A. any significant amendm	nent to existing monitor	ing, reporting, or rec	ord
64.4	keeping requirements in the perm	it other than:		
64.5	[For text of	of subitems (1) to (5), so	ee M.R.]	
64.6	(6) eliminating the req	uirements for a piece of	equipment an emissi	on unit
64.7	that no longer exists or has been p	ermanently disabled fro	m use at the stationar	y source;
64.8	[For te	xt of items B to E, see I	<u> </u>	
64.9	[For te	ext of subps 2 to 4, see M	<u> </u>	
64.10	7007.1850 EMERGENCY PRO	OVISION.		
64.11	A. An "emergency" means a	ny situation arising fron	1 sudden and reasona	bly
64.12	unforeseeable events beyond the	control of the <u>owners an</u>	d operators of the sta	tionary
64.13	source, including an act of God, th	at requires immediate co	prrective action to rest	tore normal
64.14	operation, and that causes the stat	ionary source to exceed	a technology-based e	emission
64.15	limitation under the permit, due to	o unavoidable increases	in emissions attributa	able to
64.16	the emergency. An emergency sha	all not include noncomp	liance to the extent ca	aused by
64.17	improperly designed equipment, l	ack of preventative main	ntenance, careless or	improper
64.18	operation, or operator error. Cons	istent with this definition	n of emergency, the a	gency may
64.19	state in the permit what types of si	tuations will not be cons	idered emergencies if	they occur.
64.20	[For te	ext of items B to F, see N	<u>M.R.]</u>	
64.21 64.22	7011.2305 STANDARDS OF PL COMPRESSION IGNITION IN			
64.23	Code of Federal Regulations, t	itle 40, part 60, subpart	IIII, as amended, ent	titled
64.24	"Standards of Performance for Sta	ationary Compression Ig	gnition Internal Comb	oustion
64.25	Engines," is incorporated by refer	ence.		
	7011.2305	64		

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65.1	7011.2310	STANDARDS OF PERFORMANCE FOR STATIONARY SPARK
65.2	IGNITION	INTERNAL COMBUSTION ENGINES.

- 65.3 Code of Federal Regulations, title 40, part 60, subpart JJJJ, as amended, entitled
- ^{65.4} "Standards of Performance for Stationary Spark Ignition Internal Combustion Engines," is
- 65.5 <u>incorporated by reference.</u>
- 65.6 **REPEALER.** Minnesota Rules, part 7011.3520, is repealed.
- 65.7 **EFFECTIVE PERIOD.** The amendments to Minnesota Rules, parts 7005.0100 to
- 65.8 7007.1850, 7011.2305, and 7011.2310, and the repealer are effective upon expiration
- of the temporary exempt rules published in the State Register, volume 35, page 1097,
- 65.10 January 24, 2011.