GENERAL PROVISIONS

SECTION I. DEFINITIONS

A. The following definitions are in the Air Management Code (§ 3-302) and apply to these Regulations:

1. **Aerosol** – A dispersion or suspension of small solid or liquid particles or any combination thereof in the air or other gaseous medium.

2. **Ashes** – The residue from combustion, including cinders, flyash or any other solid material resulting from combustion, as well as partially combusted materials and unburned combustibles.

3. **Air Contaminant** – Any smoke, soot, flyash, dust, cinders, dirt, noxious or obnoxious acids, fumes, oxides, gases, mists, aerosols, vapors, odors, toxic or radioactive substances, waste, particulate, solid, liquid or gaseous matter, or any other materials in the outdoor atmosphere.

4. **Air Pollution** – The presence in the atmosphere of one or more air contaminants or combinations thereof in such quantities and of such duration that they are or may tend to be injurious to human, plant, or animal life, or property, or that interfere with the comfortable enjoyment of life or property or the conduct of business or other human activities.

5. **Air Pollution Nuisance** – The emission or discharge of one or more air contaminants to the atmosphere meeting one or more of the following criteria:

   a. In excess of emission standards promulgated by the Air Pollution Control Board;

   b. In such quantity and of such duration that they do or may tend to:

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1 Adopted April 1, 1970 by the Air Pollution Control Board. Approved April 1, 1970 by the Board of Health; April 15, 1970 by the Department of Law; April 29, 1970 by the Department of Records.
2 Adopted June 2, 2016 by the Air Pollution Control Board. Approved June 8, 2016 by the Department of Law; August 11, 2016 by the Department of Records.
3 Adopted _______, 2018 by the Air Pollution Control Board. Approved _______, 2018 by the Department of Law; ______, 2018 by the Department of Records.
(1) interfere with health, repose, or safety;
(2) cause severe annoyance or discomfort;
(3) lessen food or water intake;
(4) produce irritation of the upper respiratory tract;
(5) produce symptoms of nausea;
(6) be offensive, or objectionable, or both, to persons because of inherent chemical or physical properties;
(7) be detrimental or harmful to health, comfort, recreation, living conditions, welfare, or safety;
(8) cause injury or damage to real or personal property of any kind;
(9) or interfere with the conduct of industry, commerce, or transportation.

6. Board – Means the Air Pollution Control Board.

7. Cinders – Particles consisting of fused ash or unburned matter.

8. Carbon Dioxide ($CO_2$) – A colorless, odorless gas at standard conditions which has the molecular formula $CO_2$.

9. Commercial Fuel – Liquid or gaseous fuel normally produced, manufactured, used, or sold for the purpose of creating useful heat.

10. Condensed Fumes – Minute solid particles generated by the condensation of vapors from solid matter after volatilization from the molten state, or generated by sublimation, distillation, calcination, or chemical reaction when these processes create airborne particles.

12. *Dust* – Solid particles projected into the air and capable of temporary suspension therein.

13. *Facility* – The area, buildings and equipment used by any person at a single location in the conduct of business.

14. *Flyash* – Particulate matter capable of being gasborne or airborne and consisting essentially of fused ash and/or burned or unburned material.


16. *Fuel Burning Equipment* – Any device, machine, mechanism or structure used in the process of burning fuel for indirect heating.

17. *Fuel Merchant* – Any person who stores, offers for sale or sells commercial fuel in retail or wholesale trade, excluding agents, brokers, wholesalers, distributors or producers who sell commercial fuel for use in single steam and/or electric power generating facilities having rated hourly capacities that equal or exceed two hundred (200) million BTU gross heat input, or in a group of steam and/or electric power generating facilities at one location having a combined rated capacity which equals or exceeds four hundred and fifty (450) million BTU gross heat input.

18. *Fuel Oil* – A liquid or liquefiable petroleum product burned for lighting or for the generation of heat or power and derived directly or indirectly from crude oil.

19. *Household Appliances* – Any electric or gas operated device, commonly used in a dwelling, other than incinerators, heating systems, or hot water heating systems.

20. *Incinerators* – All devices, including but not limited to crematories, intended or used for the destruction of garbage or other combustible materials by means of burning, or for the salvage of materials by means of burning of extraneous materials.

21. *Installation, Equipment or Devices* – Any assembly or elements or components the operation of which does or may directly or indirectly affect the emission of air contaminants to the atmosphere.
22. *Minor Repairs and Alterations* – Repair or alteration of any part of any existing installation, equipment, or device which does not materially alter the quantity or character of discharge or emission into the atmosphere of air contaminants.

23. *Mist* – A suspension of any finely-divided liquid in any gas or the atmosphere.

24. *Non-Commercial Fuel* – Liquid or gaseous fuel not normally produced, manufactured, used or sold for the purpose of creating useful heat.

25. *Odor* – Smells or aromas which are unpleasant to persons, or which tend to lessen human food and water intake, interfere with sleep, upset appetite, produce irritation of the upper respiratory tract, or create symptoms of nausea, or which by their inherent chemical or physical nature, or method of processing, are or may be detrimental or dangerous to health. Odors and smell are used herein interchangeably.

26. *Open Fires* – Any fire from which the products of combustion are emitted directly into the atmosphere without passing through a stack or chimney.

27. *Particulate Matter* – Any material, liquid or solid, except uncombined water, which exists in a finely divided form at standard conditions.

28. *Person* – Any individual, natural person, syndicate, association, partnership, firm, corporation, institution, agency, authority, department, bureau or instrumentality of federal, state or local government or other entity recognized by law as a subject of rights and duties.

29. *Smoke* – Small gas-borne particles resulting from combustion, consisting of carbon, ash, and other material.

30. *Soot* – Agglomerated particles consisting mainly of carbonaceous material.

31. *SSU Viscosity* – The number of seconds it takes 60 cubic centimeters of an oil to flow through the standard orifice of a Saybolt Universal Viscometer at 100° F.

32. *Stack or Chimney* – A flue, conduit or opening permitting particulate or gaseous emissions into the open air, or constructed or arranged for such purpose.
33. **Standard Conditions** – A gas temperature of 60 degrees Fahrenheit and a gas pressure of 14.7 pounds per square inch absolute.

34. **Sulfur Dioxide (SO₂)** – A colorless gas at standard conditions which has the molecular formula SO₂.

35. **Vapor** – The gaseous form of a substance which is in the liquid or solid state at customary atmospheric temperature and/or pressure.

36. **Viscosity** – The measure of a fluid's resistance to flow.

37. **Toxic Air Contaminant** – A chemical substance or material the discharge of which into the atmosphere, based upon relevant available scientific evidence establishing the toxic, mutagenic and/or carcinogenic effects of such substance or material, may pose a potential hazard to the community in terms of a significant increase in risk of acute or long-term health effects.

B. In addition to definitions provided in the Air Management Code, the following definitions apply to these Regulations.

1. **Abrasive Blasting** – The use of pressurized air or water to propel sand or other abrasive media in order to smooth, roughen, shape, and/or clean contaminants from a surface.

2. **Adequately Wetted** – The application of water or other liquid in sufficient quantity to prevent the emission of dust or other particulate matter.

3. **Anthracite Coal** – A hard, black, lustrous coal containing 85-95% carbon characterized by its small percentage of volatile matter, high specific gravity, hardness, nearly metallic luster, rich black color, and semi-conchoidal fracture. Volatile matter is usually less than seven (7) percent.

4. **Bituminous Coal** – A coal containing 70-85% carbon, leaving usually more than 7 percent volatile matter.

4.5. **Construction** – The erection, addition, conversion, improvement, modernization, rehabilitation, renovation, remodeling, repair or other alteration of any building, structure, real property or appurtenance thereto.
5.6. **Construction Material** – any material, regardless of composition, used in construction including but not limited to stone, masonry, concrete, cement, adhesive, caulk, gravel, brick, wood, vinyl, plastic, joint compound, sheetrock, dry wall, and asphalt.

6.7. **Construction Contractor** – Any person, corporation, partnership, sole proprietorship or other entity that performs or offers to perform construction, renovation, earthworks, or demolition activities.

7.8. **Demolition** – The dismantling, razing, wrecking, removal, or implosion of a structure or building in whole or in part.

8. **Bituminous Coal** – A coal containing 70-85% carbon leaving usually more than 7 percent volatile matter.

9. **Dosage** – Is the summation of the hourly averages of the concentration of a pollutant in the atmosphere for the specified time in hours.

10. **Dust Collection or Dust Extraction System** – An engineering system designed to reduce exposure to airborne contaminants by capturing the emission at its source and transporting it to a safe emission point or to a filter/scrubber.

11. **Dust Impact Zone** – Area in and around a blasting site that will be impacted by implosion-generated dust settlement.

12. **Earthworks** - Clearing, grubbing, or earth disturbance of any land in excess of 5,000 square feet.

12.13. **Fugitive Dust** – Is any dust released or dispersed into the air by natural forces or mechanical processes which escapes from the premises where the dust originated.

13.14. **Owner or Operator of Earthworks, Construction, or Demolition Activity** – any person or entity who owns, leases, operates, controls, or supervises the facility being demolished or constructed and/or any person who owns, leases, operates, controls, or supervises the demolition or construction operation, or both occurs.

14.15. **PPM-Hrs (Parts per million-hours)** – Is the sum of the average ppm hourly dosages measured for the number of hours stated.
15.16. **Process Weight** – Is the total weight of all materials introduced into any specific process which process may cause any discharge into the atmosphere. Solid fuels charged will be considered as part of the process weight, but liquid and gaseous fuels and combustion air will not. "The Process Weight Per Hour" will be derived by dividing the total process weight by the number of hours in one complete operation from the beginning of any given process to the completion thereof, excluding any time during which the equipment is idle.

16.17. **Process** – Is any method, reaction, or operation whereby materials introduced into the process undergo physical change (i.e. the size, shape, appearance, state or other physical properties of the material are altered without changing chemical composition) or chemical change (i.e. a substance or substances with different chemical composition or properties are formed or created). A specific process, independent or production unit, is one which includes all of the equipment and facilities necessary for the completion of the transformation of the materials to produce a physical or chemical change. There may be several specific processes in series necessary to the manufacture of a product. However, where there are parallel series of specific processes, the similar parallel specific processes shall be considered as a single specific process for emission regulation.

17.18. **RUD-Hrs/1,000 ft. (Reflectance units of dirt shade-hours per 1,000 linear feet of air)** – Is the sum of the hourly RUDs/1000 ft. measured for the number of hours stated. RUDs/1,000 ft. are the measured percentage reflectance of the filter tape reduced by dividing by the number of thousands of feet of air actually drawn through the tape in the test.

18.19. **Soiling Index** – Is an expression of the measurement of the light reflectance of a stain produced on paper tape through which a set rate of air volume has passed for a period of time. The standard for this expression in these Regulations is RUD-hrs/1,000 ft.

**SECTION II. SOURCE REGISTRATION AND EMISSION REPORTING**

A. Registration of Emission Sources

1. Installation Permits
a. No person shall build, erect, install, alter, or replace any article, machine, equipment, device, or other contrivance or appurtenance, the use of which may cause the issuance of air contaminants or the use of which may eliminate, reduce, or control the issuance of air contaminants until an Air Management Permit, as specified by the Air Management Code, has been obtained for such installation and construction. The permit shall remain in effect as specified by the Air Management Code.

b. Within 60 days of receipt of an application for an installation permit, the Department shall act to approve or disapprove the application or notify the applicant that additional information is required.

2. Operating Licenses

a. The person responsible for each source of emission of air contaminants must have a current operating license as specified by the Air Management Code.

b. The application for a license to operate a new installation shall be filed at least two weeks in advance of the date of initial operation. Prior to the operation of the installation, the Department shall approve or disapprove the application, or notify the applicant that the installation is incomplete with approval withheld pending completion or that a period of demonstration or test operation is required before approval may be granted.

3. Submission of Source Information

a. The Department shall establish procedures and forms for use in the review of applicants for permits and licenses. These procedures shall prescribe the information to be supplied in order to determine if the proposed installation will conform to these regulations.

b. Information to be given in the permit or license application shall include, but not be limited to, the following:

   (1) Description of the proposed installation.
(2) Design capacity of the process equipment including process weight and process weight per hour.

(3) Expected physical and chemical composition of the emissions and pertinent design criteria such as discharge rate, concentration, volume and temperature.

(4) Type and general characteristics of the air pollution control equipment.

(5) Description and evaluation of the location of the discharge point of emissions of air contaminants and other factors relating to the dispersion and diffusion of air contaminants in the atmosphere.

(6) The relation of the discharge point to nearby structures and topography if necessary to appraise the possible effects of the emissions.

(7) Type and general characteristics of any equipment for monitoring emissions and related alarm and recording systems.

Any additional information, plans, specifications, evidence or documentation that the Department may require shall be furnished upon request.

4. Conditions of Source Approval

a. Approval to construct, install, alter, replace, or operate any source of emission shall be granted only upon demonstration to the satisfaction of the Department that the source will not violate any provision of the Air Management Code or Regulations of the Air Pollution Control Board or prevent or interfere with attainment or maintenance of any national ambient air quality standard.

b. Issuance of a permit or license shall not exempt any person from prosecution for violation of the Air Management Code, Regulations of the Air Pollution Control Board or any applicable laws of the Commonwealth of Pennsylvania or the United States Government. Where regulations are amended or new regulations adopted, the
holders of permits and licenses issued prior to the effective date thereof shall comply with any new requirements within the period of time provided therein.

5. Reporting Changes to Existing Installations
   
a. Where it is planned to take any approved installation, equipment, or device out of service for any reason, except for normal plant shutdowns, the Department shall be notified at least three days in advance. Where the reason for being out of service is breakdown, malfunction or similar emergency which may increase emissions, the Department shall be notified by telephone immediately with a written confirmation in 24 hours.

b. No person shall change any installation such that the registered information concerning it is no longer accurate without first notifying the Department.

c. Where a change of ownership occurs at any approved installation, the new owner shall notify the Department within 30 days of the change of ownership.

B. EMISSION REPORTING
   
1. Recording and Submission of Emission Information
   
a. In addition to the provisions and requirements of Section II.A., the person responsible for any source of emission shall, upon notification from the Department, maintain such records as will disclose the nature, effects, extent, quantity or degree of air contaminants which are or may be discharged from such source or any other information as may be deemed necessary by the Department to determine compliance with applicable emission limitations or other control measures as well as the relative contribution of such source to air quality.

b. The required information shall be summarized on source reporting forms supplied by or in a source reporting format as may be prescribed by the Department and shall be complete. The required
information shall be submitted within 30 days after the receipt of a source reporting form or notification, unless a time extension has been granted by the Department. When notified by the Department of the necessity to submit an annual source report, the person responsible shall submit by March 1 of each year a source report for the preceding calendar year and, subsequent to the initial source report provided, each annual report shall include information for all previously reported sources, as well as for all new sources which began operation or sources which were modified during the reporting period and not previously reported.

c. Information recorded and copies of the source reporting forms submitted to the Department shall be retained by the person responsible for each source of emission for two years after the date on which the pertinent report was submitted. The person responsible shall also maintain and make available upon request by the Department records, including computerized records, that may be necessary to verify the information submitted in source reports and emission statements. These may include records of production, fuel usage, maintenance records for production or air pollution control equipment, or other information determined by the Department to be necessary for identification and quantification of potential and actual air contaminant emissions. If direct recordkeeping is not possible or practical, sufficient records shall be kept to provide the needed information by indirect means.

2. Emission Statements

a. The person responsible for any source of emission that emits 25 or more tons of nitrogen oxides or volatile organic compounds per calendar year shall provide the Department with an emission statement showing the actual emissions of nitrogen oxides and volatile organic compounds from each such source during the prior calendar year. The emission statement shall be provided in a format as the Department may prescribe and that is acceptable to the U.S. Environmental Protection Agency (EPA), and shall include a detailed description of the method used to calculate or derive the emissions and the time period over which the calculation is based. The statement shall also include a certification by the individual
owner, company officer, or plant manager that the information contained in the statement is accurate and complete.

b. Annual emission statements shall be submitted to the Department by March 1 of each year for the preceding calendar year. The Department may require more frequent submittals if the Department determines that more frequent submissions are required by the EPA or that analysis of the data on a more frequent basis is necessary to implement the requirements of the Air Management Code or Regulations of the Air Pollution Control Board.

3. Availability of Emission Data

Emission data obtained from source reporting forms and emission statements submitted to and verified by the Department will be correlated with applicable emission limitations and other control measures. All such emission data, or summaries thereof, will be available for public inspection at the Department during normal business hours.

C. Confidential Information

Any records, reports, information, or particular part thereof, other than emission data, relating to secret processes, methods of manufacture or production, or otherwise entitled to protection as trade secrets, provided to, required or obtained by the Department shall be kept confidential.

SECTION III. TESTING AND TEST METHODS

A. The Department shall establish standard methods for the sampling and analysis of emissions to determine compliance with these Regulations.

These standards shall be published and made available upon request at the office of the Department.

B. Requirements for testing.

The Department may require any person to conduct, or have conducted, testing to determine compliance with these regulations. The Department may at its option
witness or conduct such tests. Such testing will be done at a reasonable time, and all information gathered during a testing operation will be provided to both parties.

When the Department conducts or has such tests conducted, the person shall provide such sampling facilities, exclusive of instruments and sensing devices, as may be necessary to determine the quantity and character of emissions.

SECTION IV. AVAILABILITY OF TECHNOLOGY

Any person who believes that there does not exist technology adequate for an existing installation to meet the requirements of these regulations may request, within six months of the effective date, the Commissioner of Health, or his designated representative, to appoint an advisory committee of technical experts. The Commissioner of Health shall appoint the committee within two weeks of the receipt of such a request. The committee shall review the process and make a recommendation to the Department within 90 days, from the date of their appointment. This recommendation may be any of the following:

A. Compliance with these regulations.

B. Adoption of a regulation proposed by the committee governing the process, or processes, in question which provides for the application of known technology to control emissions.

C. Approval of a compliance schedule which considers any unusual problems in adapting known technology to the process in question, but not to exceed two years.

If the committee fails to make a report and recommendation, this regulation shall apply.

The committee report shall be forwarded to the Air Pollution Control Board, by the Department within two weeks of its receipt from the committee, together with its own recommendations, for consideration and action. For a period of 150 days from the appointment of the committee, the Health Commissioner may withhold prosecution.

SECTION V. IMPROVEMENT AND PLAN

Where an improvement plan and compliance schedule has been approved, as provided in the Air Management Code (Section 3-301(17)), the compliance schedule in the approved plan shall govern.
SECTION VI. PRE-EXISTING REGULATIONS

All existing regulations of the Air Pollution Control Board not in conflict with these Regulations shall remain in force.

SECTION VII. CIRCUMVENTION

No person shall build, erect, install or use any article, machine, equipment or other contrivance, the sole purpose of which is to dilute or conceal an emission without resulting in a reduction in the total release of air contaminants to the atmosphere.

SECTION VIII. SEVERABILITY

The provisions of these Regulations are severable and if any provision, sentence, clause, section or part thereof shall be held illegal, invalid, unconstitutional or inapplicable to any person or circumstances, such illegality, invalidity, unconstitutionality or inapplicability shall not affect or impair any of the remaining provisions, sentences, clauses, sections or parts of the ordinance or their application to him or to other persons and or circumstances. It is hereby declared to be the legislative intent that these Regulations would have been adopted if such illegal, invalid or unconstitutional provision, sentence, clause or part had not been included therein, and if the person or circumstances to which the ordinance or any part thereof is inapplicable had not specifically been exempted therefrom.

SECTION IX. EFFECTIVE DATE

Except as otherwise provided, these Regulations shall become effective upon adoption. The owner of any source of emission, in existence or under construction at the time of adoption, shall notify the Department, within six months from the effective date, of his intent to discontinue any operations or activities which cause any emission that result in an emission in violation of these Regulations or to control such emission to the extent required by these Regulations, or that the emission is in compliance. Within a period of twelve months from the effective date, compliance shall be obtained at all sources of emission within the scope of these Regulations.
SECTION X. COMPLIANCE WITH REGULATIONS OF THE ENVIRONMENTAL QUALITY BOARD OF PENNSYLVANIA

No person shall discharge into the atmosphere any air contaminants in excess of the limits established in the regulations of the Environmental Quality Board of Pennsylvania, or shall utilize air contaminant control of less efficiency than required by the regulation of the Environmental Quality Board of Pennsylvania.

SECTION XI. COMPLIANCE WITH FEDERAL REGULATIONS

The provisions of this Section shall apply to all existing, new, and modified stationary emission sources for which regulations have been promulgated by the Administrator of the Environmental Protection Agency pursuant to the following sections of the Federal Clean Air Act (42 USC Sect. 7401 et seq.) and Code of Federal Regulations, including future additions and amendments thereto, which are hereby incorporated by reference into these Regulations.

A. Standards of Performance for New Stationary Sources (40 CFR, Part 60)
B. National Emission Standards for Hazardous Air Pollutants (40 CFR, Part 61; 40 CFR, Part 63; and Section 112 of the Clean Air Act)
C. Prevention of Significant Deterioration of Air Quality (40 CFR, Part 52, Section 52.21)

The Department, at any time, may request from the EPA Administrator delegation of authority to enforce specific portions of the referenced Federal regulations. Subsequent to published notice by the EPA Administrator approving such request, the Department shall act to enforce all limits, requirements and procedures for which authority has been delegated, and the owner of any affected source of emission shall comply with all applicable requirements within such time and manner as the Department may prescribe.

Nothing in this Section shall prohibit the Department from enforcing any applicable provision of the Air Management Code or any Regulation adopted thereunder.

SECTION XII. ALTERNATIVE EMISSION REDUCTION OPTIONS

Any person responsible for a facility which discharges a given air contaminant from multiple emission points, each of which is subject to a specific emission limitation under these Regulations, may propose, for approval by the Department, an alternative emission control approach for a specified group of existing emission points, subject to the following conditions:
A. It must be demonstrated by the person responsible for such facility that, at a minimum, the alternative mix of emission controls will achieve a total emission reduction for the specified emission points and result in an air quality impact equivalent to or better than that which would be achieved through application of the specific emission limits under these Regulations.

Emission characteristics for the points specified in the alternative control plan shall be based on actual operating conditions averaged over the three (3) calendar years immediately preceding the date of proposal submission. Whenever the Department determines that such period is not representative or applicable, the Department may specify a different baseline for determining actual emission characteristics.

B. Air contaminants to be included under an alternative control approach must be comparable in nature, emissions must be quantifiable and trade-offs among emission points must be at least equal.

C. Each alternative emission reduction proposal taken under consideration for approval by the Department shall be made available for public inspection and shall be subject to public notice and a hearing. Each alternative emission reduction plan approved by the Department shall be subject to submission as a revision to the Pennsylvania State Implementation Plan (SIP).

D. Approval of any alternative emission reduction proposal for any facility shall be subject to a determination of consistency with the provisions and requirements of the U.S. EPA Policy Statement on Alternative Emission Reduction Options of December 11, 1979 (44FR71780) and any subsequent additions or revisions thereto.