

July 8, 2021

NOTICE OF PUBLIC WORKSHOP

FOR DISCUSSION OF DRAFT PROPOSED AMENDMENTS TO RULE 1210 – TOXIC AIR CONTAMINANT PUBLIC HEALTH RISKS-PUBLIC NOTIFICATION AND RISK REDUCTION

The San Diego County Air Pollution Control District (District) invites you to participate in the following public workshop to provide input regarding draft proposed amendments to Rule 1210 – Toxic Air Contaminant Public Health Risks-Public Notification and Risk Reduction. Comments and questions concerning this proposal may be submitted in writing before or during the webinar, which is scheduled as follows:

DATE:Thursday, August 5, 2021TIME:5:00 p.m. to 7:00 p.m.HOW TO PARTICIPATE:Via web browser or mobile device at:https://zoom.us/j/93869002340?pwd=aEV5ZW5TTjJNdk54RVpHeTZydjU2dz09

The California Air Toxics "Hot Spots" Information and Assessment Act (Hot Spots Act), Assembly Bill 2588, was enacted in 1987 to address public health risks from toxic air contaminants emitted by stationary sources. The Hot Spots Act requires local air pollution control districts to evaluate toxic air contaminant emissions from various stationary sources and determine which sources generate emissions that may present public health concerns.

The District is responsible for implementing the Air Toxics "Hot Spots" Program (Program) in San Diego County by: (1) evaluating emissions of toxic air contaminants from facilities and other stationary sources permitted by the District (including manufacturing operations, power plants, and other industrial, commercial and governmental operations); (2) categorizing and prioritizing toxic emissions from stationary sources to determine which sources should conduct a Health Risk Assessment to quantify the health risks; and, (3) implementing public notification or public notification and risk reduction requirements through District Rule 1210, which establishes public notification and risk reduction thresholds and procedures.

On May 22, 2019, the San Diego County Air Pollution Control Board (Board) directed the District to evaluate and analyze lowering the cancer risk significance threshold in Rule 1210. Rule 1210 requires facilities whose public health risk assessment shows potential risks above that level to implement a risk reduction plan to reduce the risks below the significance level within five years. In 1996, the District set this threshold at the cancer health risk of 100 in one million, which is the probability that a person might develop cancer due to exposure to the facility's emissions.

The District previously held two public workshops on August 15, 2019 and January 30, 2020, to discuss draft rule amendments proposed at that time. The District received comments at and subsequent to the public workshops, and prepared responses in two workshop reports. In addition to the previously proposed amendments that was presented at the public workshops in 2019 and 2020, the District is now proposing additional amendments and clarifications to the draft proposed amended Rule 1210.

10124 Old Grove Rd. San Diego California 92131-1649 (858) 586-2600 Fax (858) 586-2601 www.sdapcd.org

Draft Documents

Copies of the draft proposed amendments to Rule 1210 are available on the District's website at <u>https://www.sdapcd.org/content/sdc/apcd/en/Rule_Development/Workshops.html</u>. Those unable to access the document may contact Janet McCue at 858-586-2712 or Janet.McCue@sdcounty.ca.gov.

Comment Deadline

Comments and questions regarding the draft proposed amendments to Rule 1210 may be made orally during the public webinar, or in writing before or after the webinar. All written comments may be submitted no later than August 19, 2021. Please email all written comments directly to Randy Consolacion at Randy.Consolacion@sdcounty.ca.gov or Angela M. Fisch at Angela.Fisch@sdcounty.ca.gov.

More Information

Please contact Randy Consolacion (858-586-2752 or <u>Randy.Consolacion@sdcounty.ca.gov</u>) or Angela M. Fisch (858-229-0256 or <u>Angela.Fisch@sdcounty.ca.gov</u>) with any questions.

****ASSISTANCE FOR PERSONS WITH DISABILITIES**

Agendas and records are available in alternative formats upon request. Contact Janet McCue at 858-586-2712 with questions or to request a disability-related accommodation including sign language interpretation. To the extent reasonably possible, requests for accommodation or assistance should be submitted at least 72 hours in advance of the meeting so that arrangements may be made.

****LANGUAGE INTERPRETER ASSISTANCE**

Language interpreter services are available upon request at least 72 hours prior to the meeting. Please contact Janet McCue at 858-586-2712 or Janet.McCue@sdcounty.ca.gov.

AMF:jlm



8 de julio de 2021

AVISO DE TALLER PÚBLICO

PARA LA DISCUSIÓN DEL PROYECTO DE MODIFICACIONES PROPUESTAS A LA NORMA 1210 – RIESGOS PARA LA SALUD PÚBLICA DEBIDO A CONTAMINANTES TÓXICOS DEL AIRE-NOTIFICACIÓN PÚBLICA Y REDUCCIÓN DE RIESGOS

El Distrito de Control de la Contaminación del Aire del Condado de San Diego (Distrito) lo invita a participar en el taller público que se describe a continuación, para proveer comentarios acerca del proyecto de modificaciones propuestas a la Norma 1210 – Riesgos para la Salud Pública debido a Contaminantes Tóxicos del Aire - Notificación Pública y Reducción de Riesgos. Los comentarios y preguntas sobre esta propuesta se pueden enviar por escrito antes o durante el seminario web, que está programado como se indica a continuación:

FECHA:	Jueves, 5 de agosto de 2021
HORA:	5:00 p.m. a 7:00 p.m.
CÓMO PARTICIPAR:	A través de un navegador web o dispositivo móvil en:
https://zoom.us/i/938690	02340?pwd=aEV5ZW5TTjJNdk54RVpHeTZydjU2dz09

La Ley de Información y Evaluación de los "Puntos Calientes" de Contaminantes Tóxicos del Aire de California (Ley de Puntos Calientes), Ley 2588 de la Asamblea, fue promulgada en 1987 para abordar los riesgos para la salud pública por contaminantes tóxicos del aire emitidos por fuentes estacionarias. La Ley de Puntos Calientes exige que los distritos locales de control de la contaminación del aire evalúen las emisiones de contaminantes tóxicos del aire procedentes de diversas fuentes estacionarias y determinen cuáles fuentes generan emisiones que podrían presentar problemas de salud pública.

El Distrito es responsable de ejecutar el Programa de "Puntos calientes" de Contaminantes Tóxicos del Aire (Programa) en el Condado de San Diego, y debe: (1) Evaluar las emisiones de contaminantes tóxicos del aire provenientes de instalaciones y otras fuentes estacionarias que tienen permisos emitidos por el Distrito (incluidas operaciones de fabricación, plantas eléctricas y otras operaciones industriales, comerciales y gubernamentales); (2) clasificar y priorizar las emisiones tóxicas de fuentes estacionarias para determinar cuáles fuentes deben realizar una Evaluación de Riesgos para la Salud para cuantificar los riesgos para la salud; y, (3) hacer cumplir los requisitos de notificación pública o los requisitos de notificación pública y reducción de riesgos de conformidad con la Norma 1210 del Distrito, la cual establece los umbrales y procedimientos de notificación pública y reducción de riesgos.

El 22 de mayo de 2019, la Junta de Control de la Contaminación del Aire del Condado de San Diego (Junta) ordenó al Distrito que evaluara y analizara reducir el umbral de significancia del riesgo de cáncer en la Norma 1210. La Norma 1210 exige que las instalaciones cuya evaluación de riesgo para la salud pública muestre riesgos potenciales por encima de ese nivel, ejecuten un plan de reducción del riesgo para reducir los riesgos por debajo del nivel de significancia en un plazo de cinco años. En 1996, el Distrito fijó este umbral en un riesgo de cáncer para la salud de 100 en un millón, que es la probabilidad de que una persona pueda desarrollar cáncer debido a la exposición a las emisiones de la instalación.

10124 Old Grove Rd. San Diego California 92131-1649 (858) 586-2600 Fax (858) 586-2601 www.sdapcd.org El Distrito previamente realizó dos talleres públicos el 15 de agosto de 2019 y el 30 de enero de 2020, para discutir el proyecto de modificaciones a la norma propuesto en ese momento. El Distrito recibió comentarios en los talleres públicos y posteriormente, y preparó respuestas en dos informes de talleres. Además de las modificaciones propuestas anteriormente que se presentaron en los talleres públicos de 2019 y 2020, el Distrito está proponiendo modificaciones y aclaraciones adicionales al proyecto de modificaciones propuestas a la Norma 1210.

Documentos del proyecto

Copias del proyecto de modificaciones propuestas a la Norma 1210 están disponibles en el sitio web del Distrito en <u>https://www.sdapcd.org/content/sdc/apcd/en/Rule_Development/Workshops.html</u>. Aquellos que no puedan acceder al documento pueden contactar a Janet McCue al 858-586-2712 o Janet.McCue@sdcounty.ca.gov.

Fecha límite para comentarios

Los comentarios y preguntas sobre el proyecto de modificaciones propuestas a la Norma 1210 pueden hacerse oralmente durante el seminario web público, o por escrito antes o después del seminario web. Todos los comentarios escritos podrán ser presentados a más tardar el 19 de agosto de 2021. Por favor envíe todos los comentarios por escrito directamente a Randy Consolacion a Randy.Consolacion@sdcounty.ca.gov o Angela M. Fisch a <u>Angela.Fisch@sdcounty.ca.gov</u>.

Más información

Por favor contacte a Randy Consolacion (858-586-2752 o <u>Randy.Consolacion@sdcounty.ca.gov</u>) o a Angela M. Fisch (858-229-0256 o <u>Angela.Fisch@sdcounty.ca.gov</u>) para cualquier pregunta.

****** ASISTENCIA PARA PERSONAS CON DISCAPACIDADES

Las órdenes del día y los registros están disponibles en formatos alternativos a petición del interesado. Comuníquese con Janet McCue al 858-586-2712 si tiene preguntas o para solicitar arreglos especiales relacionados con una discapacidad, incluido interpretación de lenguaje de señas. En la medida en que sea razonablemente posible, las solicitudes de arreglos o asistencia deberán presentarse al menos 72 horas antes de la reunión, de modo que se puedan hacer los arreglos adecuados.

****ASISTENCIA DE INTÉRPRETE DE IDIOMAS**

Servicios de interpretación de idiomas están disponibles a pedido al menos 72 horas antes de la reunión. Comuníquese con Janet McCue al 858-586-2712 o <u>Janet.McCue@sdcounty.ca.gov</u> para requerir interpretación.

AMF:jlm

RULE 1210. TOXIC AIR CONTAMINANT PUBLIC HEALTH RISKS – PUBLIC NOTIFICATION AND RISK REDUCTION (Adopted & Effective 6/12/96) (Rev. Adopted & Effective (date of adoption)) (Tables I, II, III-Toxic Air Contaminants: Rev. Effective 7/11/17) (Table II-Toxic Air Contaminants: Rev. Effective 7/19/18) (Table I - Toxic Air Contaminants: Rev. Effective 5/29/19 (date of adoption)) (Tables II, III - Toxic Air Contaminants: Rev. Effective 9/29/20 (date of adoption)) (Tables II, III - Toxic Air Contaminants: Rev. Effective 9/29/20 (date of adoption)) (Table III - Toxic Air Contaminants: Rev. Effective 2/26/21 (date of adoption))

PURPOSE: The purpose of this rule is to reduce the health risk associated with emissions of toxic air contaminants from existing stationary sources by specifying limits for maximum individual cancer risk, cancer burden, and total acute and chronic noncancer health hazard indexes applicable to total stationary source emissions and by requiring stationary sources to implement public notifications and health risk reduction plans, and conduct public meetings, to achieve specified health risk limits, as required by the Air Toxics "Hot Spots" Information and Assessment Act (AB 2588) and this rule.

(a) **APPLICABILITY**

This rule is applicable to each <u>existing</u> stationary source required to prepare a <u>public</u> health risk assessment <u>under the Air Toxics "Hot Spots" Information and Assessment Act</u> (AB 2588) pursuant to Section 44360 of the <u>California</u> Health and Safety Code.

(b) **EXEMPTIONS**

The provisions of Sections (d) <u>Public Notification and Public Meeting Requirements</u> and <u>Section</u> (e) <u>Risk Reduction Audits and Plans</u> of this rule shall not apply to stationary sources for which industry-wide generic public health risk assessments are prepared by the Air Pollution Control Officer pursuant to Section 44323 of the <u>California</u> Health and Safety Code.

(c) **DEFINITIONS**

(1) "Airborne Toxic Risk Reduction Measure(s)" means changes control

San Diego County Air Pollution Control District Regulation XII – Workshop Draft (08/05/21) -1<u>measures</u> at a stationary source that reduce or eliminate toxic air contaminant emissions subject to this rule and associated health risks, whose reductions are real, permanent, quantifiable, and enforceable through District permits or permit conditions. Airborne toxic risk reduction measures may include changes in production processes, feed stock modifications, product reformulations, production system modifications, system enclosures <u>or relocations within the facility</u>, emissions capture, emissions control, emissions conversion, or modifications to operational standards or practices. Airborne toxic risk reduction measures do not include measures which will result in an increased health risk to the public from exposures to the toxic chemical in another media, nor which will result in an increased health risk to stationary source workers or the consumer.

(2) <u>"Best Available Retrofit Control Technology for Toxics (T-BARCT)"</u> means the most effective emission limitation, or retrofit emission control device or control technique, which:

(i) has been achieved in practice for that source or category of source; or

(ii) is any other emissions limitation or retrofit control technique found by the Air Pollution Control Officer to be technically feasible for that source or category of source, or for a specific source, while taking into consideration the cost of achieving health risk reductions, any non-air quality health and environmental impacts, and energy requirements. If there is an applicable MACT standard, the Air Pollution Control Officer shall evaluate it for equivalency with T-BARCT.

(23) "Cancer Burden" means the estimated potential increase in the occurrence of cancer cases in a population subject to an incremental individual cancer risk of equal to or greater than one in one million resulting from exposure to toxic air contaminants.

(3) "Contiguous Property" means the same as defined in Rule 2 of these Rules and Regulations.

(4) **"Economically Practicable"** means whether, and to what extent, the annualized cost of the airborne toxic risk reduction measures necessary to reduce the

-2-

health risk to below the significant risk threshold(s) is not more than 10% of the annual profits of a facility or 1% of the annual operational budget of a non-profit facility.

(45) "Emission Inventory Report" means a document that identifies and describes sources of toxic air contaminant emissions at a stationary source, characterizes the nature of the discharge of such contaminants, and estimates the types and amounts of toxic air contaminants emitted from each source.

(56) "Emission Unit" means the same as defined in Rule 2 – Definitions. meansany article, machine, equipment, contrivance, process or process line which emits or may emit one or more toxic air contaminants.

(7) "Health Risk Assessment" means a study to identify, characterize and quantify the estimated cancer and noncancer health risks that may result from public exposure to emissions of toxic air contaminants emitted from one or more emission units at a stationary source.

(68) "Individual Substance Acute Health Hazard Index" means, for each air contaminant, the ratio of the maximum estimated concentration of that contaminant in the ambient air for the specified averaging time for a given potential acute health effect to the applicable reference exposure level for that contaminant for the same averaging time.

(7<u>9</u>) "Individual Substance Chronic Health Hazard Index" means, for each air contaminant, the ratio of the maximum estimated concentration of that contaminant in the ambient air for the specified averaging time for a given potential chronic health effect to the applicable reference exposure level for that contaminant for the same averaging time.

(8<u>10</u>) **"Industry-Wide Generic Public Health Risk Assessment"** means a study to identify, characterize, and quantify the potential public health risks that may result from emissions of toxic air contaminants from a class of stationary sources which the Air Pollution Control Officer finds meets all of the following:

(i) All stationary sources within the class fall within one four-digit Standard Industrial Classification <u>(SIC)</u> Code. (ii) Individual preparation of emission inventory reports and public health risk assessments would impose severe economic hardships on the majority of stationary sources within the class.

(iii) The majority of the class is composed of small businesses.

(iv) Releases of toxic air contaminants from individual stationary sources in the class can easily and generically be characterized and calculated.

(11) <u>"Maximum Achievable Control Technology (MACT)</u>" means the same as defined in Rule 1200 – Toxic Air Contaminants – New Source Review.

(9<u>12</u>) "Maximum Incremental Individual Cancer Risk" means the estimated probability of a potential maximally exposed individual contracting cancer as a result of exposure to toxic air contaminants emitted from a stationary source.

(10) "Prioritization Score" means a value indicative of a stationary source's toxic air contaminant emissions strength, arrived at by use of emissions data contained in an approved emission inventory report, air contaminant toxicity data recommended by the state Office of Environmental Health Hazard Assessment, and a calculation methodology established by the Air Pollution Control Officer. Separate prioritization scores are determined for toxic air contaminants with the potential for causing carcinogenic effects, noncarcinogenic acute effects, and noncarcinogenic chronic effects.

(11) **"Public Health Risk Assessment"** means a study to identify, characterize and quantify the estimated potential cancer and noncancer public health risks that may result from public exposure to emissions of toxic air contaminants emitted from one or more emission units at a stationary source.

(1213) "Risk Reduction Audit and Plan" means a study prepared by the owner or operator, or representative, of a stationary source which identifies sources and emissions of toxic air contaminants at the stationary source that result in potentially significant public health risks and which proposes airborne toxic risk reduction measures that are sufficient to reduce potential public health risks from such emissions to less than significant risk mitigation levels as specified in this rule below the significant risk threshold(s).

(1314) "School" means any public or private school used for the education of more

than 12 children in one or more grades from kindergarten through grade 12, but does not include any school in which education is primarily conducted in a private home.

(15) <u>"Sensitive Receptors"</u> include hospitals, schools, day care facilities, elderly housing and convalescent facilities and other facilities where the occupants are more susceptible to the adverse effects of exposure to toxic air contaminants, as determined by the Air Pollution Control Officer.

(16) "Significant Risk Threshold" means any of the following health risk levels:

(i) Maximum individual cancer risks equal to or greater than 10 in one million, or

- (ii) Cancer burden equal to or greater than 1.0, or
- (iii) Total acute noncancer health hazard index equal to or greater than 1.0, or
- (iv) Total chronic noncancer health hazard index equal to or greater than 1.0.

(14<u>17</u>) "Small Business" means the same as defined in <u>California</u> Government Code Section <u>11342(e)</u> <u>11342.610</u>.

(1518) "Stationary Source" means the same as defined in Rule 2 – Definitions.-ofthese Rules and Regulations.

(<u>1619</u>) **"Total Acute Noncancer Health Hazard Index"** means the estimated potential risk of acute public health effects and is the sum of the individual substance acute health hazard indexes affecting the same target organ system for a maximally exposed individual for all toxic air contaminants emitted from a stationary source and identified in Table III.

(1720) "Total Chronic Noncancer Health Hazard Index" means the estimated potential risk of chronic public health effects and is the sum of the individual substance chronic health hazard indexes affecting the same target organ system for a potential maximally exposed individual for all toxic air contaminants emitted from a stationary source and identified in Table II. (1821) "Toxic Air Contaminant" means the air contaminants listed in Table I (carcinogenic), Table II (noncarcinogenic-chronic) or Table III (noncarcinogenic-acute), which have a health standard approved by the state Office of Environmental Health Hazard Assessment (OEHHA). and are listed in the California Air Pollution Control-Officers Association (CAPCOA) Air Toxics Hot Spots Program Risk Assessment-Guidelines, October, 1993, or listed in any health risk assessment guidelines adopted by-OEHHA pursuant to Division 26, Part 6, Chapter 6 of the California Health and Safety-Code (SB 1731 procedures) that replace all or part of such CAPCOA Air Toxics Hot-Spots Program Risk Assessment Guidelines, October, 1993.

<u>The Air Pollution Control Officer may revise Tables I, II or III upon OEHHA</u> adoption of any new or revised health standard and 30 days after public notice of the proposed changes is published in a newspaper of general circulation. A member of the public may petition the Air Pollution Control Officer to add toxic air contaminants to these tables.

The Air Pollution Control Officer may revise Tables I, II or III upon OEHHA adoption of revised CAPCOA Air Toxics Hot Spots Program Risk Assessment Guidelines or upon OEHHA adoption of any health risk assessment guidelines or revisions pursuant to Division 26, Part 6, Chapter 6 of the California Health and Safety-Code (SB 1731 procedures) that replace all or part of such CAPCOA Air Toxics Hot-Spots Program Risk Assessment Guidelines, October, 1993, or with the concurrence of OEHHA and 30 days after public notice of the proposed changes is published in anewspaper of general circulation. A member of the public may petition the Air-Pollution Control Officer to add air contaminants to these tables.

(d) PUBLIC HEALTH RISK NOTIFICATION AND PUBLIC MEETING REQUIREMENTS

(1) Except as provided in Subsections (d)(2) and (d)(3), t-The owner or operator of each stationary source for which a public health risk assessment has been approved by the Air Pollution Control Officer and which risk assessment indicates potentialpublic health risks at or above the significant risk threshold(s), levels specified in-Subsections (d)(1)(i), (ii), (iii) or (iv) shall provide written public notice of such risks and conduct a public meeting in accordance with the provisions of Subsections (d)(2) through (d)(11). Public notice shall be by direct mailing, to each resident, business, parent or guardian of each student, and administrators of each school, hospital, day care center, convalescent home and any other sensitive receptor potentially exposed to such risks as specified by the Air Pollution Control Officer.

Unless the health risk assessment for a stationary source is based on the estimated toxic air contaminant emissions at the source during calendar year 1989, the Air-Pollution Control Officer will notify the owner or operator within 15 days after District approval of a health risk assessment whether public notice of such risks is required. If the approved public health risk assessment indicates potential public health risks at or above the levels specified in Subsections (e)(1) or (e)(2), as applicable, the Air Pollution Control Officer will indicate in the notification to the owner or operator that the owner or operator must also comply with Section (e) of this rule.

(i) Maximum incremental cancer risks equal to or greater than 10 in onemillion, or

- (ii) Cancer burden equal to or greater than 1.0, or
- (iii) Total acute noncancer health hazard index equal to or greater than 1.0, or
- (iv) Total chronic noncancer health hazard index equal to or greater than 1.0.

Upon receipt of written notice from the Air Pollution Control Officer that the approved public health risk assessment indicates potential public health risks equal to or greater than the above levels, the owner or operator shall provide written public notice in accordance with the provisions of Subsections (d)(5) through (d)(15) of this rule.

(2) Written public notice shall not be required for a total acute or chronicnoncancer health hazard index equal to or greater than 1.0 but less than 5.0 if the Air-Pollution Control Officer determines, after consultation with the state Office of-Environmental Health Hazard Assessment, that adverse public health effects areunlikely to occur at the levels of exposure estimated in the approved public health riskassessment.

(3) If the approved public health risk assessment for a stationary source is based on estimated toxic air contaminant emissions at the source during calendar year 1989, the written public notice required by Subsection (d)(1) shall be based on the 1989 emissions-based approved risk assessment unless the owner or operator of the stationary source has:

(i) Submitted an updated emission inventory report which has been approved by the Air Pollution Control Officer by June 12, 1996, and

(ii) Demonstrated, by July 29, 1996, to the satisfaction of the Air Pollution Control Officer that potential public health risks are likely to have dropped:

(A) From equal to or greater than to below any of the public-

notification levels specified in Subsection (d)(1) or (d)(2), or

(B) From equal to or greater than to below any of the significant risk mitigation levels specified in Subsection (e)(1) or (e)(2), or

(C) By at least 80% from any of the overall facility cancer or noncancer risk levels in the approved health risk assessment based on toxic air contaminant emissions during calendar year 1989, and

(iii) Demonstrated, by July 29, 1996, to the satisfaction of the Air Pollution Control Officer that the decreases in indicated public health risks are the result of: permanent, quantifiable and enforceable changes in estimated emissions; changes in emission factors or methods of estimating emissions or toxic air contaminant exposure levels approved by the Air Pollution Control Officer; or changes in toxicity, cancer potency, acceptable public exposure levels, or methods for estimating public exposures recommended by the state Office of Environmental Health Hazard Assessment, and

(iv) Prepared and submitted an updated public health risk assessment in accordance with the following schedule:

(A) Within 45 days after receipt of a final determination from the Air-Pollution Control Officer that the stationary source is eligible to base the public notification required by Subsection (d)(1) on an updated public healthrisk assessment, submit for approval by the Air Pollution Control Officer aprotocol describing the manner by which the updated public health riskassessment will be conducted.

(B) Within 90 days of approval of the protocol, submit an updatedpublic health risk assessment to the Air Pollution Control Officer for approval. The updated health risk assessment shall be prepared followingthe approved protocol.

(C) Within 30 days of written notice from the Air Pollution Control-Officer identifying any deficiencies in the updated public health riskassessment, revise and resubmit for approval a corrected risk assessment that addresses those deficiencies.

If an updated public health risk assessment has been prepared and approved pursuant to this Subsection (d)(3), the written public notice required by Subsection (d)(1) shall be given based upon the results of the updated health risk assessment and inaccordance with the provisions of Subsections (d)(5) through (d)(15) of this rule. Public notice shall be given upon receipt of written notice from the Air Pollution Control Officer that the updated risk assessment has been approved and that the resultsindicate potential public health risks above the levels specified in Subsection (d)(1)(i), (ii), (iii), or (iv) or (d)(2) or (e)(1) or (e)(2), if applicable. In the event an updated health risk assessment is disapproved, or the owner or operator fails to comply with the schedule for updating a risk assessment specified in this Subsection (d)(3), the AirPollution Control Officer shall require the owner or operator to provide public notice and, if applicable, comply with the provisions of Section (e) based on the most recent approved public health risk assessment for the stationary source.

(4) In implementing the provisions of Subsection (d)(3), the Air Pollution Control Officer shall:

(i) By June 27, 1996, make a preliminary determination of each affected stationary source's eligibility to update its public health risk assessment and provide written notice of the preliminary determination to each affected stationary source. The preliminary determination shall be based on the most recent approved emission inventory report for the stationary source, updated stationary sourceprioritization scores, stationary source permit information, and stationary sourcesupplied information, and

(ii) Provide the public and the owner or operator of each affected stationary source 30 days to submit written comments on the preliminary determination and to submit any relevant additional information, and

Provide notice of the preliminary determinations in a newspaper of generalcirculation. Such notice shall contain the name and location of each affectedstationary source, and the preliminary determination made for each source. The notice shall state that the materials on which the Air Pollution Control Officerbased the determinations are available for review at the District, and that the District in making a final determination of each source's eligibility to update itsrisk assessment will consider all written comments and any relevant additionalinformation submitted within the 30-day comment period described above. The notice shall also state that written public notice may be required to be given tofewer persons under a revised risk assessment than under the 1989 emissionsbased public health risk assessment, and that the 1989 emissions-based publichealth risk assessments are available for review at the District. The notice shallalso state the schedule for the District to receive any updated risk assessments, and that the updated risk assessments will be available for review at the District, and

(iii) By August 26, 1996, make a final determination of each affected stationary source's eligibility to update its public health risk assessment and provide written notice of the final determination to each affected stationary source, and

(iv) Within 30 days of receipt of a risk assessment protocol submitted pursuant to Subsection (d)(3)(iv)(A), approve or revise and approve the protocol and provide written notice of the approval to the owner or operator of the affectedstationary source, and

(v) Provide notice of receipt of an updated risk assessment to any person who requests such notice, and within 60 days of receipt of an updated public-health risk assessment submitted pursuant to Subsections (d)(3)(iv)(B) or (d)(3)(iv)(C), approve, revise and approve, or disapprove the risk assessment and

provide written notice of the approval or disapproval to the owner or operator and notice of whether the results of the most recently approved public health risk assessment indicate potential public health risks above the levels specified in Subsection (d)(1).

(52) Within 45-30 days of the date of written notice from the Air Pollution Control Officer that public notification is required pursuant to Subsections (d)(1) or (d)(3) of this rule, the owner or operator of a stationary source shall prepare and submit to the Air Pollution Control Officer, for approval, a public notification plan. The plan shall include all of the following:

(i) A proposed public notification letter to be signed by the Air Pollution Control Officer. The proposed notification letter shall be identical in form and text to the model notification letter provided by the Air Pollution Control Officer and shall include the additional stationary source-specific information required by the model notification letter. The proposed public notification letter shall also include information about the required public meeting, such as date and location of the meeting. If notification is based on an updated risk assessment pursuant to Subsection (d)(3), the letter shall state that the 1989 emissions-based riskassessment is available at the District for review by interested members of the public.

(ii) Any proposed optional stationary source informational letter to accompany the public notification letter shall comply with the requirements of Subsection (d)(3)(iii).

(iii) The name, <u>e-mail address</u>, and phone number of the person(<u>s</u>) responsible for coordinating public notification <u>and the public meeting</u> for the stationary source.

(iv) A description of the proposed methodology, such as the use of a mailing service, for obtaining the addresses of residents and persons to be notified and for carrying out the notification process.

(v) A list of all zip codes or census tracts <u>addresses</u> to be included in the notification <u>area</u>, and the estimated total number of notification letters to be

-10-

mailed.

(vi) A list of all schools, hospitals, day care centers, convalescent homes and other sensitive receptors to be notified.

(vii) A list of the primary languages spoken by non-English speaking persons in the area to receive notification where such language is the primary language of five percent 5% or more of the total persons to be notified in any census tract in the area to receive notification.

(viii) A proposed method for responding to public comments and requests.

The Air Pollution Control Officer shall approve, or revise and approve, the public notification plan within 30-15 days of receipt of the plan.

(63) <u>Within 15 days of the date of written notice from the Air Pollution Control</u> Officer of the approval of the public notification plan, T-the owner or operator of a stationary source required to provide written public notice pursuant to this rule shall implement the <u>approved</u> stationary source public notification plan, as approved by the Air Pollution Control Officer, within 30 days of the date of written notice from the Air-Pollution Control Officer of such approval. Each written public notice shall be mailed via the U.S. Postal Service and shall contain only:

(i) The approved public notification letter signed by the Air Pollution Control Officer.

(ii) An "Air Toxics Hot Spots Fact Sheet" and a "Public Response Survey Card" reproduced from originals provided by the Air Pollution Control Officer.

(iii) Any optional stationary source informational letter that has been approved by the Air Pollution Control Officer. <u>The content of the optional</u> <u>stationary source informational letter shall be limited to the following:</u>

(A) <u>A discussion of toxic air contaminants emitted, emission rates,</u> and the reasons why the emissions occur.

(B) <u>A discussion of steps taken by the stationary source to reduce</u> emissions or health risks to the public. (C) <u>A brief and factual discussion of the health risk assessment</u> results and the health protective assumptions of the health risk assessment.

(D) The name, e-mail address, and phone number of the stationary source contact(s) regarding the public notification, the public meeting, and the health risk assessment.

(iv) For each public notification directed to a business, that the business post or circulate the District public notification letter for review by all on-site employees of the business.

(v) For each public notification directed to a school, a request that the administrator of the school, or an assignee of the administrator, distribute notices provided by the owner or operator of a stationary source to the parents or guardians of students attending the school. The cost of such distribution shall be paid by the owner or operator of a stationary source.

 $(v\underline{i})$ At the option of the owner or operator of the stationary source, a notice to carry out the warning requirements of Section 25249.6 of the <u>California</u> Health and Safety Code provided such notice has been determined by the Air Pollution Control Officer not to conflict with the intent or content of the public notifications required by this rule.

(74) Multilingual notifications shall be provided by the owner or operator of a stationary source required to provide public notification pursuant to this rule if five percent-if 5% or more of the recipients within any census tract in the area to receive notification are non-English speaking. In such case, the notifications shall be provided in those languages which are the primary language of five percent-5% or more of the total persons to be notified in that census tract.

(8) Any stationary source informational letter to be included in the notification required by this rule shall be approved by the Air Pollution Control Officer and shall enhance and not undermine the public health risk notification process. The stationary source informational letter may include:

(i) A discussion of air contaminants emitted, emission rates, and the reasons why the emissions occur.

-12-

(ii) A discussion of steps taken, or future steps planned, by the stationary source to reduce emissions or risks to the public. The owner or operator shall document to the Air Pollution Control Officer any such steps taken and/or provide a written commitment to the Air Pollution Control Officer for any steps planned.

(iii) A brief and factual discussion of the risk assessment results and the uncertainties and conservatism of the risk assessment.

(iv) The name, address and phone number of a stationary source contact regarding the public notification and the risk assessment.

(5) Distribution of the public notice must be conducted by the U.S. Postal Service. The cost of distribution of the public notice shall be paid by the owner or operator of the stationary source.

(96) Each public notification shall be mailed in an envelope supplied by the Air Pollution Control Officer and addressed to "current resident" of private residences, <u>businesses</u>, or sensitive receptors. The envelope shall be marked with the name and address of the Air Pollution Control District and the words "Public Health Information" if mailed to areas where the approved health risk assessment indicates potential risks below the significant risk mitigation levels specified in Section (e) of this rule. The envelope shall be marked with the words "Public Health Notice" if mailed to areas where the approved health risk assessment indicates potential risks at or above the significant risk mitigation levels.

(107) If the owner or operator of a stationary source fails to carry out the public notification requirements of this rule, the Air Pollution Control Officer shall carry out such notification at the earliest possible date. All District costs of such notification shall be paid by the owner or operator of the stationary source.

(11) The parents or legal guardians of students attending schools with potential exposure to risks above the notification levels specified in Subsection (d)(1) shall be notified by one of the following methods as determined by the administrator of the affected school:

(i) The owner or operator of the stationary source shall provide written notice by direct mailing based on a mailing list of parents or guardians provided by the school, or

(ii) The administrator of the school, or an assignce of the administrator, shall distribute notices provided by the stationary source owner or operator to the

parents or guardians. The cost of such distribution shall be paid by the owner or operator of the stationary source, or

(iii) An alternative method acceptable to the administrator of the school and the owner or operator of the stationary source provided the Air Pollution Control Officer finds that such method meets the intent of the notification requirements of this rule.

(12) The owner or operator of the stationary source shall prepare and distribute a public health risk assessment summary to those persons receiving notice pursuant to this rule requesting additional information within 30 days of such requests. Such requests shall be in writing or by appropriately marking and returning the "Public Response Survey Card" specified in Subsection (d)(6). The summary shall be approved in advance by the Air Pollution Control Officer and shall provide information on the health risk assessment in more detail than the initial public notification. The summary shall include information concerning stationary source operations, emissions, potential cancer and noncancer public health impacts, and past, current and future stationary source risk reduction efforts.

(13) If, based on the public response from persons receiving notice pursuant to this rule within 30 days of public notification, the Air Pollution Control Officer determines, on a case-by-case basis, that a public meeting is required, the Air Pollution Control Officer shall so notify the owner or operator of the affected stationary source and the owner or operator shall hold a public meeting within 90 days after publicnotification. The meeting shall be held at a time and place that facilitates publicattendance. Translators shall be present if five percent or more of the expected audience is non-English speaking. The Air Pollution Control Officer, or designee, shall attendeach public meeting.

The owner or operator of a stationary source required to conduct a public meetingshall plan, provide notice of and conduct such meeting, and shall bear the costs, including District costs, of holding the meeting. Notice of the meeting shall be sent to all persons expressing interest in having a meeting, shall be provided at least 14 daysprior to the meeting, and shall be in English and the primary language(s) spoken by each non-English speaking ethnic group representing five percent or more of the persons receiving notice of the meeting.

(148) The owner or operator of a stationary source required to provide publicnotification pursuant to Section (d) of this rule, and which stationary source's mostrecently approved public health risk assessment indicates potential public health risksabove the significant risk mitigation levels specified in Section (e) of this rule, shall provide public notification <u>annually</u>, in accordance with the procedures of this rule, annually. The owner or operator may cease annual public notification upon demonstrating, to the satisfaction of the Air Pollution Control Officer, that potential public health risks have been reduced to below the significant risk mitigation levelsthreshold(s).

The owner or operator of a stationary source required to provide publicnotification pursuant to Section (d) of this rule, and which stationary source's mostrecently approved public health risk assessment indicates potential public health risksabove the public notification levels specified in Subsection (d)(1) of this rule, shallprovide public notification, in accordance with the procedures of this rule, biennially. The owner or operator may cease biennial public notification upon demonstrating, to the satisfaction of the Air Pollution Control Officer, that potential public health riskshave been reduced below the public notification levels.

(159) A copy of all information provided by the owner or operator of a stationary source to the public pursuant to the notification requirements of this rule shall also be provided to the Air Pollution Control Officer. Within 15 days of the date of distribution of public notification materials, the owner or operator of a stationary source shall submit to the Air Pollution Control Officer proof of distribution which shall include:

(i) receipts from the U.S. Postal Service, which describe the boundaries of notification, and addresses included in the mailing, and

(ii) a copy of all information provided by the owner or operator to the public pursuant to the notification requirements of this rule.

(10) Within 30 days of the public notification, the owner or operator of a stationary source shall conduct a public meeting, in coordination with the District, and shall:

(i) <u>Reserve a venue for the public meeting at a time that facilitates public</u> attendance. The venue shall be located within, or if not feasible, nearby the notification area. A virtual public meeting may be conducted with approval from the Air Pollution Control Officer.

(ii) Make all necessary arrangements for the meeting including, but not limited to, providing for audio visual equipment and personnel. Interpreters shall be present if a multilingual public notification is required pursuant to Subsection (d)(4).

Rule 1210

(iii) Attend the meeting to answer any questions related to the stationary source operations.

(iv) Bear the costs, including District costs, of holding the meeting.

(11) The Air Pollution Control Officer, or designee, shall establish the agenda of the meeting, in collaboration with the owner or operator of the stationary source, and attend each public meeting to provide information regarding the Air Toxics Hot Spots Program and the results of the health risk assessment.

(e) STATIONARY SOURCE TOXIC AIR CONTAMINANT RISK REDUCTION AUDITS AND PLANS

(1) Except as provided in Subsections (e)(2), and (e)(3), and (e)(4), within sixmonths-120 days of receipt of written notice from the Air Pollution Control Officer that a stationary source's most recent approved public health risk assessment indicates potential public health risks equal to or greater than one or more of the followingsignificant risk mitigation levels at or above the significant risk threshold(s), the owner or operator shall submit to the Air Pollution Control Officer, for review for completeness <u>and approval</u>, a stationary source toxic air contaminant risk reduction audit and plan.

(i) Maximum incremental cancer risks equal to or greater than 100 in onemillion, or

- (ii) Cancer burden equal to or greater than 1.0, or
- (iii) Total acute noncancer health hazard index equal to or greater than 1.0,-

or

(iv) Total chronic noncancer health hazard index equal to or greater than 1.0.

The risk reduction audit and plan shall <u>comply with the requirements of</u> <u>Subsection (e)(4) and shall</u> contains airborne toxic risk reduction measures proposed by the owner or operator which will be sufficient to reduce the stationary source emissions to levels that result in <u>the potential public</u> health risks <u>to</u> below the significant risk <u>threshold(s)</u> mitigation levels specified above. Such emission <u>risk</u> reductions shall be accomplished within five years of the date the plan is submitted to the Air Pollution Control Officer.

(2) A risk reduction audit and plan shall not be required for a total hazard indexfor acute or chronic health risks equal to or greater than 1.0 but less than 5.0 if the Air-Pollution Control Officer determines, after consultation with the state Office of-Environmental Health Hazard Assessment, that adverse public health effects areunlikely to occur at the levels of exposure estimated in the approved public health riskassessment.

(32) The Air Pollution Control Officer may shorten the period for <u>an owner or</u> <u>operator of</u> a stationary source to reduce risks <u>to</u> below the significant risk <u>threshold(s)</u> mitigation levels if the Air Pollution Control Officer finds that it is technically feasible and economically practicable for the stationary source to do so or if the Air Pollution Control Officer finds that the emissions from the stationary source pose an unreasonable health risk. In determining whether the period for risk reduction shall be shortened, the Air Pollution Control Officer shall consider:

(i) Whether it is technically feasible to reduce the estimated maximum incremental individual cancer risks for exposed persons to below the significant risk threshold(s) less than 250 in one million and total chronic and acute noncancer health hazard indexes to less than 10.0 in less than five years.

(ii) Whether, and to what extent, the annualized cost of the airborne toxicrisk reduction measures necessary to meet the significant risk mitigation levels of Subsection (e)(1) is not more than 10 percent of the preceding five-year averageannual return on equity for the owner or operator, whichever has the higheraverage annual return on equity. Whether the proposed airborne toxic risk reduction measures which could be implemented in less than 5 years are economically practicable.

(iii) Whether the airborne toxic risk reduction measures which could be implemented in less than five years are based on technologies that have been proven in field applications, as determined by the Air Pollution Control Officer.

(iviii) Whether there are alternative airborne toxic risk reduction measures

available that are technically feasible and economically practicable, and which can be implemented by the owner or operator sooner than the measures proposed by the owner or operator. If such alternative measures are available, the Air Pollution Control Officer may require that such measures be implemented prior to or in replacement of one or more of the measures proposed by the owner or operator.

(<u>iv</u>) Whether there are additional stationary sources required to reduce <u>public</u> health risks pursuant to this Section (e) <u>Risk Reduction Audits and Plans</u> and for which there are approved health risk assessments indicating <u>public</u> health risks <u>at or</u> above the significant risk <u>threshold(s)</u> <u>mitigation levels specified in</u> <u>Subsections (e)(1)(i), (ii), (iii) or (iv)</u> for some or all of the same persons at risk by emissions from the stationary source under review.

(4) The Air Pollution Control Officer may lengthen the period for a stationary source owner or operator to reduce risks below the significant risk mitigation levels by up to an additional five years. To do so, the Air Pollution Control Officer must find that a period longer than five years will not result in an unreasonable risk to public health and that requiring implementation of the risk reduction audit and plan within five years would impose an unreasonable economic burden on the owner or operator, or is not technically feasible. In determining whether an owner or operator should be allowed more than five years to reduce risks below the significant risk mitigation levels, the Air Pollution Control Officer shall:

(i) Not allow more than five years to reduce the estimated maximum incremental cancer risks for exposed persons to less than 250 in one million and total chronic and acute noncancer health hazard indexes to less than 10.0.

(ii) Not require airborne toxic risk reduction measures to be implemented within five years, except as necessary to meet the requirements of Subsection (e)(4)(i), to the extent that the annualized cost of such measures exceeds 10-percent of the preceding five year average annual return on equity for the owner or operator, whichever has the higher average annual return on equity.

(iii) Not require airborne toxic risk reduction measures to be implemented within five years, except as necessary to meet the requirements of Subsection (e)(4)(i), to the extent those measures are based on technologies that have not yet been proven in field applications, as determined by the Air Pollution Control Officer.

(iv) Determine if alternative airborne toxic risk reduction measures are available that are technically feasible and economically practicable and which canbe implemented by the owner or operator sooner than the measures proposed by the owner or operator. If such alternative measures are available, the Air Pollution Control Officer may require that such measures be implemented prior to or inreplacement of one or more of the measures proposed by the owner or operator. (v) Determine that the owner or operator will implement those airbornetoxic risk reduction measures that are technically feasible and economicallypracticable as expeditiously as possible.

(vi) Consider whether there are additional stationary sources required toreduce public health risks pursuant to this Section (e) and for which there are approved health risk assessments indicating public health risks above the significant risk mitigation levels specified in Subsections (e)(1)(i), (ii), (iii) or (iv)for some or all of the same persons at risk by emissions from the stationary sourceunder review.

The Air Pollution Control Officer shall not allow longer than five years if notspecifically requested by the owner or operator. In making such a request, the owner oroperator shall provide, in the manner and form prescribed by the Air Pollution Control Officer, all relevant information needed by the Air Pollution Control Officer to make the determinations specified above. The Air Pollution Control Officer may impose conditions on the approval of a period longer than five years as necessary to ensure that airborne toxic risk reduction measures that are technically feasible and economically practicable are implemented as expeditiously as possible.

(3) The Air Pollution Control Officer may allow additional time for an owner or operator of a stationary source to reduce risks to below the significant risk threshold(s). However, no extension of time may be granted unless the owner or operator has reduced the health risk from all emission units within the stationary source contributing to the exceedance of the significant risk threshold(s) to an extent that is technically feasible and economically practicable. The owner or operator shall submit an extension request to the Air Pollution Control Officer, in the manner and form prescribed by the Air Pollution Control Officer, which shall include all of the following:

(i) Demonstration that the health risks from all emission units within the stationary source contributing to the exceedance of the significant risk threshold(s) have been reduced to an extent that is technically feasible and economically practicable.

(ii) Supporting documentation to demonstrate that reducing risks to below the significant risk threshold(s) is not technically feasible or economically practicable for the stationary source.

(iii) A proposal demonstrating that T-BARCT has been installed on all

emission units at the stationary source, where it is economically practicable.

<u>The Air Pollution Control Officer may impose conditions on the approval of</u> additional time, as necessary, to ensure that airborne toxic risk reduction measures that are technically feasible and economically practicable are implemented as expeditiously as possible.

<u>This extension can only be granted by the Air Pollution Control Officer for up to 3</u> additional years. Additional extensions might be granted provided the requirements in this Subsection (e)(3) are met, as determined by the Air Pollution Control Officer.

(54) The risk reduction audit and plan submitted by the owner or operator shall contain all of the following:

 (i) The name, <u>and</u> location and standard industrial classification (SIC)code of the stationary source.

(ii) The identification of the emission units and toxic air contaminantsemitted by each emission unit that contribute to potential public health risksabove the significant risk mitigation levels specified in Subsection (e)(1).-Emission units shall be listed by decreasing contribution to the total potentialpublic health risks estimated for the stationary source. Toxic air contaminantsshall be listed for each emission unit by decreasing contribution to the potentialpublic health risk estimated for that unit. A facility risk characterization which includes an updated emission inventory report and health risk assessment, if the risk due to total facility emissions has increased to above or decreased to below the levels indicated in the previously approved health risk assessment.

The plan need not include identification of emission units which emit toxicair contaminants in amounts which the approved public health risk assessmentindicates do not cause maximum incremental cancer risks greater than 1.0 in amillion, nor a total acute noncancer health hazard index of 1.0 or greater, nor atotal chronic noncancer health hazard index of 1.0 or greater. The plan shallinclude identification of all emission units for which the owner or operatorproposes to reduce toxic air contaminant emissions as part of the risk reductionaudit and plan. (iii) A listing and an evaluation of all airborne toxic risk reduction measures available to the owner or operator and which could be used to reduce emissions from the emission units identified in Subsection (e)(5)(ii). The evaluation shall identify the emission units and toxic air contaminants affected by each measure and the extent of emission reductions that would be achieved for each emission unit and each affected contaminant.

(iviii) The identification of <u>all the emission unit(s)</u> and the rationale for <u>which</u> the owner or operator proposes to reduce toxic air contaminant emissions and the <u>identification of</u> the airborne toxic risk reduction measures proposed for implementation <u>to reduce such emissions</u>. by the owner or operator. The planshall also include the rationale for not proposing for implementation any of the airborne toxic risk reduction measures identified as available to the owner or operator, including those identified as infeasible or not economically reasonable.

(iv) A schedule for implementing the proposed airborne toxic risk reduction measures within five years or within a shorter or longer period as determined by the Air Pollution Control Officer pursuant to Subsections (e)(3-2) or (e)(4-3) of this rule. The schedule shall include specific increments of progress towards implementing the airborne toxic risk reduction measures. The schedule shall include dates by which applications for any authorities to construct or modified permits to operate will be submitted to the Air Pollution Control Officer, by which each measure will be in place, and by which the actual in-use effectiveness of each measure will be demonstrated to the Air Pollution Control Officer.

(vi) A demonstration, including supporting documentation such as emission calculations, that the proposed airborne toxic risk reduction measures will be sufficient to reduce or eliminate toxic air contaminant emissions from the stationary source to levels sufficient to ensure that potential public health risks from such emissions are below the significant risk <u>threshold(s)</u> mitigation levelsspecified in Subsection (e)(1) of this rule, or that all feasible measures will be implemented and T-BARCT will be installed as required by Subsection (e)(3). The demonstration shall be made through analogy with the approved public health risk assessment for the stationary source or by submission of a revised forecast

-21-

risk assessment. The demonstration shall include any foreseeable new or increased emissions of toxic air contaminants from the stationary source and the estimated public health risks resulting from such new or increased emissions during the period approved for implementation of the risk reduction audit and plan.

(vii) A schedule for providing progress reports on reductions in emissions of toxic air contaminants and estimated public health risks achieved under the implemented plan. Progress reports shall be provided not less frequently than annually within a calendar year from when the plan is approved, and annually thereafter, and may be incorporated into toxic air contaminant emission inventory report updates required pursuant to Section 44344 of the <u>California</u> Health and Safety Code.

(viii) A certification by an engineer registered as a professional engineerpursuant to Section 6762 of the Business and Professions Code, by an individualresponsible for processes or operations of the affected stationary source, or by an environmental assessor registered pursuant to Section 25570.3 of the Health and Safety Code, that the audit and plan submitted meets the requirements of Section (e) of this rule and Part 6, Chapter 6 of Division 26 of the Health and Safety Code.

(6) Within 30 days of receipt of a risk reduction audit and plan submitted pursuant to this section, the Air Pollution Control Officer shall provide notice in a newspaper of general circulation, and direct notice to all individuals requesting such notice for the specific stationary source, of receipt of the plan, the availability of the plan for public inspection, and an opportunity to provide written comments regarding the plan within 30 days.

(7) Within 90 days after receipt of a risk reduction audit and plan submittedpursuant to this section, the Air Pollution Control Officer shall determine whether the plan is complete and so notify the owner or operator. A plan will be determined to be complete if it meets all of the requirements of this section. In determining whether a plan is complete, the Air Pollution Control Officer shall evaluate whether the airbornetoxic risk reduction measures proposed are sufficient to achieve the emission reductionsnecessary to reduce potential public health risks below the significant risk mitigationlevels specified in Subsection (e)(1) within five years or such other period approved by the Air Pollution Control Officer pursuant to Subsections (e)(3) or (e)(4).

(8) If the Air Pollution Control Officer finds that a risk reduction audit and planis incomplete, the Air Pollution Control Officer shall remand the plan to the owner oroperator for revision, specifying the deficiencies in the plan. Within 90 days of the datethe remanded plan is received, the owner or operator shall submit a revised riskreduction audit and plan that corrects the deficiencies identified by the Air Pollution-Control Officer.

Within 90 days of receipt of a revised plan, the Air Pollution Control Officer shalldetermine whether the revised plan is complete and so notify the owner or operator. If the Air Pollution Control Officer finds that the revised risk reduction audit and plandoes not adequately correct the deficiencies identified and is not complete, the Air-Pollution Control Officer shall so notify the owner or operator in writing and mayremand the plan to the owner or operator for further revision or may disapprove the plan and find the owner or operator to be in violation of this rule.

(9) The owner or operator of a stationary source subject to the requirements of this section (e) shall commence implementation of the risk reduction audit and plan for the stationary source upon receipt of written notice from the Air Pollution Control Officer that the plan has been determined to be complete. The owner or operator shall fully implement the plan as determined complete by the Air Pollution Control Officer and in accordance with the schedule specified in the complete plan.

(10) Upon full implementation of each airborne toxic risk reduction measure identified in a risk reduction audit and plan determined to be complete by the Air-Pollution Control Officer, the measure shall become enforceable by the Air Pollution Control Officer through inclusion of appropriate and necessary conditions on current permits to operate for the affected emission units. This Subsection (e)(10) shall not-preclude an owner or operator from requesting, nor the Air Pollution Control Officer from granting, modifications to a permit to operate for an affected emission unit if the owner or operator demonstrates that the modifications will not interfere with the attainment of the risk reductions, and dates, contained in the complete risk reduction audit and plan.

(115) The Air Pollution Control Officer may require that a risk reduction audit and plan be revised and resubmitted if the Air Pollution Control Officer receives new information regarding toxic air contaminant emissions from the stationary source or alternative airborne toxic risk reduction measures that would significantly impact or reduce risks to exposed persons.

(f) **PROGRAM FEES**

All costs incurred by the Air Pollution Control Officer in carrying out associated with the public notification, <u>public meeting</u>, and risk reduction audit and plan requirements of this rule in conjunction with an affected stationary source shall be paid by the owner or operator of that stationary source in accordance with Section (m) Subsection (f)(6) Toxic Hot Spots, of Rule 40 – Permit and Other Fees. of these Rules and Regulations.

COMPOUND	CAS # ^b	Date Added
Acetaldehyde	75-07-0	6/12/1996
Acetamide	60-35-5	1/11/2001
Acrylamide	79-06-1	6/12/1996
Acrylonitrile	107-13-1	6/12/1996
Allyl chloride	107-05-1	1/11/2001
2-Aminoanthraquinone	117-79-3	1/11/2001
Aniline	62-53-3	1/11/2001
Arsenic (inorganic) and compounds	7440-38-2	6/12/1996
Asbestos	1332-21-4	6/12/1996
Benzene	71-43-2	6/12/1996
Benzidine (and its salts) as follows:	92-87-5	6/12/1996
Benzidine based dyes	1020	6/12/1996
Direct Black 38	1937-37-7	6/12/1996
Direct Blue 6	2602-46-2	6/12/1996
Direct Brown 95 (technical grade)	16071-86-6	6/12/1996
Benzyl chloride	100-44-7	1/11/2001
Beryllium and compounds	7440-41-7	6/12/1996
Bis (2-chloroethyl) ether (Dichloroethyl ether)	111-44-4	1/11/2001
Bis (chloromethyl) ether	542-88-1	1/11/2001
Potassium Bromate	7758-01-2	1/11/2001
1,3-Butadiene	106-99-0	6/12/1996
Cadmium and compounds	7440-43-9	6/12/1996
Carbon tetrachloride (tetrachloromethane)	56-23-5	6/12/1996
Chlorinated Paraffins	108171-26-2	1/11/2001
4-Chloro-o-phenylenediamine	95-83-0	1/11/2001
Chloroform	67-66-3	6/12/1996
Chlorophenols as follows:	N/A	6/12/1996
Pentachlorophenol	87-86-5	6/12/1996
2, 4, 6 - trichlorophenol	88-06-2	6/12/1996
P-chloro-o-toluidine	95-69-2	1/11/2001
Chromium (hexavalent) and compounds including, but not limited to:	18540-29-9	6/12/1996
Barium chromate	10294-40-3	6/12/1996
Calcium chromate	13765-19-0	6/12/1996
Lead chromate	7758-97-6	6/12/1996
Sodium dichromate	10588-01-9	6/12/1996
Strontium chromate	7789-06-2	6/12/1996
Chromium trioxide (as chromic acid mist)	1333-82-0	6/12/1996
Cobalt	7440-48-4	2/26/2021
P-cresidine	120-71-8	1/11/2001
Cupferron	135-20-6	1/11/2001
2,4-diaminoanisole	615-05-4	1/11/2001
2,4-diaminotoluene	95-80-7	1/11/2001
1,2-dibromo-3-chloropropane (DBCP)	96-12-8	6/12/1996
P-dichlorobenzene	106-46-7	6/12/1996

 Table I

 Toxic Air Contaminants For Which Potential Carcinogenic Impacts Must Be Calculated^a

COMPOUND	CAS # ^b	Date Added
3,3-dichlorobenzidine	91-94-1	6/12/1996
1,1-dichloroethane (ethylidene dichloride)	75-34-3	1/11/2001
Di (2-ethylhexyl) phthalate (DEHP)	117-81-7	6/12/1996
P-dimethylaminoazobenzene	60-11-7	1/11/2001
2,4-dinitrotoluene	121-14-2	1/11/2001
1,4-dioxane (1,4-diethylene dioxide)	123-91-1	6/12/1996
Epichlorohydrin (1-chloro-2,3-epoxypropane)	106-89-8	6/12/1996
Ethyl benzene	100-41-4	11/14/2007
Ethylene dibromide (1, 2 - dibromoethane)	106-93-4	6/12/1996
Ethylene dichloride (1, 2 – dichloroethane)	107-06-2	6/12/1996
Ethylene oxide (1,2-epoxyethane)	75-21-8	6/12/1996
Ethylene thiourea	96-45-7	1/11/2001
Formaldehyde	50-00-0	6/12/1996
Hexachlorobenzene	118-74-1	6/12/1996
Hexachlorocyclohexanes (mixed or technical grade)	608-73-1	6/12/1996
Alpha - hexachlorocyclohexane	319-84-6	6/12/1996
Beta - hexachlorocyclohexane	319-85-7	6/12/1996
Gamma - hexachlorocyclohexane (Lindane)	58-89-9	6/12/1996
Hydrazine	302-01-2	6/12/1996
Lead (inorganic) and compounds including, but not limited to:	7439-92-1	1/11/2001
Lead acetate	301-04-2	1/11/2001
Lead phosphate	7446-27-7	1/11/2001
Lead subacetate	1335-32-6	1/11/2001
Methyl tertiary-butyl ether	1634-04-4	1/11/2001
4,4'-methylene bis (2-chloroaniline) (MOCA)	101-14-4	1/11/2001
Methylene chloride (dichloromethane)	75-09-2	6/12/1996
4,4'-Methylene dianiline (and its dichloride)	101-77-9	1/11/2001
Michler's Ketone (4,4'-Bis (dimethylamino) benzophenone)	90-94-8	1/11/2001
N-nitrosodi-n-butylamine	924-16-3	6/12/1996
N-nitrosodi-n-propylamine	621-64-7	6/12/1996
N-nitrosodiethylamine	55-18-5	6/12/1996
N-nitrosodimethylamine	62-75-9	6/12/1996
N-nitrosodiphenylamine	86-30-6	1/11/2001
N-nitroso-n-methylethylamine	10595-95-6	6/12/1996
N-nitrosomorpholine	59-89-2	6/12/1996
N-nitrosopiperidine	100-75-4	6/12/1996
N-nitrosopyrrolidine	930-55-2	6/12/1996
Naphthalene	91-20-3	8/03/2004
Nickel and compounds including, but not limited to:	7440-02-0	6/12/1996
Nickel acetate	373-02-4	6/12/1996
Nickel carbonate	3333-67-3	6/12/1996
Nickel carbonyl	13463-39-3	6/12/1996
Nickel hydroxide	12054-48-7	6/12/1996
Nickelocene	1271-28-9	6/12/1996

Table I - continued Toxic Air Contaminants For Which Potential Carcinogenic Impacts Must Be Calculated^a

COMPOUND	CAS # ^b	Date Added
Nickel oxide	1313-99-1	6/12/1996
Nickel refinery dust from the pyrometallurgical process	1146	6/12/1996
Nickel subsulfide	12035-72-2	6/12/1996
p-Nitrosodiphenylamine	156-10-5	6/12/1996
Particulate emissions from diesel-fueled engines	9901	9/15/2000
Perchloroethylene (tetrachloroethylene)	127-18-4	6/12/1996
Polychlorinated biphenyls (PCBs) unspeciated mixtures	1336-36-3	6/12/1996
Polychlorinated biphenyls (PCBs) speciated as follows:	N/A	
3,3',4,4'-tetrachlorobiphenyl	32598-13-3	8/29/2003
3,4,4',5-tetrachlorobiphenyl	70362-50-4	8/29/2003
2,3,3',4,4'-pentachlorobiphenyl	32598-14-4	8/29/2003
2,3,4,4',5-pentachlorobiphenyl	74472-37-0	8/29/2003
2,3',4,4',5-pentachlorobiphenyl	31508-00-6	8/29/2003
2,3',4,4',5'-pentachlorobiphenyl	65510-44-3	8/29/2003
3,3',4,4',5-pentachlorobiphenyl	57465-28-8	8/29/2003
2,3,3',4,4',5-hexachlorobiphenyl	38380-08-4	8/29/2003
2,3,3',4,4',5'-hexachlorobiphenyl	69782-90-7	8/29/2003
2,3',4,4',5,5'-hexachlorobiphenyl	52663-72-6	8/29/2003
3,3',4,4',5,5'-hexachlorobiphenyl	32774-16-6	8/29/2003
2,3,3',4,4',5,5'-heptachlorobiphenyl	39635-31-9	8/29/2003
Polychlorinated dibenzo-p-dioxins (PCDD) as follows:	1086	6/12/1996
2,3,7,8-tetrachlorodibenzo-p-dioxin	1746-01-6	6/12/1996
1,2,3,7,8-pentachlorodibenzo-p-dioxin	40321-76-4	6/12/1996
1,2,3,4,7,8-hexachlorodibenzo-p-dioxin	39227-28-6	6/12/1996
1,2,3,6,7,8-hexachlorodibenzo-p-dioxin	57653-85-7	6/12/1996
1,2,3,7,8,9-hexachlorodibenzo-p-dioxin	19408-74-3	6/12/1996
1,2,3,4,6,7,8-heptachlorodibenzo-p-dioxin	35822-46-9	6/12/1996
1,2,3,4,6,7,8,9-octachlorodibenzo-p-dioxin	3268-87-9	6/12/1996
Polychlorinated dibenzofurans (PCDF) as follows:	1080	6/12/1996
2,3,7,8-tetrachlorodibenzofuran	5120-73-19	6/12/1996
1,2,3,7,8-pentachlorodibenzofuran	57117-41-6	6/12/1996
2,3,4,7,8-pentachlorodibenzofuran	57117-31-4	6/12/1996
1,2,3,4,7,8-hexachlorodibenzofuran	70648-26-9	6/12/1996
1,2,3,6,7,8- hexachlorodibenzofuran	57117-44-9	6/12/1996
1,2,3,7,8,9- hexachlorodibenzofuran	72918-21-9	6/12/1996
2,3,4,6,7,8-hexachlorodibenzofuran	60851-34-5	6/12/1996
1,2,3,4,6,7,8-heptachlorodibenzofuran	67562-39-4	6/12/1996
1,2,3,4,7,8,9-heptachlorodibenzofuran	55673-89-7	6/12/1996
1,2,3,4,6,7,8,9-octachlorodibenzofuran	39001-02-0	6/12/1996
Polycyclic Aromatic Hydrocarbon (PAH) as follows:	1151	6/12/1996
Benz[a]anthracene	56-55-3	6/12/1996
Benzo[a]pyrene	50-32-8	6/12/1996
Benzo[b]fluoranthene	205-99-2	6/12/1996
Benzo[j]fluoranthene	205-82-3	6/12/1996
Benzo[k]fluoranthene	207-08-9	6/12/1996

Table I – continued Toxic Air Contaminants For Which Potential Carcinogenic Impacts Must Be Calculated^a

COMPOUND	CAS # ^b	Date Added	
Chrysene	218-01-9	6/12/1996	
Dibenz[a,h]acridine	226-36-8	6/12/1996	
Dibenz[a,j]acridine	224-42-0	6/12/1996	
Dibenz[a,h]anthracene	53-70-3	6/12/1996	
Dibenzo[a,e]pyrene	192-65-4	6/12/1996	
Dibenzo[a,h]pyrene	189-64-0	6/12/1996	
Dibenzo[a,i]pyrene	189-55-9	6/12/1996	
Dibenzo[a,l]pyrene	191-30-0	6/12/1996	
7h-dibenzo[c,g]carbazole	194-59-2	6/12/1996	
7,12-dimethylbenz[a]anthracene	57-97-6	6/12/1996	
1,6-dinitropyrene	42397-64-8	6/12/1996	
1,8-dinitropyrene	42397-65-9	6/12/1996	
Indeno[1,2,3-c,d]pyrene	193-39-5	6/12/1996	
3-methylcholanthrene	56-49-5	6/12/1996	
5-methylchrysene	3697-24-3	6/12/1996	
Naphthalene	91-20-3	8/03/2004	
5-nitroacenaphthene	602-87-9	6/12/1996	
6-nitrochrysene	7496-02-8	6/12/1996	
2-nitrofluorene	607-57-8	6/12/1996	
1-nitropyrene	5522-43-0	6/12/1996	
4-nitropyrene	57835-92-4	6/12/1996	
1,3-propane sultone	1120-71-4	1/11/2001	
Propylene oxide	75-56-9	6/12/1996	
Tertiary butyl-acetate (TBAc)	540-88-5	5/29/2019	
1,1,2,2-tetrachloroethane	79-34-5	1/11/2001	
Thioacetamide	62-55-5	6/12/1996	
Toluene diisocyanates including, but not limited to:	26471-62-5	1/11/2001	
Toluene-2,4-diisocyanate	584-84-9	1/11/2001	
Toluene-2,6-diisocyanate	91-08-7	1/11/2001	
1,1,2-Trichloroethane (vinyl trichloride)	79-00-5	1/11/2001	
Trichlorethylene	79-01-6	6/12/1996	
Urethane (ethyl carbamate)	51-79-6	6/12/1996	
Vinyl chloride (chloroethylene)	75-01-4	6/12/1996	

Table I - continued

Toxic Air Contaminants For Which Potential Carcinogenic Impacts Must Be Calculated^a

a. Unit Risk Values shall be obtained from the CAPCOA Air Toxics Hot Spots Program Risk Assessment-Guidelines, October 1993 or any health risk assessment guidelines adopted by the state Office of Environmental Health Hazard Assessment (OEHHA), pursuant to Division 26, Part 6, Chapter 6 of the California Health and Safety Code (SB 1731 program), that replace all or part of such CAPCOA Air Toxics-Hot Spots Program Risk Assessment Guidelines, October 1993. Table I was last revised pursuant to Rule 1200(c)(23) and Rule 1210(c)(18-21) on February 26, 2021 (date of adoption).

b. Chemical Abstract Service Number (CAS): For chemical groupings and mixtures where a CAS number is not applicable, the 4-digit code used in the Air Toxics "Hot Spots" Emission Inventory Criteria and Guidelines (EICG) Report is listed. For information on the origin and use of the 4-digit code, see the EICG report.

COMPOUND	CAS # ^b	Date Added
Acetaldehyde	75-07-0	6/12/1996
Acrolein	107-02-8	1/11/2001
Acrylonitrile	107-13-1	6/12/1996
Ammonia	7664-41-7	6/12/1996
Arsenic (inorganic) and compounds including, but not	7440-38-2	6/12/1996
limited to:		
Arsine	7784-42-1	6/12/1996
Benzene	71-43-2	6/12/1996
Beryllium and compounds	7440-41-7	6/12/1996
1,3-butadiene	106-99-0	1/11/2001
Cadmium and compounds	7440-43-9	6/12/1996
Caprolactam	105-60-2	6/16/2014
Carbon disulfide	75-15-0	1/11/2001
Carbon tetrachloride (tetrachloromethane)	56-23-5	6/12/1996
Carbonyl sulfide	463-58-1	7/11/17
Chlorine	7782-50-5	6/12/1996
Chlorine dioxide	10049-04-4	1/11/2001
Chlorobenzene	108-90-7	6/12/1996
Chloroform	67-66-3	6/12/1996
Chloropicrin	76-06-2	6/12/1996
Chromium (hexavalent) and compounds including, but not	18540-29-9	6/12/1996
limited to:		
Barium chromate	10294-40-3	6/12/1996
Calcium chromate	13765-19-0	6/12/1996
Lead chromate	7758-97-6	6/12/1996
Sodium dichromate	10588-01-9	6/12/1996
Strontium chromate	7789-06-2	6/12/1996
Chromium trioxide (as chromic acid mist)	1333-82-0	3/12/2001
Cresols (mixtures of)	1319-77-3	6/12/1996
m-cresol	108-39-4	6/12/1996
o-cresol	95-48-7	6/12/1996
p-cresol	106-44-5	6/12/1996
Cyanide (inorganic)	57-12-5	1/11/2001
Hydrogen cyanide (hydrocyanic acid)	74-90-8	6/12/1996
P – dichlorobenzene (1,4-dichlorobenzene)	106-46-7	6/12/1996
Diethanolamine	111-42-2	1/14/2002
N,n-dimethyl formamide	68-12-2	1/11/2001
1,4-dioxane	123-91-1	6/12/1996
Epichlorohydrin (1-chloro-2,3-epoxypropane)	106-89-8	6/12/1996
1,2-epoxybutane	106-88-7	1/11/2001
Ethyl benzene	100-41-4	1/11/2001
Ethyl chloride	75-00-3	6/12/1996
Ethylene dibromide (1,2-Dibromoethane)	106-93-4	6/12/1996
Ethylene dichloride (1,2-Dichloroethane)	107-06-2	6/12/1996
Ethylene glycol	107-21-1	6/12/1996
Ethylene oxide	75-21-8	6/12/1996

 Table II

 Toxic Air Contaminants For Which Potential Chronic Noncancer Impacts Must Be Calculated^a

COMPOUND	CAS # ^b	Date Added
Fluorides and Compounds	1101	1/11/2001
Hydrogen fluoride (hydrofluoric acid)	7664-39-3	6/12/1996
Formaldehyde	50-00-0	6/12/1996
Glutaraldehyde	111-30-8	6/12/1996
Glycol Ethers as follows:	N/A	6/12/1996
Ethylene glycol butyl ether – EGBE	111-76-2	7/19/2018
Ethylene glycol ethyl ether – EGEE	110-80-5	6/12/1996
Ethylene glycol ethyl ether acetate – EGEEA	111-15-9	6/12/1996
Ethylene glycol methyl ether – EGME	109-86-4	6/12/1996
Ethylene glycol methyl ether acetate – EGMEA	110-49-6	6/12/1996
1,6-hexamethylene diisocyanate (monomer)	822-06-0	9/29/2020
n-Hexane	110-54-3	1/11/2001
Hydrazine	302-01-2	6/12/1996
Hydrochloric acid	7647-01-0	6/12/1996
Hydrogen sulfide	7783-06-4	6/12/1996
Isophorone	78-59-1	1/14/2002
Isopropyl alcohol (Isopropanol)	67-63-0	1/11/2001
Maleic anhydride	108-31-6	6/12/1996
Manganese	7439-96-5	6/12/1996
Mercury (inorganic) and compounds including, but not	7439-97-6	6/12/1996
limited to:		
Mercuric chloride	7487-94-7	6/12/1996
Methanol	67-56-1	6/12/1996
Methyl bromide (Bromomethane)	74-83-9	6/12/1996
Methyl tert-butyl ether	1634-04-4	1/11/2001
Methyl chloroform (1, 1, 1 – TCA)	71-55-6	6/12/1996
Methyl isocyanate	624-83-9	6/12/1996
Methylene chloride (Dichloromethane)	75-09-2	6/12/1996
4,4'-methylene dianiline (and its dichloride)	101-77-9	6/12/1996
Methylene diphenyl diisocyanate (Polymeric)	101-68-8	6/12/1996
Naphthalene	91-20-3	6/12/1996
Nickel and compounds including, but not limited to:	7440-02-0	6/12/1996
Nickel acetate	373-02-4	6/12/1996
Nickel carbonate	3333-67-3	6/12/1996
Nickel carbonyl	13463-39-3	6/12/1996
Nickel hydroxide	12054-48-7	6/12/1996
Nickelocene	1271-28-9	6/12/1996
Nickel oxide	1313-99-1	6/12/1996
Nickel refinery dust from the pyrometallurgical process	1146	6/12/1996
Nickel subsulfide	12035-72-2	6/12/1996
Particulate emissions from diesel-fueled engines	9901	9/15/2000
Perchloroethylene (Tetrachloroethylene)	127-18-4	6/12/1996
Phenol	108-95-2	6/12/1996
Phosphine	7803-51-2	6/12/1996
Phosphoric acid	7664-38-2	6/12/1996
Phthalic anhydride	85-44-9	6/12/1996

Table II - continued

Toxic Air Contaminants For Which Potential Chronic Noncancer Impacts Must Be Calculated^a

COMPOUND	CAS # ^b	Date Added
Polychlorinated biphenyls (PCBs) speciated as follows:	N/A	
3,3',4,4'-tetrachlorobiphenyl	32598-13-3	8/29/2003
3,4,4',5-tetrachlorobiphenyl	70362-50-4	8/29/2003
2,3,3',4,4'-pentachlorobiphenyl	32598-14-4	8/29/2003
2,3,4,4',5-pentachlorobiphenyl	74472-37-0	8/29/2003
2,3',4,4',5-pentachlorobiphenyl	31508-00-6	8/29/2003
2,3',4,4',5'-pentachlorobiphenyl	65510-44-3	8/29/2003
3,3',4,4',5-pentachlorobiphenyl	57465-28-8	8/29/2003
2,3,3',4,4',5-hexachlorobiphenyl	38380-08-4	8/29/2003
2,3,3',4,4',5'-hexachlorobiphenyl	69782-90-7	8/29/2003
2,3',4,4',5,5'-hexachlorobiphenyl	52663-72-6	8/29/2003
3,3',4,4',5,5'-hexachlorobiphenyl	32774-16-6	8/29/2003
2,3,3',4,4',5,5'-heptachlorobiphenyl	39635-31-9	8/29/2003
Polychlorinated dibenzo-p-dioxins (PCDD) as follows:	1086	6/12/1996
2,3,7,8-Tetrachlorodibenzo-p-dioxin	1746-01-6	6/12/1996
1,2,3,7,8-Pentachlorodibenzo-p-dioxin	40321-76-4	6/12/1996
1,2,3,4,7,8-Hexachlorodibenzo-p-dioxin	39227-28-6	6/12/1996
1,2,3,6,7,8-Hexachlorodibenzo-p-dioxin	57653-85-7	6/12/1996
1,2,3,7,8,9-Hexachlorodibenzo-p-dioxin	19408-74-3	6/12/1996
1,2,3,4,6,7,8-Heptachlorodibenzo-p-dioxin	35822-46-9	6/12/1996
1,2,3,4,6,7,8,9-Octachlorodibenzo-p-dioxin	3268-87-9	6/12/1996
Polychlorinated dibenzofurans (PCDF) as follows:	1080	6/12/1996
2,3,7,8-Tetrachlorodibenzofuran	5120-73-19	6/12/1996
1,2,3,7,8-Pentachlorodibenzofuran	57117-41-6	6/12/1996
2,3,4,7,8-Pentachlorodibenzofuran	57117-31-4	6/12/1996
1,2,3,4,7,8-Hexachlorodibenzofuran	70648-26-9	6/12/1996
1,2,3,6,7,8-Hexachlorodibenzofuran	57117-44-9	6/12/1996
1,2,3,7,8,9-Hexachlorodibenzofuran	72918-21-9	6/12/1996
2,3,4,6,7,8-Hexachlorodibenzofuran	60851-34-5	6/12/1996
1,2,3,4,6,7,8-Heptachlorodibenzofuran	67562-39-4	6/12/1996
1,2,3,4,7,8,9-Heptachlorodibenzofuran	55673-89-7	6/12/1996
1,2,3,4,6,7,8,9-Octachlorodibenzofuran	39001-02-0	6/12/1996
Propylene (propene)	115-07-1	1/11/2001
Propylene glycol monomethyl ether	107-98-2	6/12/1996
Propylene oxide	75-56-9	6/12/1996
Selenium including, but not limited to:	7782-49-2	6/12/1996
Selenium sulfide	7446-34-6	6/12/1996
Silica (crystalline, respirable)	1175	10/11/2013
Styrene	100-42-5	6/12/1996
Sulfuric acid	7664-93-9	7/11/17
Sulfur trioxide	7446-71-9	7/11/17
Toluene	108-88-3	6/12/1996
Toluene diisocyanates	26471-62-5	6/12/1996
Toluene-2,4-diisocyanate	584-84-9	6/12/1996
Toluene-2,6-diisocyanate	91-08-7	6/12/1996
Trichloroethylene	79-01-6	6/12/1996
111011000011y10110	/9-01-0	0/12/1990

Table II – continued Toxic Air Contaminants For Which Potential Chronic Noncancer Impacts Must Be Calculated^a

Table II - continued

COMPOUND	CAS # ^b	Date Added
Triethylamine	121-44-8	1/11/2001
Vinyl acetate	108-05-4	1/11/2001
Vinylidene chloride	75-35-4	6/12/1996
Xylenes (mixed isomers)	1330-20-7	6/12/1996
m-Xylene	108-38-3	6/12/1996
o-Xylene	95-47-6	6/12/1996
p-Xylene	106-42-3	6/12/1996

Toxic Air Contaminants For Which Potential Chronic Noncancer Impacts Must Be Calculated^a

a. Reference Exposure Levels (RELs) and toxic endpoint information shall be obtained from the CAPCOA-Air Toxics Hot Spots Program Risk Assessment Guidelines, October 1993 or any health risk assessment guidelines adopted by the state Office of Environmental Health Hazard Assessment (OEHHA), pursuant to Division 26, Part 6, Chapter 6 of the California Health and Safety Code (SB 1731 program), that replace allor part of such CAPCOA Air Toxics Hot Spots Program Risk Assessment Guidelines, October 1993. Table II was last revised pursuant to Rule 1200(c)(23) and Rule 1210(c)(18-21) on September 29, 2020 (date of adoption).

b. Chemical Abstract Service Number (CAS): For chemical groupings and mixtures where a CAS number is not applicable, the 4-digit code used in the Air Toxics "Hot Spots" Emission Inventory Criteria and Guidelines (EICG) Report is listed. For information on the origin and use of the 4-digit code, see the EICG report.

COMPOUND	CAS # ^b	Date Added
Acetaldehyde	75-07-0	1/28/2009
Acrolein	107-02-8	1/11/2001
Acrylic acid	79-10-7	1/11/2001
Ammonia	7664-41-7	6/12/1996
Arsenic (inorganic) and compounds including, but not limited to:	7440-38-2	6/12/1996
Arsine	7784-42-1	6/12/1996
Benzene	71-43-2	6/12/1996
Benzyl chloride	100-44-7	6/12/1996
1,3-butadiene	106-99-0	10/11/2013
Caprolactam	105-60-2	6/16/2014
Carbon disulfide	75-15-0	1/11/2001
Carbon monoxide	630-08-0	1/11/2001
Carbon tetrachloride (tetrachloromethane)	56-23-5	6/12/1996
Carbonyl sulfide	463-58-1	7/11/17
Chlorine	7782-50-5	6/12/1996
Chloroform	67-66-3	6/12/1996
Chloropicrin	76-06-2	1/11/2001
Copper and compounds	7440-50-8	6/12/1996
Cyanide (inorganic)	57-12-5	6/12/1996
Hydrogen cyanide (hydrocyanic acid)	74-90-8	6/12/1996
1,4-Dioxane (1,4-diethylene dioxide)	123-91-1	6/12/1996
Epichlorohydrin (1-chloro-2,3-epoxypropane)	106-89-8	1/11/2001
Fluorides and Compounds	1101	6/12/1996
Hydrogen fluoride (hydrofluoric acid)	7664-39-3	6/12/1996
Formaldehyde	50-00-0	6/12/1996
Glycol ethers as follows:	N/A	6/12/1996
Ethylene glycol butyl ether - EGBE	111-76-2	6/12/1996
Ethylene glycol ethyl ether - EGEE	110-80-5	6/12/1996
Ethylene glycol ethyl ether acetate - EGEEA	111-15-9	6/12/1996
Ethylene glycol methyl ether - EGME	109-86-4	6/12/1996
1,6-hexamethylene diisocyanate (monomer)	822-06-0	9/29/2020
Hydrochloric acid (hydrogen chloride)	7647-01-0	6/12/1996
Hydrogen selenide	7783-07-5	6/12/1996
Hydrogen sulfide	7783-06-4	6/12/1996
Isopropyl alcohol (isopropanol)	67-63-0	1/11/2001
Mercury (inorganic) and compounds including, but not limited to:	7439-97-6	6/12/1996
Mercuric chloride	7487-94-7	6/12/1996
Methanol	67-56-1	1/11/2001
Methyl bromide (bromomethane)	74-83-9	6/12/1996
Methyl chloroform (1,1,1-trichloroethane)	71-55-6	6/12/1996
Methyl ethyl ketone (2-butanone)	78-93-3	1/11/2001
Methylene chloride (dichloromethane)	75-09-2	6/12/1996
Methylene diphenyl diisocyanate (Polymeric)	101-68-8	6/14/2016

Table III

Toxic Air Contaminants For Which Potential Acute Noncancer Impacts Must Be Calculated^a

COMPOUND	CAS # ^b	Date Added
Nickel and compounds including, but not limited to:	7440-02-0	6/12/1996
Nickel acetate	373-02-4	6/12/1996
Nickel carbonate	3333-67-3	6/12/1996
Nickel carbonyl	13463-39-3	6/12/1996
Nickel hydroxide	12054-48-7	6/12/1996
Nickelocene	1271-28-9	6/12/1996
Nickel oxide	1313-99-1	6/12/1996
Nickel refinery dust from the pyrometallurgical process	1146	6/12/1996
Nickel subsulfide	12035-72-2	6/12/1996
Nitric acid	7697-37-2	1/11/2001
Nitrogen dioxide	10102-44-0	6/12/1996
Ozone	10102-44-0	6/12/1996
Perchloroethylene (tetrachloroethylene)	127-18-4	6/12/1996
Phenol	108-95-2	1/11/2001
Phosgene	75-44-5	6/12/1996
Propylene oxide	75-56-9	6/12/1996
Sodium hydroxide	1310-73-2	6/12/1996
Styrene	100-42-5	1/11/2001
Sulfates	9960	6/12/1996
Sulfur dioxide	7446-09-5	6/12/1996
Sulfuric acid and oleum	N/A	6/12/1996
Sulfuric acid	7664-93-9	6/12/1996
Sulfur trioxide	7446-71-9	6/12/1996
Oleum	8014-95-7	6/12/1996
Toluene	108-88-3	1/11/2001
Toluene diisocyanates	26471-62-5	6/14/2016
Toluene-2,4-diisocyanate	584-84-9	6/14/2016
Toluene-2,6-diisocyanate	91-08-7	6/14/2016
Triethylamine	121-44-8	1/11/2001
Vanadium (fume or dust)	7440-62-2	1/11/2001
Vanadium (tume of dust) Vanadium pentoxide	1314-62-1	1/11/2001
Vinyl chloride (chloroethylene)	75-01-4	1/11/2001
Xylenes (mixed isomers)	1330-20-7	6/12/1996
m-Xylene	108-38-3	6/12/1996
o-Xylene	95-47-6	6/12/1996
p-Xylene	106-42-3	6/12/1996
p-Aylene		0/12/1996

 Table III - continued

 Toxic Air Contaminants For Which Potential Acute Noncancer Impacts Must Be Calculated^a

- a. Reference Exposure Levels (RELs) and toxic endpoint information shall be obtained from the CAPCOA-Air Toxics Hot Spots Program Risk Assessment Guidelines, October 1993 or any health risk assessment guidelines adopted by the state Office of Environmental Health Hazard Assessment (OEHHA), pursuantto Division 26, Part 6, Chapter 6 of the California Health and Safety Code (SB-1731 program), that replace all or part of such CAPCOA Air Toxics Hot Spots Program Risk Assessment Guidelines, October-1993. Table III was last revised pursuant to Rule 1200(c)(23) and Rule 1210(c)(18-21) on September 29, 2020 (date of adoption).
- b. Chemical Abstract Service Number (CAS): For chemical groupings and mixtures where a CAS number is not applicable, the 4-digit code used in the Air Toxics "Hot Spots" Emission Inventory Criteria and Guidelines (EICG) Report is listed. For information on the origin and use of the 4-digit code, see the EICG Regulation XII -33- Rule 1210

report.