

Oregon Department of Environmental Quality

May 5, 2016

Oregon Environmental Quality Commission Meeting

Temporary Rulemaking Action Item: I

Air Quality 2016 Temporary Rules

Colored Art Glass Manufacturing

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| Explanation for current action |

In the Environmental Quality Commission’s regular meeting on April 21, 2016, under agenda item I, the EQC adopted proposed temporary rules regulating Colored Art Glass Manufacturers (CAGMs). OAR 340-244-9000 through 9090.

After EQC adopted the proposed rules, DEQ found that the rules included a substantive technical error. DEQ therefore proposes that EQC adopt a correction to the temporary rules. The proposed correction involves only revising the rule text. DEQ does not propose to alter the effective date or the expiration date of the temporary rules.

OAR 340-244-9000 through 9090 impose requirements on CAGMs. These requirements include requirements for Tier 2 CAGMs to install emission control devices, and requirements for Tier 1 CAGMs to either install emission control devices, demonstrate that the requirements for an exemption from installing emission control devices are met, or to request a permit condition prohibiting the use of certain metal Hazardous Air Pollutants (HAPs). When emission control devices are installed, the rules also require emission testing to demonstrate that the emission control devices meet 99.0 percent removal efficiency using a specified emission test method. The error is that OAR 340-244-9070 specifies the wrong test method.

As adopted, this rule specifies using a test method referred to as DEQ Method 5 to demonstrate the removal efficiency. The rule should instead specify EPA Method 5. Both test methods are used to measure particulate matter emissions. But EPA Method 5 tests only for filterable particulate matter while DEQ Method 5 tests for both filterable and condensable particulate matter. Why EPA Method 5 should be specified is explained in more detail below.

In an exhaust gas stream, some material is present in solid form and some is present in vapor form. A filter captures the solid particles that are called filterable particulate matter. Gases and vapors pass through a filter without being captured but condense to form liquid droplets when cooled to ambient conditions. The term condensable particulate matter refers to the vapors that can condense to liquids but are not captured by a filter. *Total* particulate matter includes both filterable and condensable particulate matter. But many emissions standards apply only to filterable particulate matter.

DEQ Method 5 measures total particulate matter which includes both filterable and condensable particulate matter. EPA Method 5 measures only filterable particulate matter.

The picture below illustrates the emission sampling system (referred to as the sample train) for DEQ Method 5. At upper left is a glass filter holder, which holds a filter disk. The filter captures the filterable particulate matter. The filter is heated to prevent condensation on the filter. To the right of the filter are a number glass tubes known as impingers, which are placed in an ice bath. The cold impingers are used to condense and capture the condensable particulate matter. After sampling is completed, the amount of particulate matter on the filter and in the impingers is measured.



The sample train for EPA Method 5 is similar but does not include the impingers. It therefore only measures the filterable particulate matter.

One of the primary purposes of OAR 340-244-9000 through 9090 is to control metal HAP emissions from CAGMs. DEQ expects the CAGMs to use baghouses to control metal HAP emissions. At the operating temperature of a baghouse the metal HAPs will be in the form of solid particulate matter.

A baghouse is essentially a large air filter and is analogous to the filter in the sample train. Like the filter, a baghouse only captures filterable particulate matter. To properly measure the efficiency of the baghouse, it is appropriate to use a test method that measures only what the baghouse removes, which is filterable particulate matter. For this reason, the rule should specify EPA Method 5 as the test method associated with baghouse removal efficiency, not DEQ Method 5. DEQ therefore proposes to correct OAR 340-244-9070 to specify that the 99.0 percent removal efficiency requirement is based on EPA Method 5. The correction replaces “DEQ Method 5” with “EPA Method 5.”

One of the other requirements in OAR 340-244-9000 through 9090 is that CAGMs must apply for an air permit. In air permits, DEQ establishes Plant Site Emission Limits (PSELs), which are limits on the total emissions of criteria pollutants from a facility. Criteria pollutants include particulate matter. For the purpose of PSELs, DEQ counts total (filterable plus condensable) particulate matter. DEQ therefore has an interest in determining the total particulate matter emissions from CAGMs. For this reason, the emission testing that is required for the emission control devices still specifies DEQ Method 5, but only the filterable particulate matter measured in the test will apply to the control device removal efficiency.

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| DEQ recommendation to the EQC  |

DEQ recommends that the Environmental Quality Commission:

Determine that failure to act promptly would result in serious prejudice to the public interest or the interests of the parties concerned as provided under the Justification section of this staff report.

Adopt TEMPORARY rules as proposed in Attachment A as part of chapter 340 of the Oregon Administrative Rules to be effective on filing with the Oregon Secretary of State.

Find that not adopting this correction will cause serious prejudice to the public interest or the interest of the parties concerned. As I understand it, DEQ Method 5 will cost the companies more to perform, so that would be the serious prejudice.  Would it also not provide DEQ with the information it needs to determine whether the control device is working properly?  I’m less clear on that side of things.  But in any event, you need to zero in on how either the public (i.e., if the DEQ test won’t provide DEQ with the information it needs to ensure the control device is working) or the companies (i.e. having to pay more for an unneeded test, including approximately how much more it will cost) will be prejudiced if the temporary rules are not fixed.

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| Overview |

Elevated and possibly unsafe levels of metals have been found in the air around two glass manufacturing facilities in Portland. In May 2015, DEQ received the initial results of a study the U.S. Forest Service conducted looking at moss samples as an indicator or screening tool for contaminants in the air. The study’s results showed that the moss samples in the areas near two colored art glass manufacturers contained high levels of the heavy metals cadmium and arsenic in Southeast Portland and cadmium in North Portland.

This pilot study prompted DEQ to set up air monitoring systems near a glass company in Southeast Portland. The study collected 24-hour air samples every few days over a 30-day period in October 2015. The results of DEQ’s air monitoring confirmed that the glass company was the likely source of metals air emissions. DEQ completed its quality assurance and quality control review of those samples in late January 2016. DEQ then shared its analysis of the findings with the Oregon Health Authority (OHA) and the Multnomah County Health Department.

The DEQ also identified a second area of concern near a glass company in North Portland. The glass companies were operating in compliance with the current law. One company was operating within its permit and the other company is not required to have a permit.

The U.S. Congress amended the Clean Air Act In 1990 to allow EPA to oversee the control of 188 hazardous air pollutants (HAPs) in order to protect human health. The EPA works with local and state governments to implement technologies that control the emission of these chemicals.

Benchmarks are Oregon’s protective “clean air” goals that DEQ developed to address toxic air pollutants. There are no direct regulatory requirements associated with benchmarks. In 2005, with EPA funding, DEQ measured concentrations of air toxics, including metals, at six locations in the Portland area, finding levels of many pollutants above clean air benchmarks. DEQ established air toxics benchmarksin 2006 that set guidelines for 52 pollutants.

DEQ’s work in 2006 and since then has identified levels of some toxic air pollutants that are still above Oregon’s air toxics benchmarks. This is a significant problem because toxic air pollutants are connected with serious health effects like cancer, respiratory problems and organ damage. DEQ's air toxics benchmarks are very protective air concentrations that people could breathe for a lifetime without increasing their cancer risk beyond a chance of one in a million.

Air toxics emissions from certain types of industrial businesses like colored art glass manufacturers are not fully regulated under federal requirements. Based on sampling DEQ undertook last October, and in recent weeks, DEQ has concluded that uncontrolled furnaces used in such colored art glass manufacturing are more likely than not to emit potentially unsafe levels of certain metals, including arsenic, cadmium, hexavalent chromium and nickel. The temporary rules that DEQ proposes for EQC adoption are intended to immediately protect the public health and the environment by ensuring the air emissions from colored art glass facilities do not cause unsafe levels of metals in the air nearby.

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| Statement of need  |

**What need is DEQ trying to address?**

DEQ is addressing the urgent need to control metals emissions from colored art glass manufacturing facilities. As DEQ recently determined through air monitoring and facility inspections, uncontrolled glass furnaces processing colored glass to which arsenic, cadmium, chromium and nickel are added likely emit these metals at levels that can pose an immediate threat to the health of people nearby. Recent monitoring close to a colored art glass facility with uncontrolled furnace emissions showed metals concentrations at levels that can significantly increase risks of cancer and other health problems.

These rules are necessary to address a regulatory gap. No other state or federal standards currently apply to limit potentially unsafe levels of metal emissions from these types of colored art glass facilities. Waiting for longer-term state or federal solutions could result in unacceptably long periods of additional health risk for people living nearby.

National Emission Standards for Hazardous Air Pollutants (NESHAP) are stationary source standards for hazardous air pollutants. Hazardous air pollutants (HAPs) are those pollutants that are known or suspected to cause cancer or other serious health effects, such as reproductive effects or birth defects, or adverse environmental effects.

Many times the NESHAPs apply to only major sources which are sources with 25 tons per year of total HAPs or 10 tons per year of an individual HAP. In some cases the NESHAPs regulate some smaller or area sources of HAPs. But in cases where there is no NESHAP for smaller sources, or where a source is too small to be regulated by an area source NESHAP, DEQ does not have air toxics regulations that apply. Even if the potentially relevant NESHAPs applied, individual furnaces at the facilities may not be subject to the emissions reduction requirements, and emissions may still have an unacceptable impact on the public.

**How would the proposed rule address the need?**

The proposed rules would fill the regulatory gap by setting operation standards for art glass businesses that emit air toxics and potentially cause serious health effects.

The proposed rules create two Tiers of colored art glass manufacturers based on production and furnace type. By prohibiting use of chromium VI, cadmium and arsenic prior to installation of emission control devices at larger colored art glass facilities, the temporary rules would immediately decrease risk from airborne metal exposure to people nearby, including children and other sensitive or vulnerable individuals. By prohibiting use of chromium III until DEQ establishes a maximum allowable usage rate, the temporary rules will ensure that facilities are not emitting potentially dangerous amounts of chromium VI.

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| Justification ORS 183.335(5) |

**What would the consequences be of not taking immediate action:**

**Who are the affected parties:**

The affected parties are the public, colored art glass manufacturers and users of colored glass.

The public would suffer the consequences if immediate action was not taken since elevated levels of metals are connected with serious health effects like cancer, respiratory problems and organ damage.

Colored art glass manufacturers will incur expenses to obtain air permits; report regularly; install emission control devices; and to test those devices to ensure optimum operation and compliance with standards or exempt furnaces from control device installation requirements.

**How will the temporary rule avoid or mitigate the consequences of not taking immediate action:**

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| Rules affected, authorities, supporting documents |

Lead division - Operations

Program or activity – Program Operations

Chapter 340 action

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| Amend | OAR 340-244-9070 |

Statutory authority ORS 468.020, 468A.025, 468A.040, 468A.310

Statute implemented ORS 468A.025, & 468A.040

Documents relied on for rulemaking - None

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| Housing costs - [ORS 183.534](http://www.leg.state.or.us/ors/183.html) |

OPTION 1 – impact

As ORS 183.534 requires, DEQ evaluated whether the proposed rules would have an effect on the development cost of a 6,000-square-foot parcel and construction of a 1,200-square-foot detached, single-family dwelling on that parcel. DEQ determined the proposed rules could affect the development costs if the homeowner wanted colored art glass installed in the dwelling. The costs for additional permits, emission control or process equipment could be passed through by businesses providing products and services for such development and construction. DEQ cannot quantify the impact at this time because the available information does not indicate whether the costs would be passed on to consumers and any such estimate would be speculative.

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| EQC Prior Involvement  |

EQC considered all of the related temporary rules in this division at its meeting on April 21, 2016. At that time, EQC reviewed the technical issues and the justification and need for temporary rules.

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| Stakeholder and public involvement |

At the March 15, 2016 meeting, the EQC granted the public request for two weeks to review the proposed temporary rule. Enter committee name hereThe comment period ended on March 30, 2016 at 5 p.m. DEQ received approximately 1200 comments, about 520 from Oregonians and about 670 from people around the United States and the world.

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| Summary of comments and DEQ responses |

DEQ accepted public comments on the proposed rules. DEQ summarized the comments and created a general summary response to the comments. Those summaries and responses are included in a separate document titled “Summary of Comments and DEQ Summary Responses.”

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|  Implementation  |

If EQC adopts this proposed rule correction, DEQ will integrate the correct test method into its requirements and procedures.