From: DEGAGNE Julia * DEQ

To: "Quinn Burke-Anderson"; Andrew Rogers

Cc: JACOBS Patty * DEQ; RUDLOFF Owen * DEQ; Brian Bartlett; POULSEN Mike * DEQ; GISKA JR * DEQ

Subject: RE: Stimson Forest Grove - CAO RAWP Submission Date: Wednesday, October 18, 2023 2:22:41 PM

Attachments: <u>image001.png</u>

Hello Quinn and Andrew,

DEQ has finished reviewing Stimson's revised Modeling Protocol (Protocol) and Risk Assessment Work Plan and is requesting some minor revisions to the Protocol prior to approval of these documents. In accordance with OAR 340-245-0030(4)(b), DEQ is providing a revised deadline for submittal. Please submit a revised Protocol containing the following additional information and updates to me on or before **October 27, 2023**:

- 1. In Tables 3-1 and 3-2, update the values in the "Facility Total, g/s" column to correctly reflect facility-wide totals. Currently these totals include some double-counting of Kiln and Scrubber emissions;
- 2. In Table 3-1, update the "Total TAC Emissions Estimate" row for "Kiln 1 lb/yr" and "Kilns 2-6 lb/yr" to count emissions from only one individual volume source for each, as described in footnote (1); and
- 3. In Table 4-8 and Figure 4-8 ("Proposed Exposure Categorization"), some but not all receptors located in Exclusive Farm Use (EFU) zoning have been updated to residential exposure locations per item 2h of DEQ's August 21, 2023, comment letter. Please either:
 - a. Update Table 4-8 and Figure 4-8 to include all receptors in EFU zoning as residential and acute exposure locations; or
 - b. Submit the necessary Exposure Location Change Request Forms (AQ520 and AQ522).

Please let me know if you have any questions. If you need additional time to submit the revisions, please let me know by Tuesday, October 24, 2023.

Sincerely,



Julia DeGagné (she/her)
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