

Attachment A 2011 DEQ Rulemaking Agenda

The Department of Environmental Quality's Executive Management Team approved the 2011 update to the DEQ rulemaking agenda in this attachment.

The agenda identifies items carried over from the 2010 agenda to 2011, additions to the 2010 agenda midyear, 2011 additions to the agenda and legislative concepts that would require rules if the 2011 legislature approves. The agenda also identifies items removed from the 2010 agenda either through EQC adoption or by withdrawal.

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2011 DEQ Rulemaking Agenda – Summary

Program		2011					2012				2013	
		2010	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4	Q1	Q2
2010 agenda carried over to 2011 (17)												
Air	Low Carbon Fuel Standard											
Air	Heat Smart	12/09										
Air	Lane Regional Air Protection Agency Rule	To be determined										
Air	Klamath Falls Fine Particulate Attainment Plan											
Air	Low Emission Vehicle Standard	7/10										
Air	Federal Air Quality Regulations – 2010-2011	7/10										
Air	PM2.5/Greenhouse Gas Permitting	7/10										
Land	Ballast Water Exchange Requirements	3/10										
Land	Electronic Waste Product Stewardship											
Land	Solid Waste Conversion Technology Permits											
OCE	Penalty Matrix Update	12/09										
Water	Human Health Criteria Standards and Revisions	10/08										
Water	Graywater Treatment, Disposal and Reuse	10/09										
Water	State Revolving Fund Program Revisions	5/10										
Water	Underground Injection Control											
Water	Turbidity Standards	3/10										
Water	2011 WQ Permit Fee Increase	8/10										

2011 DEQ Rulemaking Agenda – Summary

Program		2011					2012				-	2013	
		2010	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4	Q1	Q2	
2010 midyear addition to agenda (2)													
Land	Repeal UST Soil Matrix Registration and Licensing Rules	12/10											
Water	Limited Scope Exemption for Ecological Restoration	10/10											
2011 additions to agenda (3)													
Air	Federal Air Quality Regulations – 2011-2012												
Air	Title V 2012-2013 Fees												
Water	2012 WQ Permit Fee Increases												
Legislative concepts requiring rules if approved (4)													
Air	Truck Efficiency and Idling												
Air	Greenhouse Gas Reporting Fee Update												
Air	Title V Greenhouse Gas Fees												
Water	Improve Onsite Septic System Program (Clean Stream)												

2010 adoptions and withdrawals - Summary

Program		2010 EQC Adoption
2010 adoptions (16)		
Air	Transportation Conformity	Feb
Air	Clean Air Act Infrastructure State Implementation Plan	Apr
Air	Field Burning Phase Down	Aug
Air	Update Ambient Benchmark Concentrations	Aug
Air	Fine Particulate - Temporary	Aug
Air	Greenhouse Gas Reporting - Permanent	Oct
Air	Title V –2010-2011 Fees	Dec
Air	Revised PGE Boardman BART Rules and Regional Haze	Dec
Land	Beneficial Use of Solid Waste	Apr
Land	Spill Contingency Planning	Dec
MSD	Housekeeping/Streamlining DEQ-administered Tax Credits	Dec
Water	CWSRF Use of Federal Funds - Temporary	Apr
Water	Initiation Levels for Pollutants on Priority Persistent Pollutant List	Jun
Water	2010 WQ Permit Fee Increase	Aug
Water	CWSRF Use of Federal Funds - Permanent	Oct
Water	401 Certification Fee Increase	Dec
2010 withdrawals (4)		
Air	Portland Air Toxics Solutions Plan	
Land	Portland Harbor Industrial Stormwater General Permit 2	
Land	Financial Assurance - Solid Waste Disposal Facilities	
Land	Dry Cleaner Program	

Air Quality - Summary		Estimated Schedule	
2011 agenda	Start	Adoption	
2010 agenda carried over to 2011			
Low Carbon Fuel Standard	May-11	Feb-12	
Heat Smart	Dec-09	Feb-11	
Lane Regional Air Protection Agency Rules	To be determined		
Klamath Falls Fine Particulate Attainment Plan	Nov-11	Oct-12	
Low Emission Vehicle Standard	Jul-10	Apr-11	
Federal Air Quality Regulations – 2010-2011	Jul-10	Feb-11	
PM2.5/Greenhouse Gas Permitting	Jul-10	Feb-11	
2011 additions to agenda			
Federal Air Quality Regulations – 2011-2012	Mar-11	Dec-11	
Title V 2012-2013 Fees	Mar-12	Dec-12	
Legislative concepts requiring rules if approved			
Truck Efficiency and Idling	Oct-11	Dec-12	
Greenhouse Gas Reporting Fee Update	Jul-11	Dec-11	
Title V Greenhouse Gas Fees	Jul-11	Dec-11	
2010 adoptions and withdrawals		EQC Meeting	
2010 Adoptions			
Transportation Conformity	Feb-10		
Clean Air Act Infrastructure State Implementation Plan	Apr-10		
Field Burning Phase Down	Aug-10		
Update Ambient Benchmark Concentrations	Aug-10		
Fine Particulate - Temporary*	Aug-10		
Greenhouse Gas Reporting - Permanent	Oct-10		
Title V 2010-2011 Fees	Dec-10		
Revised PGE Boardman BART Rules and Regional Haze	Dec-10		
2010 Withdrawal			
Portland Air Toxics Solutions Plan			
* 2010 midyear addition			

AQ – 2010 agenda carried over to 2011

Low Carbon Fuel Standard

Establish a low carbon fuel standard program that reduces greenhouse gas emissions from gasoline, diesel and their substitutes while considering the carbon emissions attributed to a fuel throughout its lifecycle including the fuel production, storage, transport and use and changes in land use associated with the fuel.

Background HB 2186 (2009) directs EQC to adopt low carbon fuel standards that:

- a) Include program deferrals to ensure an adequate fuel supply,
- b) Identify specific indicators for triggering a deferral of the standard,
- c) Prevent large increases to fuel costs for consumers,
- d) Do not mandate the use of any specific fuel, and
- e) Allow regulated parties to meet the standard through biofuel and alternative fuels.

Heat Smart

Implement 2009 legislation that requires removal of any uncertified woodstoves upon home sale, set emission standards for uncontrolled wood burning devices, establish timeframes and clarify responsible parties for removal and destruction of outdated woodstoves, establish qualifying destruction procedures and notification/confirmation procedures for completed removal and destruction.

Background SB 102 requires removal of uncertified woodstove upon home sale, authorizes EQC to close loopholes in the EPA woodstove certification program and allows EQC to establish emission standards for woodstoves. This rule will establish implementation rules for woodstove removal. It will not address setting Oregon emission standards considering EPA expected near-term updates to their standards. Implementation requires outreach to homeowners and realtors about the woodstove removal program.

Lane Regional Air Protection Agency Rules

Align Lane Regional Air Protection Agency rules with state rules including any rule revisions pertaining to open burning, permit streamlining enforcement and area source National Emission Standards for Hazardous Air Pollutants rules.

Background EPA and Oregon statute require aligning local air agency rules to state rules. DEQ must review and the EQC must approve Lane Regional Air Protection Agency rulemakings related to the state implementation plan.

AQ – 2010 agenda carried over to 2011 continued...

Klamath Falls Fine Particulate Attainment Plan

Develop an attainment plan with emission reduction strategies to bring air quality in Klamath Falls back into compliance with federal air quality standards for fine particulate (PM_{2.5}).

Background This rulemaking requires DEQ to work with EPA and community leaders in Klamath Falls to co-develop the plan.

Low Emission Vehicle Standard

Align Oregon's low emission vehicle rules with revised California rules for cars and light duty trucks.

Background The Clean Air Act requires states that have chosen California's vehicle emission standards to adopt those standards identically. Oregon's low emission vehicle rules were adopted in June 2006 and now require the incorporation of new California changes emphasizing the use of battery-electric and plug-in hybrid vehicles. Fees paid by auto manufacturers fund rule development and implementation.

Federal Air Quality Regulations – 2010-2011

Adopt by reference new federal National Emission Standards for Hazardous Air Pollutants applicable to non-major or area sources including: chemical preparation, prepared feed manufacturing, asphalt processing and asphalt roof manufacturing, paints and allied products manufacturing and chemical manufacturing.

Background DEQ rules are required to keep current with federal rules to maintain Title V approval. Adding new sources increases work for air quality permitting staff, compliance and enforcement activities and accounting for an increased volume in permit fees.

PM_{2.5}/Greenhouse Gas Permitting

The Oregon Department of Environmental Quality is proposing rules that would update New Source Review/Prevention of Significant Deterioration (NSR/PSD) for fine particles and greenhouse gases.

Background

PM_{2.5} New Source Review/Prevention of Significant Deterioration: DEQ proposes rule amendments to adopt NSR/PSD rules for fine particles (PM_{2.5} or particulate matter less than 2.5 microns in diameter) adopted by a temporary rule on August 19, 2010. The proposed rule amendments would help DEQ and businesses implement NSR/PSD as EPA intended. The rule will also conform the construction approval program for small scale energy projects to HB 2952 (2009).

Greenhouse Gas Prevention of Significant Deterioration: DEQ proposes rule amendments to adopt PSD rules for greenhouse gases and establish a major source threshold of 100,000 tons per year and a significant emission rate of 75,000 tons per year, consistent with EPA's "Greenhouse Gas Tailoring Rule." The proposed rule amendments would help DEQ and businesses implement NSR/PSD as EPA intended.

AQ – 2011 additions to agenda

Federal Air Quality Regulations – 2011-2012

Update Oregon's adoption by reference of new federal National Emission Standards for Hazardous Air Pollutants.

Background DEQ rules are required to keep current with federal rules to maintain Title V approval. Adding new sources increases work for air quality permitting staff, compliance and enforcement activities and accounting for an increased volume in permit fees.

Title V 2012-2013 Fees

Increase fees by the Consumer Price Index.

Background Federal and state law requires Title V program be entirely funded by permit fees.

AQ – Legislative concepts requiring rules if approved

Truck Efficiency and Idling

Pending approval of legislative concept by the 2011 Legislature, DEQ would draft rules to implement requirements to reduce aerodynamic drag and rolling resistance in heavy duty tractors and box-type trailers to improve fuel efficiency and reduce greenhouse gas emission and restrictions on engine idling by heavy duty commercial vehicles.

Background The proposed rules would be part of the state's effort to mitigate climate change by reducing emissions of greenhouse gases. The proposed rules would require fuel efficient features on new and existing heavy duty trucks and trailers operating in Oregon. Statutory authorization is necessary to proceed with the rulemaking. DEQ projects the phased-in implementation would take from 2016 through 2022.

AQ – 2011 legislative concepts requiring rules if approved continued...

Greenhouse Gas Reporting Fee Update

Pending approval of a legislative concept by the 2011 Legislature, DEQ would propose rules establishing annual greenhouse gas reporting fees for electricity importers and fuel distributors.

Background Senate Bill 38 (2009) authorized the Commission to adopt greenhouse gas reporting requirements for electricity importers and fuel distributors. Senate Bill 103 (2009) authorized the Commission to adopt annual greenhouse gas reporting fees for the subset of reporters holding air quality permits. The Commission does not have statutory authority to establish fees for the electricity importers and fuel distributors added by Senate Bill 38; however, DEQ is obligated to report to the Legislature on the funding mechanism for the program, including whether fees should be created. DEQ will report to the 2011 Legislature and has prepared a legislative concept adding fees for consideration. The fees would not add revenue to the program, but spread the cost of the program over this subset of reporters and the reporters already required to pay annual fees.

Title V Greenhouse Gas Fees

Pending approval of a legislative concept by the 2011 Legislature, DEQ would propose rules establishing annual fees for greenhouse gas permitting required by EPA. Approximately twenty current Title V sources will require modification of their permit to add greenhouse gases while approximately seven new sources will be required to get a Title V permit for the first time due to their level of greenhouse gas emissions. These numbers will increase in future biennia as federal permitting thresholds decline.

Background Three years ago the United States Supreme Court held in *Massachusetts v. EPA* that greenhouse gases are air pollutants and are subject to regulation under the Clean Air Act. As EPA moves to implement that decision and regulate greenhouse gases, states will be required to permit greenhouse gas emissions under the Title V permitting program, which regulates operation of major industrial sources.

DEQ's legislative concept would add a specific fee for sources that are subject to the Title V program due to greenhouse gas emissions and not because of emissions of regulated pollutants (particulate matter, nitrogen dioxide, sulfur dioxide and volatile organic compounds). These sources would also pay the base fee that all Title V sources pay. The concept also adds a lower fee of for sources already subject to the Title V permit program due to emissions of regulated pollutants but must have their permit modified due to their level of greenhouse gas emissions.

Land Quality		Estimated Schedule	
2011 agenda		Start	Adoption
2010 agenda carried over to 2011			
Ballast Water Exchange Requirements		Mar-10	Feb-11
Electronic Waste Product Stewardship		Feb-11	Dec-11
Solid Waste Conversion Technology Permits		Sep-11	Feb-13
2010 mid-year additions to agenda			
Repeal UST Soil Matrix Registration and Licensing Rules		Dec-10	Jun-11
Legislative concepts requiring rules if approved			
None			
Removed from 2010 agenda		EQC Meeting	
2010 Adoptions			
Beneficial Use of Solid Waste		Apr-10	
Spill Contingency Planning		Dec-10	
2010 Withdrawals			
Portland Harbor Industrial Stormwater General Permit 2			
Financial Assurance - Solid Waste Disposal Facilities			
Dry Cleaner Program			

LQ – 2010 agenda carried over to 2011

Ballast Water Exchange Requirements

Align Oregon's ballast water rules to 2007 and 2009 statutes. The rule would:

- amend reporting requirements,
- establish additional notification and authorization requirements prior to discharge of ballast water due to safety exempt circumstances,
- develop options and authorization to implement alternative management strategies for high-risk ballast water, and
- establish rules for managing ballast tank sediments, and revise violations and enforcement guidance.

Background SB 643 (2007) expanded the ballast water exchange requirements to include cargo vessels that are not self-propelled, such as barges. HB 2625 (2009) clarified DEQ's legal authority to inspect and collect ballast water samples from vessels to verify regulatory compliance. HB 2714 (2009) established broader EQC rulemaking authority to reduce the risk of introducing aquatic invasive species from shipping transport. This rulemaking will engage the Shipping Transport of Aquatic Invasive Species Task Force as an advisory group.

Electronic Waste Product Stewardship

Revise the registration fees for manufacturers of covered electronic devices to help ensure fee revenue covers DEQ's costs for administering Oregon's product stewardship program for electronics recycling, Oregon E-Cycles. Rulemaking may also establish certain requirements for Oregon E-Cycles' manufacturer-run recycling programs.

Background The 2007 Legislature established the electronics waste recycling program, including manufacturer registration fees, and provided for immediate implementation with rule adoption to meet programs needs to occur later. The program has been operating successfully without rules for two years. Rulemaking is needed to revise the registration fee structure for 2012. The rulemaking may also establish certain manufacturer recycling program requirements currently being implemented. Solid waste staff will develop and implement the rules. The rules will affect manufacturers of covered electronic devices sold in or into Oregon or returned for recycling in Oregon.

Solid Waste Conversion Technology Permits

Define and establish permit requirements and a fee schedule for a new conversion technology category of solid waste disposal facilities.

Background DEQ currently permits facilities using emerging technologies to convert solid waste to energy or useful materials as treatment facilities. However, the current treatment facility requirements and fee structure are not always a good fit for this type of facility. This rulemaking will tailor permit requirements and a fee schedule to conversion technology facilities. Solid waste staff will develop and implement these rules and coordinate with other programs as needed. The rules will affect owners and operators of facilities using conversion technologies as well as owners and operators composting and other waste management facilities that compete for the same solid waste feedstocks.

LQ - 2010 mid-year additions to agenda

Repeal UST Soil Matrix Registration and Licensing Requirements

Repeal division 162, *Registration and Licensing Requirements for Underground Storage Tank Soil Matrix Cleanup Service Providers and Supervisors*, which has become outdated and is no longer necessary to protect human health and the environment.

Background ORS 466.750 authorized DEQ to establish rules for registering and licensing service providers and supervisors to perform underground storage tank cleanups performed under the division 122 Soil Matrix rules. Division 162 became effective in 1990 when regulations for underground storage tank cleanups were new. Over the last 20 years, assessment and remediation activities have evolved to the point where the protection provided by registering and licensing of contractors performing work under division 162 is no longer needed.

MSD and OCE		Estimated Schedule	
2011 agenda		Start	Adoption
2010 agenda carried over to 2011			
Penalty Matrix Update		Dec-09	Apr-11
2011 additions to agenda			
None			
Legislative concepts requiring rules if approved			
None			
2010 adoptions and withdrawals		EQC Meeting	
2010 Adoptions			
Housekeeping/Streamlining DEQ-administered Tax Credits		Dec-10	
2010 Withdrawals			
None			

MSD and OCE – 2010 agenda carried over to 2011

Penalty Matrix Update

Implement new penalty maximums established by 2009 Legislature.

Background This rule would revise base penalties in accordance with Senate Bill 105A (2009), which increased the statutory caps on penalties. DEQ will involve an advisory committee in revising base penalties in accordance with the new legislation. DEQ does not anticipate that implementation of the revised penalty rules will substantially effect staff time or other resources.

Water Quality		Estimated Schedule	
2011 agenda		Start	Adoption
2010 agenda carried over to 2011			
Human Health Criteria Standards and Revisions		Oct-08	Jun-11
Graywater Treatment, Disposal and Reuse		Oct-09	Oct-11
State Revolving Fund Program Revisions		May-10	Dec-12
Underground Injection Control		Jun-11	Jun-13
Turbidity Standards		Mar-10	Jun-11
2011 WQ Permit Fee Increase		Aug-10	Apr-11
2010 midyear addition to agenda			
Limited Scope Exemption for Ecological Restoration		Oct-10	Jun-11
2011 addition to agenda			
2012 WQ Permit Fee Increases		Aug-11	Apr-12
Legislative concepts requiring rules if approved			
Improve Onsite Septic System Program (Clean Stream)		Jun-11	Feb-13
2010 adoptions and withdrawals		EQC Meeting	
2010 Adoptions			
CWSRF Use of Federal Funds - Temporary		Apr-10	
Initiation Levels for Pollutants on Priority Persistent Pollutant List		Jun-10	
2010 WQ Permit Fee Increase		Aug-10	
CWSRF Use of Federal Funds - Permanent		Oct-10	
401 Certification Fee Increase		Oct-10	
2010 Withdrawals			
None			

WQ – 2010 agenda carried over to 2011

Human Health Criteria Standards and Revisions

Revise criteria in Oregon's water quality standards to be based on a fish consumption rate of 175 grams/day to protect a larger portion of Oregonians from health risks associated with contaminants in surface waters and fish tissue.

Background The federal Clean Water Act requires DEQ to set water quality standards to protect beneficial uses of state waters. DEQ's currently effective human health toxics criteria are based on a fish consumption rate (6.5 g/day) that does not provide adequate protection for Oregonians who consume greater amounts of fish and shellfish. On June 1, 2010, EPA disapproved human health toxics criteria which were submitted for approval in 2004 and were based on a fish consumption rate of 17.5 g/day. EPA disapproved the human health toxics criteria because the fish consumption rate was not considered protective of many Oregonians. DEQ is addressing EPA's disapproval by proposing to use a higher fish consumption rate of 175 g/day to calculate more stringent toxics criteria. Additionally, this rulemaking may include:

- Provisions that support EQC's directive to look at tools and approaches for implementing the standards in an environmentally meaningful and cost effective manner.
- Revisions to foster the reduction of toxic pollutants from nonpoint sources and other sources not permitted under the CWA.

Graywater Treatment, Disposal and Reuse

Implement 2009 legislation to establish the Oregon requirements for permitting graywater treatment, disposal, and reuse systems.

Background HB2080 (2009) legalized the use of graywater and directed EQC to adopt new rules on permitting graywater reuse and disposal systems. The rules will create a new EQC policy establishing graywater reuse as an appropriate water conservation practice when managed to protect public health and the environment. These rules will also establish the requirements for graywater treatment, disposal, and reuse.

WQ – 2010 agenda carried over to 2011 continued...

State Revolving Fund Program Revisions

Update and clarify program rules to address implementation issues on how and what water quality improvement projects the program funds, including evaluation of the project ranking criteria.

Background The program will need to address anticipated federal reauthorization requirements that include funding for green projects and providing subsidization.

Underground Injection Control

Maintain federal program delegation, expand program to adopt federal rules on carbon sequestration (Class VI wells), clarify program fees established by the 2007 legislature, link water quality provisions in the groundwater rules with the underground injection control program.

Background DEQ expects EPA to adopt new underground injection control program rules in mid-2011 that establish Class VI wells. DEQ will need to respond to the expected EPA two-year timeline for new rule adoption.

Turbidity Standards

Review scientific information and propose revisions to Oregon water quality standards for turbidity to ensure that the revised standards protect aquatic life and other beneficial uses are implementable under DEQ's Water Quality programs.

Background Oregon's current turbidity standard is difficult to implement. A review of the science related to how the criteria protect aquatic life and other beneficial uses and clarifications of how Oregon would apply the standards is necessary. DEQ will respond to scientific questions raised by the Independent Multidisciplinary Science Team on draft turbidity standard revisions that DEQ released for public comment in October 2005. DEQ will review this standard as part of the periodic or "triennial" review of water quality standards required under the Clean Water Act.

2011 WQ Permit Fee Increase

Adopt water quality permit fee increases to address increased permit program costs.

Background The 2005 Legislature authorized the EQC to increase water quality permit fees annually in an amount not to exceed the anticipated increase in the cost of administering the permit program or three percent, whichever is lower. This rulemaking would increase all water quality permit fees by up-to-three percent, except for suction dredge General Permit 700-PM. The EQC approved three percent fee increases in 2007, 2008 and 2010.

WQ – 2010 agenda carried over to 2011 continued...

WQ – 2010 midyear addition to agenda

Limited Scope Exemption for Ecological Restoration

Allow temporary violations of Oregon's water quality standards to facilitate restoration projects.

Background Certain limited-duration activities having long-term, desirable environmental benefits may cause temporary water quality degradation. These activities may include dam removal and restoration projects intended to restore river channels, vegetation, and fish and wildlife habitat and/or populations. Emergency actions in response to a threat to public health and safety would also be included as a limited-duration activity for the purposes of this rulemaking. In 2010, the Governor's office and the Department of Interior requested that DEQ develop a provision for state water quality standards addressing limited-duration activities which temporarily degrade water quality.

WQ – 2011 additions to agenda

2012 WQ Permit Fee Increases

Adopt water quality permit fee increases to address increased permit program costs.

Background The 2005 Legislature authorized the EQC to increase water quality permit fees annually in an amount not to exceed the anticipated increase in the cost of administering the permit program or three percent, whichever is lower. This rulemaking would increase all water quality permit fees by up-to-three percent. This rulemaking would increase all water quality permit fees by up-to-three percent, except for suction dredge General Permit 700-PM. The EQC approved three percent fee increases in 2007, 2008 and 2010.

WQ – Legislative concepts requiring rules if approved

Improve Onsite Septic System Program (Clean Stream)

Implement 2009 External Onsite Advisory Committee recommendations for the Onsite Program, as well as Coastal Zone Management Act requirement for mandatory inspections for septic systems in the designated area.

Background Onsite program convened the advisory committee in 2009 to assist in providing broad direction to address funding and other administrative and regulatory concerns of the Program. The Committee made recommendations on what the Program should look like in the future and recommended possible funding strategies. Also, Oregon is not meeting the requirements of the coastal zone management act with respect to adopting a program for inspecting septic systems.

Attachment B

2011 EQC Rulemaking Involvement Worksheet

Program	1. No involvement before EQC hears rule	Provide Information		4. EQC facilitated hearing	5. Add to advisory committee and notification lists. Call to invite to hearings.
		2. Item on EQC Agenda	3. In Director's Dialogue		

2010 agenda carried over to 2011 (17)

Air	Low Carbon Fuel Standard		2010		2010	2010 JU, WB,KW,JO,DD
Air	Heat Smart		2010			
Air	Lane Regional Air Protection Agency Rule	2010				
Air	Klamath Falls Fine Particulate Attainment Plan			2010		
Air	Low Emission Vehicle Standard	2010				
Air	Federal Air Quality Regulations - 2010-2011	2010				
Air	PM2.5/Greenhouse Gas Permitting		2010	2010		2010 KW,DD*
Land	Ballast Water Exchange Requirements		2010			
Land	Electronic Waste Product Stewardship		2010			
Land	Solid Waste Conversion Technology Permits		2010			
OCE	Penalty Matrix Update		2010	2010		
Water	Human Health Criteria Standards and Revisions		2010	2010		2010 JU, WB,KW,JO,DD
Water	Graywater Treatment, Disposal and Reuse		2010	2010		2010 JU, DD
Water	State Revolving Fund Program Revisions		2010			
Water	Underground Injection Control		2010	2010		
Water	Turbidity Standards		2010	2010		2010 JU, WB
Water	2011 WQ Permit Fee Increase	2010				

*when staff feels advisable

Attachment B

2011 EQC Rulemaking Involvement Worksheet

Program	1. No involvement before EQC hears rule	Provide Information		4. EQC facilitated hearing	5. Add to advisory committee and notification lists. Call to invite to hearings.
		2. Item on EQC Agenda	3. In Director's Dialogue		

2010 midyear addition to agenda (2)

Water	Limited Scope Exemption for Ecological Restoration					
Land	Repeal UST Soil Matrix Registration and Licensing Rules					

2011 additions to agenda (3)

Air	Federal Air Quality Regulations - 2011-2012					
Air	Title V 2012-2013 Fees					
Water	2012 WQ Permit Fee Increases					

Legislative concepts requiring rules if approved (4)

Air	Truck Efficiency and Idling					
Air	Greenhouse Gas Reporting Fee Update					
Air	Title V Greenhouse Gas Fees					
Water	Improve Onsite Septic System Program (Clean Stream)					