



July 3, 2025

PCC Structurals, Inc.
5001 SE Johnson Creek Blvd
Milwaukee, OR 97222
Sent via email only

Brandon Hadzinsky,

On June 27, 2025, DEQ received a request from PCC Structurals, Inc. Large Parts Campus (PCC) for an extension of the deadline for submittal of a revised Cleaner Air Oregon (CAO) Emissions Inventory (Inventory) and supplemental calculations. On June 5, 2025, DEQ sent PCC a letter requesting updates to the Inventory and supplemental calculations by August 4, 2025, source testing by September 3, 2025, and additional revisions to the Inventory by 30 days after source test approval.

PCC proposes to provide all requested revisions to the Inventory and supplemental calculations by 30 days after source test approval. This will allow PCC additional time to gather the information needed and make requested revisions. PCC has already scheduled the requested source testing for the week of July 27, 2025, and provided a source test plan to DEQ.


DEQ may grant an extension based on the criteria set in [OAR 340-245-0030\(3\)](#), which require sources to demonstrate progress towards completing the submittal and show that a delay is necessary for good cause. DEQ understands that PCC has demonstrated progress on the Inventory and supplemental calculations by scheduling the source testing more than one month ahead of the original deadline and providing the source test plan. Further, DEQ agrees that a delay may be necessary in order for PCC to gather all the relevant information and make the requested revisions to the Inventory, and submitting the entire Inventory in one submittal will likely be more efficient for both DEQ and PCC.

For these reasons, DEQ approves PCC's request and grants an extension from the original submittal deadline of August 4, 2025, for the revised Inventory and supplemental calculations. PCC's revised Inventory and supplemental calculations must be submitted by **30 days after source test approval**.

PCC must schedule a time for DEQ to review the bench-scale test results of the BURNOUT_NW_S and BURNOUT_NW_T by August 4, 2025, as detailed in DEQ's June 5, 2025, letter.

If you have any questions regarding this letter, please contact me directly (503-407-7596, heather.kuoppamaki@deq.oregon.gov), and I look forward to your continued assistance with this process.

Sincerely,

A handwritten signature in black ink, appearing to read 'H. Kuoppamaki', with a stylized flourish at the end.

Heather Kuoppamaki, P.E.
Cleaner Air Oregon Project Manager

Cc:

Brian Eagle, Maul Foster Alongi
Geoffrey Tichenor, Stoel Rives
David Graiver, DEQ
Julia DeGagné, DEQ
J.R. Giska, DEQ