

Department of Environmental Quality
Agency Headquarters

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November 14, 2025

Intel Corporation 5200 NE Elam Young Parkway MS: RS5-115 Hillsboro, OR 97124 Sent electronically only

RE: Due Date Notification for Tanks and Exempt TEU Emissions (Emissions Inventory Submittal #3)

Sam Johnson and Jeffrey Birdsall,

On May 29, 2025, Intel Corporation (Intel) received notice that the Gordon Moore Park at Ronler Acres Campus and the Aloha Campus (DEQ Air Quality Source Number 34-2681) were called into the Cleaner Air Oregon (CAO) program. On August 11, 2025, DEQ received a request from Intel for a partial extension of the deadline for submittal of the CAO Emissions Inventory (Inventory), which DEQ granted on August 14, 2025. To date, DEQ has received the following partial Inventory submittals:

- Process flow diagrams and emissions information (AQ520 form) for the natural gas combustion
 units and cooling tower Toxics Emissions Units (TEUs): initially submitted August 26, 2025, and
 revised November 4, 2025; and
- Emissions information (AQ520 form) and documentation for emergency generator and fire pump TEUs: initially submitted on October 31, 2025.

As specified in DEQ's approval of Intel's extension request, DEQ met with Intel on September 12, 2025, to discuss the timeline for submittal of the remaining Inventory information. Based on that discussion and in accordance with Oregon Administrative Rule (OAR) 340-245-0030(1)&(3), Intel must submit the following information by January 16, 2026:

- 1. An Emissions Inventory including an AQ520 form and all supplemental documentation required under OAR-340-245-0040(4) for all storage tanks on site that emit Toxic Air Contaminants (TACs) or store materials containing TACs;
- 2. A <u>Categorically Exempt Toxics Emissions Units (AQ523) form</u> listing TEUs that are exempt under OAR 340-245-0060(3)(b); and
- 3. A list of any TEUs that Intel is requesting exemption for under OAR 340-245-0060(3)(a), recorded on Worksheet 2 of the AQ520 form and accompanied by sufficient documentation to demonstrate that the TEU is not likely to materially contribute risk.

Given the complexity of Intel's operations, DEQ plans to continue to review partial Inventory submittals and meet with Intel on a regular basis to provide feedback and discuss due dates for submittal of the remaining required Inventory information and any necessary updates.

DEQ requests that you submit additional information related to your Inventory. If you think that any of that information is confidential, trade secret or otherwise exempt from disclosure, in whole or in part, you must comply with the requirements in OAR 340-214-0130 to identify this information. This includes

clearly marking each page of the writing with a request for exemption from disclosure and stating the specific statutory provision under which you claim exemption. Emissions data is not exempt from disclosure.

DEQ remains available to discuss this information request and answer any questions you may have. Failure to provide additional information, corrections, or updates to DEQ by the deadlines in this letter, may result in a violation of OAR 340-245-0030(1).

If you have any questions regarding this letter, please contact me directly at 503-866-9643 or <u>julia.degagne@deq.oregon.gov</u>. I look forward to your continued assistance with this process.

Sincerely,

Julia DeGagné

Cleaner Air Oregon Project Engineer

Cc: Ruth Glass, Intel

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Chris Moore, DEQ Dana Corkill, DEQ J.R. Giska, DEQ

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