

MEETING SUMMARY

Division of Environmental Quality, Office of Air Quality

DETAILS

Location:

Attendees:

Date: March 2, 2020

DEQ Headquarters

Ben Holden, Stan Chivers, Chuck Buttry,
Akemi Bauer, Courtney Garland, Ann Faitz,

Call-in Details: N/A

Ava Roberts.

Stakeholders: Mark Allison, Stuart Spencer,

DEQ: Pete Alberg, Thomas Rheaume, Tricia

Subject: Phase I Rule 26
Strawman Draft

Treece, Kelly Jobe, Erika Droke

AGENDA

I. Introduction

- Phase I Overview
- Future Phases

Discussion: DEQ introduced a tentative rulemaking schedule and phased plan for revision of air quality rules. Phase I revisions will include recent State legislative provisions, general streamlining/clean-up and those changes discussed and recommended by the EASE Regulatory Workgroup in 2019. Feedback on the Phase I strawman drafts are due April 6, 2020. Petitioning the Commission to initiate rulemaking for Phase I is tentatively planned for Fall 2020. Phase II revisions will include recommendations from resumed monthly Workgroup meetings beginning in Late Spring/Early Summer 2020.

• Phase I Strawman Draft of Rule 26

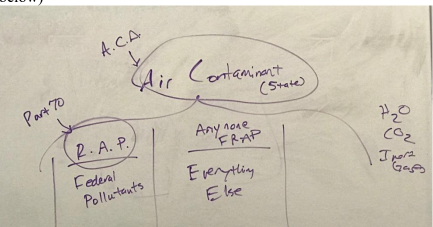
II. Roundtable Discussion

- o General impressions
- Suggested changes
- Deadline for feedback, Rules 18, 19, & 26: April 6, 2020

Discussion:

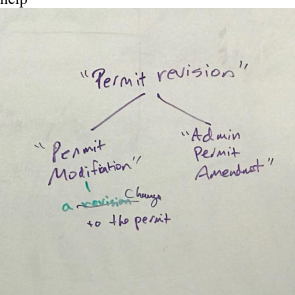
- Mimic federal definitions for revised definitions
- Defined terms would like terms in the regulatory text to be bold, italic, otherwise visually set apart
- "Rule" for state/APC&EC provisions, "Regulations" for federal/CFR language; apply also to Rules 18 & 19
- "section," "subsection," or more general references ok to use when referring to Rule 26 provisions rather than specific references which may change later. [e.g., "This

- Create discussion aid to identify which definitions from federal law and which crafted by DEQ? Suggest a chart for Chapter 2 to show sourcing where not included in Part 70 comparison doc.
- One suggested creating footnotes or parenthetical notation with source(s) of definition.
- Remove numbered citations to specific Rule provisions, more generic "as defined in Chapter 9" instead of "26.903." (Administrative permit amendment)
- 26.302(D): GHG Tailoring Rule artifact? Remove, if possible.
- "Air contaminant" vs. "air pollutant"
 - Use "contaminant" throughout? (defined term in AR Water/Air Pollution Control Act)
 - Could use just 2 terms: "Recognized air pollutant" for Part 70/federal pollutants; "Air contaminant" for big umbrella/state/ACA (see diagram below)



- "Major source"
 - Owner/Operator in RCRA is significant
 - Personification fix may not appropriate under certain circumstances.
 - Where used in Part 70, keep it as "Part 70 source."
 - Owner/operator may need a definition in Rule 19
 - Maybe replace the owner or operator of with the permittee (or applicant)
 - Use "or responsible official," "the permittee," or "the applicant" instead of "owner/operator"
 - O Under (A)(1), "such" circles back to a subset of the listed HAPs.
 - Use "those" instead (to avoid pulling in pollutants not a part of the subset)
 - Check for nuances of removing "such" throughout the strawman Rule
- "Part 70 Source"
 - Stationary source, emissions unit permits use "source #143" which is actually an emissions unit at a stationary source. Applies to SN143 or whole facility? (inconsistency with Rule and permit language)
 - Owner/Operator issue here, also (see above for details)
 - Recommended that in the short-term an explanation of emission unit/source number be discussed in permitting guidance

- "Permit modification" and "Permit revision"
 - A permit modification is any revision to a Part 70 permit that cannot be accomplished under Chapter 9 of Rule 26.
 - o "Revision" vs. "change" "change" is preferable, to avoid confusion because "permit revision" is a defined term
 - Circular language in definitions needs to be fixed: "permit revision...permit amendment...revision...modification...revision..." Use of "change" might help



- "PM10" Remove definition; unnecessary
- "Recognized air pollutant emissions"
 - Where is "recognized" from? Research the source
 - o If 26.305 is removed, can also remove this definition
- "Title I modification" modification under Rule 19 is a Title I mod.
 - o Except "de minimis" changes in Rule 19
 - o "de minimis" not defined/recognized by EPA for HAPs
 - o Clarity in the Permitting FAQ would be a good idea
 - May need rule address in Phase II
 - Discussion of future phases for EASE regulatory streamlining process
 - o Timing
 - Topic priorities
 - Rule consolidation
 - PSD
 - Public notice
 - Minor NSR
 - Stage I Vapor Recovery
 - Etc
 - Next Workgroup meeting on March 4 to discuss Phase I Strawman Draft of Rule 19

Discussion: The Workgroup will continue reviewing strawman drafts and provide feedback to DEQ by April 6. The next meeting is scheduled March 4, from 10-12, to discuss Rule 19 strawman. The group will decide priority of topics for Phase II at a later time.

III. Next Steps