

Administrative Rule Analysis



PART 6. EMISSION LIMITATION AND PROHIBITIONS – EXISTING SOURCES OF VOLATILE ORGANIC COMPOUND EMISSIONS

Mary Ann Cleary, Director
Phone: (517) 373-8080
<http://www.house.mi.gov/hfa>

Rule Set No.: ORR 2016-003 EQ
Submitted to JCAR on: 10/10/2016

Department: Environmental Quality
Agency: Air Quality Division

Enabling Statute: Natural Resources and Environmental Protection Act, 1994 PA 451, MCL 324.101 et seq.

Analysis Complete to: 03/27/2017

BACKGROUND AND SUMMARY OF PROPOSED RULES

These proposed changes would bring Part 6 rules into compliance with the federal Clean Air Act at the request of the United States Environmental Protection Agency's Region 5 office. The changes would help to clarify testing requirements for emulsified and cutback asphalts by specifying sample size when testing for volatile organic compound content of these asphalts. The proposed changes would also consolidate certain adoptions by reference within the rules.

FISCAL IMPACT OF PROPOSED RULES

These proposed rules would not affect costs or revenues for the Department of Environmental Quality. The functions outlined in these proposed rules fall within the purview of DEQ's current regulatory functions. These proposed rules would not affect costs or revenues for local units of government.

Fiscal Analyst: Austin Scott

■ This analysis was prepared by nonpartisan House Fiscal Agency staff for use by House members in their deliberations, and does not constitute an official statement of legislative intent.