

WISCONSIN DEPARTMENT OF NATURAL RESOURCES NOTICE OF FINAL GUIDANCE & CERTIFICATION

Pursuant to ch. 227, Wis. Stats., the Wisconsin Department of Natural Resources has finalized and hereby certifies the following guidance document.

DOCUMENT ID

AM-19-0002

DOCUMENT TITLE

Guidance for Including PM2.5 in Air Pollution Control Permit Applications

PROGRAM/BUREAU

Air Management

STATUTORY AUTHORITY OR LEGAL CITATION

Section 285.63, Wisconsin Statutes; Chapter NR 415, Wisconsin Administrative Code

DATE SENT TO LEGISLATIVE REFERENCE BUREAU (FOR PUBLIC COMMENTS)

August 19, 2019

DATE FINALIZED

October 14, 2019

DNR CERTIFICATION

I have reviewed this guidance document or proposed guidance document and I certify that it complies with sections 227.10 and 227.11 of the Wisconsin Statutes. I further certify that the guidance document or proposed guidance document contains no standard, requirement, or threshold that is not explicitly required or explicitly permitted by a statute or a rule that has been lawfully promulgated. I further certify that the guidance document or proposed guidance document contains no standard, requirement, or threshold that is more restrictive than a standard, requirement, or threshold contained in the Wisconsin Statutes.

Starl F. Good

October 9, 2019

Signature

Date

PUBLIC COMMENT SUMMARY

There was one comment received during the period 19AUG2019 to 09SEP2019. The emailed comment from Glory Adams requested clarification about requirements for silica emissions from sand mines.

AIR PROGRAM RESPONSE

There is currently no emission standard for silica within the Wisconsin Administrative Code. Further, the science of fine particles does not identify direct emissions of $PM_{2.5}$ from any individual stack or source as having an influence on ambient air concentrations. Speciation monitoring data collected around Wisconsin has identified that most ambient air concentrations of $PM_{2.5}$ are from secondarily formed compounds. Additionally, U.S. EPA focuses attainment area planning requirements on the impact of secondarily formed compounds and has not proposed regulation of direct emissions of $PM_{2.5}$.

CORRESPONDENCE/MEMORANDUM -

DATE:	February 22, 2016
TO:	Air Permit Applicants
FROM:	Kristin Hart, Chief, Air Permits and Stationary Source Modeling Section
SUBJECT:	Guidance for Including $PM_{2.5}$ in Air Pollution Control Permit Applications

Introduction: The Department has prepared a technical support document (TSD) on particulate matter with an aerodynamic diameter of 2.5 microns or less ($PM_{2.5}$) that examines the science behind the primary (direct) and secondary formation of $PM_{2.5}$, its distribution and lifetime in the atmosphere, statewide monitoring results of $PM_{2.5}$ and the appropriateness of using refined air dispersion models to estimate concentrations of $PM_{2.5}$ in the ambient air. Based on the conclusions of the $PM_{2.5}$ TSD, two changes are being implemented in how the Department evaluates $PM_{2.5}$ emissions in air pollution control permits:

- \blacktriangleright Examination of the current scientific literature concerning particle pollution leads to the conclusion that low temperature industrial sources do not directly emit PM_{2.5} in quantities that have the potential to cause or contribute to a violation of the NAAQS.
- > The $PM_{2.5}$ TSD makes a finding using a weight of evidence approach that direct emissions of $PM_{2.5}$ do not cause or exacerbate a violation of the ambient air quality standards or increment.

These conclusions affect the air quality assessment portion of an air permit review, as well as how and when $PM_{2.5}$ emissions are estimated. In the past, any source of particulate matter was assumed to be a source of both PM_{10} and $PM_{2.5}$. However, not all emissions units that emit particulate matter and PM_{10} are also sources of measurable $PM_{2.5}$ emissions. This memo offers guidance to permit applicants on when they must include estimates of $PM_{2.5}$ emissions in an air pollution control permit application and when to expect air pollution permits to contain limitations on $PM_{2.5}$ emissions.

<u>Calculating PM_{2.5} Emission Rates</u>: Air permit applications are required to contain emission estimates of all air contaminants emitted by the equipment to be included in the permit. For purposes of minor source construction permitting and operation permitting, $PM_{2.5}$ is defined as particulate matter with an aerodynamic diameter less than or equal to 2.5 micrometers measured in the ambient air. In considering whether a piece of equipment is a direct source of $PM_{2.5}$, it is important to consider the formation mechanism of $PM_{2.5}$. A large amount of energy is required to create a particle of such a small size. Therefore, not all sources of particulate matter should automatically be assumed to directly emit $PM_{2.5}$. Studies have confirmed that there are measurable amounts of direct $PM_{2.5}$ emissions from combustion sources and high temperature industrial processes such as smelters, foundries, aluminum production, glass manufacturing, sulfate (Kraft) pulping, etc.

As the PM_{2.5} TSD demonstrates, it is unlikely that mechanical sources and low temperature operations directly emit PM_{2.5} in quantities with the potential to adversely impact the NAAQS and are, by themselves, unlikely to trigger the major source permitting programs. Because of the unlikelihood of impacting the NAAQS and the lack of availability of accurate, reliable emission factors for direct PM_{2.5} emissions for mechanical sources and low temperature operations, the



Department believes that it is unnecessary and overly burdensome for all minor permit applicants to calculate potential emissions of direct $PM_{2.5}$ from these sources.

For larger sources an additional level of review is required in order to assure that the Title V permit application meets the requirements of Part 70 and ch. NR 407, Wis. Adm. Code, and to assure that major source construction permit applicability is determined in a manner consistent with Wisconsin's federally approved state implementation plan and the federal major source permitting program.

Applicants of Title V operation permits with potential emissions of $PM_{2.5}$ from combustion sources and high temperature industrial processes totaling 80 tons per year or more and construction permit applicants whose potential emissions of $PM_{2.5}$ from combustion sources and high temperature industrial processes place them within a 20% margin of major NSR applicability are required to examine $PM_{2.5}$ emissions from all sources and provide estimates in applications. This applies to new and existing Title V major sources, existing major NSR sources and minor construction sources emitting $PM_{2.5}$ from combustion sources and high temperature industrial processes at a rate of 80% or more of the NSR major source threshold.

- For a new or existing Title V major source, if potential emissions of PM_{2.5} from all combustion sources and high temperature industrial processes are less than 80 tons per year, permit applicants will not be required to include PM_{2.5} emission estimates for mechanical processes such as crushing, grinding, sanding, sizing, evaporation of sprays, suspension of dusts, and other low temperature operations in the application. Applicants may reference this memo in their permit applications to justify emission estimates. The Department and US EPA may, at their discretion, request that emissions calculations be performed using the best available information during the permitting process or at a later time.
- New or existing Title V major sources with potential emissions of PM_{2.5} from all combustion sources and high temperature industrial processes of 80 tons per year or more will need to examine PM_{2.5} emissions from all sources and provide estimates in applications.
- For all types of construction permits, if potential emissions from all combustion sources and high temperature industrial processes are less than 80% of the major source construction permit threshold as defined in NR 405.02(22), or in the case of existing major sources for construction permits, if the increase in emissions from all combustion sources and high temperature industrial processes that are part of the physical change or change in method of operation is less than 80% of the PM_{2.5} significant emission rate, permit applicants will not be required to include PM_{2.5} emission estimates for mechanical processes such as crushing, grinding, sanding, sizing, evaporation of sprays, suspension of dusts, and other low temperature operations in the application. Applicants may reference this memo in their permit applications to justify emission estimates. The Department and US EPA may, at their discretion, request that emissions calculations be performed using the best available information during the permitting process or at a later time.
- For all types of construction permit applications, if the potential emissions of $PM_{2.5}$ from the combustion sources and high temperature industrial processes that exceed 80% of the major source construction permit threshold as defined in NR 405.02(22), or in the case of existing major sources for construction permits, if the increase in emissions from all combustion sources and high temperature industrial processes that are part of the physical

change or change in method of operation exceeds 80% of the $PM_{2.5}$ significant emission rate, the permittee will need to examine $PM_{2.5}$ emissions from all sources and provide estimates in applications.

- > All permit applicants should continue to include estimates of primary $PM_{2.5}$ emissions for combustion processes, and high temperature industrial processes.
- Many permit applicants rely on emission factors published in U.S. EPA document AP-42 when estimating emissions for air pollution control permitting. EPA's emission factor document is only one tool available to permit applicants for estimating emissions and, in general, is to be used only when no source specific emission information is available. The permit applicant is expected to utilize the best available information when performing such calculations. The Department will not require an applicant to use a PM_{2.5} emission factor published in AP-42 for low temperature and material handling processes, if it can be shown that the emission factor development was not based on actual measurements collected using appropriate reference or equivalent test and sampling methods.
- In all cases, the Department considers all available information on air pollution emissions when reviewing a permit application. The preliminary determination that a source can meet the statutory criteria for permit issuance is made on a case-by-case basis. The Department may request additional information from an applicant or will review any additional data provided by commenters to assess the PM_{2.5} emissions during the review process or to respond to public comment.

Modeling PM_{2.5} **Emissions:** As indicated above and in the *February 2016 Wisconsin Air Dispersion Modeling Guidelines*, individual source modeling of PM_{2.5} emissions for permits for existing sources, new minor sources, and minor modifications of major sources will not be performed by the Department. Instead, the Department will use its weight of evidence approach for these permits to demonstrate that the source will not cause or exacerbate a violation of the PM_{2.5} ambient air quality standards. Modeling for PM_{2.5} will still be required, according to applicable U.S. EPA rule and guidance, for PSD and NAA major source permit reviews and major modifications of such sources.

<u>**PM**_{2.5} Limitations in Permits</u>: The following types of $PM_{2.5}$ emission limitations may be included in air pollution control permits:

- > Limits established to avoid major source construction permitting
- Limits previously established in a construction or operation permit (such limits may be changed through an appropriate permit action such as a new construction permit or a permit revision)
- > A limit set as BACT or LAER in a PSD or NAA major source construction permit
- Any applicable PM_{2.5} limitation established in an applicable standard such as a New Source Performance Standard (NSPS) or National Emission Standards for Hazardous Air Pollutants (NESHAP)¹

New $PM_{2.5}$ emission limits or other requirements will not be established in permits based on modeled emission rates except as required under the major PSD or Nonattainment NSR programs.

¹ There are currently no NSPS or NESHAPs that regulate $PM_{2.5}$ directly. Federal regulations have focused on reducing emissions of $PM_{2.5}$ by regulation of the precursor pollutants SO2 and NOx.

PM_{2.5} Requirements by Permit Type:

- \triangleright <u>Operation Permits</u>: PM_{2.5} emissions will not be modeled for operation permit actions, so generally, no PM_{2.5} emission limits or other requirements should appear in operation permits, unless the limits were previously established or were included in a requirement being incorporated or adopted from an existing construction permit or a federal standard.
- > <u>PSD Major Source Permits:</u> Permits for major PSD sources or major modifications to PSD sources will include limits determined by modeling to protect the ambient air quality standards as well as PSD BACT limitations for $PM_{2.5}$ if there is a significant net increase in $PM_{2.5}$ emissions. Section NR 405.02(27)(a), Wis. Adm. Code defines a significant net increase to be 10 tons of $PM_{2.5}$ per year, or 40 tons of NO_x per year or 40 tons of SO₂ per year as $PM_{2.5}$ precursors. Existing construction permit limits and BACT limitations for $PM_{2.5}$ emissions will remain in effect and be carried forward in future permits, unless modified through a construction permit action.
- NAA Major Source Permits: There are currently no PM_{2.5} nonattainment areas in Wisconsin. If any PM_{2.5} nonattainment areas are designated in Wisconsin in the future, sources located in a nonattainment area undergoing a major source permit review may be subject to lowest achievable emission rate (LAER) limits and offset requirements for PM_{2.5} emissions, pursuant to ch. NR 408, Wis. Adm. Code. Existing LAER limitations and offset requirements for PM_{2.5} emissions will remain in effect and be carried forward in future permits, unless modified through a construction permit action.
- Minor Construction Permits For all other construction permit actions, individual source air quality modeling will not be used to determine whether sources of PM_{2.5} cause or exacerbate a violation of the PM_{2.5} ambient air quality standards. The PM_{2.5} TSD concludes that these direct emissions do not affect ambient air quality. Specific PM_{2.5} emission limits will only be included if a limit is needed to assure that the project is construction of a minor PSD or nonattainment NSR source; or a minor modification of an existing major source; or if a limit was previously established and must be carried forward from a previous construction permit or from a federal standard.

Acronyms:

BACT - Best Available Control Technology

LAER - Lowest Achievable Emission Rate

NAA - Nonattainment Area (used in reference to major source construction permitting in nonattainment areas)

NESHAP - National Emission Standards for Hazardous Air Pollutants

NO_x – Nitrogen Oxides

NSPS - New Source Performance Standard

PM - Particulate Matter

PM_{2.5} - Particulate Matter with an aerodynamic diameter of 2.5 microns or less

PM₁₀ - Particulate Matter with an aerodynamic diameter of 10 microns or less

PSD – Prevention of Significant Deterioration (used in reference to major source construction permitting in attainment areas)

SO₂ – Sulfur Dioxide

TSD - Technical Support Document

Definitions from ch. NR 400, Wis. Adm. Code:

"Particulate" or "particulate matter" means any airborne divided solid or liquid material with an aerodynamic diameter smaller than 100 micrometers.

"Particulate matter emissions" means all finely divided solid or liquid material, other than uncombined water, emitted to the ambient air as measured by an applicable reference method or an equivalent or alternative method specified by the department.

" $PM_{2.5}$ " means particulate matter with an aerodynamic diameter less than or equal to a nominal 2.5 micrometers as measured in the ambient air by a reference method based on Appendix L of 40 CFR part 50, incorporated by reference in s. NR 484.04 (6g), and designated in accordance with 40 CFR part 53, incorporated by reference in s. NR 484.03 (5), or by an equivalent method.

" $PM_{2.5}$ emissions" means $PM_{2.5}$ emitted to the ambient air as measured by an applicable reference method or an equivalent or alternative method specified by the department. $PM_{2.5}$ emissions include filterable emissions and gaseous emissions from a source or activity that condense to form particulate matter at ambient temperatures.

"PM₁₀" means particulate matter with an aerodynamic diameter less than or equal to a nominal 10 micrometers as measured in the ambient air by a reference method based on Appendix J of 40 CFR part 50, incorporated by reference in s. NR 484.04 (5), and designated in accordance with 40 CFR part 53, incorporated by reference in s. NR 484.03 (5), or by an equivalent method.

" PM_{10} emissions" means finely divided solid or liquid material, with an aerodynamic diameter less than or equal to a nominal 10 micrometers, emitted to the ambient air as measured by an applicable reference method or an equivalent or alternative method specified by the department. PM_{10} emissions include filterable emissions and gaseous emissions from a source or activity that condense to form particulate matter at ambient temperatures.