BOARD OF SUPERVISORS AGENDA ITEM REPORT



Requested Board Meeting Date: January 22, 2019

Title: Amending Pima County Code Title 17 by adding Section 17.16.125 - Inactive mineral tailings impoundment and slag storage area within the Ajo PM10 Planning Area

Introduction/Background:

The Pima County Board of Supervisors (BOS) as the governing body for the Pima County Air Quality Control District adopts ordinances which are codified in the Pima County Code (PCC). The Pima County Air Quality Control District operates within the Pima County Department of Environmental Quality (PDEQ). PDEQ periodically proposes updates to PCC through the BOS. The intention of this rulemaking is to meet State Implementation Plan (SIP) requirements to provide permanence and enforceability for control measures that have already been implemented.

Discussion:

Under this new section, owners or operators of inactive mineral tailings and slag storage areas are subject to implement and maintain required Particulate Matter (PM₁₀) control measures to meet visible emissions and stabilization requirements, in order to ensure continued Particulate Matter emissions reductions in the Ajo PM₁₀ Planning Area.

Conclusion:

PDEQ is proposing this rulemaking to meet State Implementation Plan (SIP) requirements to provide permanence and enforceability for control measures that have already been implemented so the Ajo PM₁₀ Planning Area may be redesignated to attainment.

Recommendation:

Description of Oscillation and Distriction

Staff recommends the Board of Supervisors adopt the proposed addition to PCC Title 17.

Fiscal Impact:

This revision should not have an economic impact on businesses in Pima County, and should not impose additional costs on the regulated community, small businesses, political subdivisions, and members of the public beyond that already incurred by reason of federal or state rule or law. The costs of compliance for the Air Quality Permitting programs have already occurred, and were considered when the federal and state rule or law was proposed and adopted.

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Department:	Environmental G	Quality	Tel	ephone: 724-740	0	
Contact:	Sarah Reitmeye	r, Regulatory Prog	ram Manager_Tel	ephone: 724-743	7	
Department	Director Signatur	re/Date: ////Ja	ula pelc	12.17	.2018	
	nty Administrator		28-	12/	18/18	
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ORDINANCE NUMBER 2019-___

AN ORDINANCE OF THE BOARD OF SUPERVISORS OF PIMA COUNTY, ARIZONA, RELATING TO AIR QUALITY; AMENDING THE PIMA COUNTY CODE TITLE 17, BY ADDING SECTION 17.16.125.

THE BOARD OF SUPERVISORS OF PIMA COUNTY, ARIZONA, FINDS THAT:

- 1. The Pima County Board of Supervisors as the governing body for the Pima County Air Quality Control District adopts air quality ordinances under the statutory authority of Arizona Revised Statutes Title 49, Chapter 3, Article 3.
- 2. The Pima County Air Quality Control District operates within the Pima County Department of Environmental Quality.
- 3. The intention of this ordinance is to adopt and implement visible emissions and stabilization requirements in order to ensure continued particulate matter, specifically particulate matter at or less than 10 micrometers (PM₁₀) emissions reductions in the Ajo PM₁₀ Planning Area.

IT IS ORDAINED BY THE BOARD OF SUPERVISORS OF PIMA COUNTY, ARIZONA, AS FOLLOWS:

Section 1: Title 17 is amended to add Section 17.16.125.

Chapter 17.16 - EMISSION LIMITING STANDARDS

Article III. - Emissions from Existing and New Nonpoint Sources

<u>17.16.125 - Inactive mineral tailings impoundment and slag storage area within the Ajo</u> <u>PM₁₀ Planning Area.</u>

. . .

. . .

- A. Applicability. This Section applies to the owner or operator of the inactive mineral tailings impoundment and slag storage area within the Ajo PM₁₀ Planning Area.
- B. Definitions. The following definitions apply for the purposes of this Section:
 - 1. "Affected area" means the Ajo PM₁₀ Planning Area.
 - 2. "Ajo PM₁₀ Planning Area" means the area designated in 40 C.F.R. §81.303, adopted as of June 30, 2017 with no future editions or amendments.
 - 3. "Chemical or organic soil stabilizer" means hygroscopic material, solution of water and chemical surfactant foam, non-toxic chemical stabilizer or any other chemical or organic

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dust palliative that is not prohibited by the U. S. Environmental Protection Agency, the Arizona Department of Environmental Quality, the Pima County Department of Environmental Quality or any applicable law, rule, or regulation, as a treatment material for reducing PM₁₀ emissions.

- 4. "Coarse" with respect to copper smelter slag material means no less than 3/8 inches in diameter.
- 5. "Copper smelter slag" means the waste material consisting primarily of iron sulfides separated from copper matte during the smelting and refining of copper ore concentrates.
- 6. "Crushed rock" means crushed stone or angular rock of a size 2 inches or greater in diameter.
- 7. "Department" means the Pima County Department of Environmental Quality.
- 8. "Gravel" means a loose aggregation of rock fragments of low silt content (5% or less) and less than 2 inches in diameter.
- 9. "High wind event" means an hourly average wind speed of 25 miles per hour or more or an instantaneous wind gust of 40 miles per hour or more as measured in the affected area by a meteorological monitoring station.
- <u>10. "Inactive" with respect to the mineral tailings impoundment and slag storage area means</u> that activities in support of ongoing mining operations or for any commercial purpose no longer occur.
- 11. "Meteorological monitoring station" means one of the following:
 - a. A Pima County Department of Environmental Quality meteorological monitoring station;
 - b. A station operated by the National Weather Service;
 - c. A Remote Automated Weather Station operated by the United States Forest Service, or United States Bureau of Land Management;
 - d. An Automated Weather Observing System or Automated Surface Observing System station, located at an airport, and either operated or certified by the Federal Aviation Administration; or
 - e. Any other meteorological equipment or wind instrument that is installed, calibrated, operated, and maintained by the owner or operator in accordance with the requirements for SLAMS/SPM (non-NCore) instruments in *Quality Assurance Handbook for Air Pollution Measurement Systems, Volume IV: Meteorological Measurements Version 2.0* (*Final*), publication number EPA-454/B-08-002, March 2008, and no future editions or amendments, and manufacturer's specifications, as applicable.
- 12. "Mineral tailings impoundment" means the earth-fill embankment dams used to store byproducts of prior mining operations that separated mineral ore from other unused material.
- <u>13. "Opacity" means the degree to which emissions reduce the transmission of light and obscure the view of an object in the background.</u>
- 14. "Particulate matter" means any airborne finely divided solid or liquid material with an aerodynamic diameter smaller than one hundred micrometers.
- <u>15. "PM₁₀" means particulate matter with an aerodynamic diameter less than or equal to a</u> nominal 10 micrometers as measured by a reference method contained within 40 C.F.R.

Part 50, Appendix J or by an equivalent method designated in accordance with 40 C.F.R. Part 53, both sections adopted as of June 30, 2017 with no future editions or amendments.

- 16. "Slag storage area" means the area used to store copper smelter slag.
- <u>17</u> "Vegetative cover" means rooted vegetation or unattached vegetative debris lying on the surface that is not susceptible to movement by wind.
- C. Control Measures.
 - 1. The owner or operator shall implement and maintain at least one of the following reasonably available control measures to reduce PM₁₀ emissions from the inactive mineral tailings impoundment to ensure compliance with subsection D.1 below:
 - a. Application of crushed rock or gravel;
 - b. Application of chemical or organic soil stabilizers;
 - c. Application of water;
 - d. Establishment of vegetative cover; or
 - e. Any other equivalent methods or techniques approved by the Department and EPA Region IX.
 - The owner or operator shall implement and maintain at least one of the following reasonably available control measures to reduce PM₁₀ emissions from the inactive slag storage area:
 - a. Application of a cap consisting of coarse copper smelter slag material; or
 - b. Any other equivalent methods or techniques approved by the Department and EPA Region IX.
 - 3. To prevent trespass in the inactive mineral tailings impoundment and slag storage area, the owner or operator shall install and maintain the following:
 - a. No trespassing signs; and
 - b. Physical barriers such as fences, gates, posts, shrubs, trees, or other measures to effectively restrict access from the general public.
- D. Opacity Standard.
 - 1. The owner or operator shall not cause or allow visible emissions to exceed twenty percent opacity from the mineral tailings impoundment. Opacity shall be determined in accordance with subsection E.1 below.
 - 2. The opacity standard in subsection D.1 above shall not apply during high wind events if the owner or operator has implemented and maintained reasonably available control measures required in subsections C.1 and C.3 above for the mineral tailings impoundment, as documented by subsection F.1.a below.
- E. Monitoring.
 - 1. To demonstrate compliance with subsections C.1 and D.1 above, the owner or operator shall conduct weekly visible emission observations of the mineral tailings impoundment.
 - a. All observations shall be conducted in accordance with 40 C.F.R. Part 60, Appendix A, Reference Method 9.
 - b. As an alternative to subsection E.1.a, the owner or operator may elect to conduct observation in accordance with ASTM D7520-16. If so, the owner or operator must

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have standard operating procedures in place to ensure that equipment is operated and maintained in accordance with manufacturer's specifications per Section 8.1 of ASTM D7520-16.

- 2. To demonstrate compliance with subsection C.2 above, the owner or operator shall conduct monthly inspections of the slag storage area to assess the effectiveness of control measures. Inspection reports shall, at a minimum, include identification of inspector; inspection date and time; findings of inspection, and any corrective action or preventive measures to be taken.
- 3. To demonstrate compliance with subsection C.3 above, the owner or operator shall conduct monthly inspections of trespassing signs and physical constraints. Inspection reports shall, at a minimum, include identification of inspector; inspection date and time; findings of inspection, and any corrective action or preventive measures to be taken.

F. Recordkeeping.

- 1. The owner or operator shall maintain and make available to the Department or EPA Region IX the following records upon request:
 - a. Records of reasonably available control measures implemented and maintained as required by subsection C above;
 - b. Records of visible emission observations required by subsection E.1 above;
 - c. Records of inspections required by subsections E.2 and E.3 above;
 - d. Records of observer EPA Reference Method 9 or ASTM D7520-16 certifications;
 - e. Records of the owner or operator's installation, calibration, certification, operation, and maintenance of any meteorological equipment or wind instrument used for purposes of identifying high wind events; and
 - f. Records of meteorological monitoring station data used for purposes of identifying high wind events.
- 2. If the owner or operator elects to conduct weekly visual observations in accordance with subsection E.1.b, the following records shall be maintained:
 - a. ASTM D7520-16 certification documentation, data sheets, and all raw unaltered JPEGs used for opacity and certification determination, recorded in a form suitable and readily available for expeditious inspection and review.
 - <u>b.</u> Standard operating procedures used to ensure that equipment is operated and maintained in accordance with manufacturer's specifications per Section 8.1 of ASTM D7520-16.
- 3. All records required by this section shall be maintained by the owner or operator for a minimum of 5 years.
- G. Notification.
 - The owner or operator shall provide written notification to the Department at least 30 days prior to initiating weekly visual observations in accordance with subsection E.1. The notification shall identify proposed observation points/locations and provide justification for the selection of those points/locations.
 - 2. The owner or operator shall provide written notification to the Department at least 30 days prior to using any meteorological monitoring station as described in subsection B.11.e.

H. Reporting.

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- 1. The owner or operator shall report to the Department any visible emissions in excess of opacity limit established by subsection D.1. The report shall be in two parts as specified below:
 - a. Notification by telephone or facsimile within 24 hours of the time the owner or operator first learned of the occurrence of excess opacity that includes all available information from subsection H.2.
 - b. Detailed written notification by submission of an excess opacity report within 72 hours of the notification under subsection H.1.a.
- 2. The excess opacity report shall contain the following information:
 - a. The approximate location at the mineral tailing impoundment where the excess opacity occurred;
 - b. The level of excess opacity as measured in accordance with subsection F;
 - c. The time and duration or expected duration of the excess opacity;
 - d. The nature and cause or suspected cause of the excess opacity;
 - e. The steps that were or are being taken to limit the excess opacity; and
 - f. Any corrective action or preventative measures taken.
- 3. In the case of continuous or recurring excess opacity events, the notification requirements of this subsection shall be satisfied if the owner or operator provides the required notification after excess opacity events are first detected and includes in the notification an estimate of the time the excess opacity events will continue. Excess opacity occurring after the estimated time period or changes in the nature of the excess opacity as originally reported shall require additional notification pursuant to subsections H.1 and H.2.

Section 2. This Ordinance is effective 30 days after the date of adoption.

PASSED AND ADOPTED by the Board of Supervisors, Pima County, Arizona, this _____ day of _____, 2019

Richard Elías, Chairman of the Board of Supervisors

ATTEST:

Clerk of Board

APPROVED AS TO FORM:

ev M. Lukach

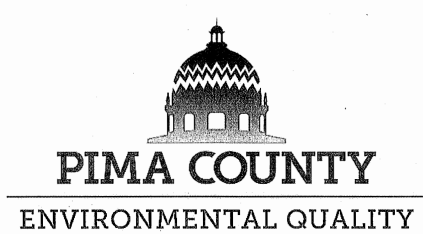
Deputy County Attorney

Ajo - Inactive Tailings & Slag Processing

REVIEWED BY:

Ursula Nelson, Director Department of Environmental Quality

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PUBLIC NOTICE AND PUBLIC PARTICIPATION

On the Proposed Amendments To Pima County Code Title 17 Adding Section 17.16.125

INACTIVE MINERAL TAILINGS IMPOUNDMENT AND SLAG STORAGE AREA WITHIN THE AJO PM₁₀ PLANNING AREA

January 9, 2019

Pima County Department of Environmental Quality 33 North Stone Avenue, Suite 700 Tucson, AZ 85701

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I. SUMMARY OF THE PROPOSED ORDINANCE AMENDMENTS TO PIMA COUNTY CODE TITLE 17 (AIR QUALITY)

The Pima County Board of Supervisors (BOS), as the governing body for the Pima County Air Quality Control District, adopts ordinances. Adopted ordinances are codified in the Pima County Code (PCC). The Pima County Air Quality Control District operates within the Pima County Department of Environmental Quality (PDEQ). PDEQ periodically proposes updates to PCC through the BOS. This rulemaking proposes the addition of a new section to PCC Title 17, Chapter 17.16, Section 17.16.125- Inactive Mineral Tailings Impoundment and Slag Storage Area within the Ajo PM₁₀ Planning Area. The intention of this rulemaking is to meet State Implementation Plan (SIP) requirements to provide permanence and enforceability for control measures that have already been implemented. Under this new section, owners or operators are subject to implement and maintain required Particulate Matter (PM10) control measures on applicable sources to meet visible emissions and stabilization requirements, in order to ensure continued Particulate Matter emissions reductions in the Ajo PM10 Planning Area. The inactive tailings and slag storage area must be controlled to 20 percent opacity for fugitive emissions on the property. For both the tailings and slag areas, owners or operators must also install and maintain signs and physical barriers to prevent trespass and redisturbance on the property.

The costs of compliance for the Air Quality Permitting programs have already occurred, and were considered when the federal and state rule or law was proposed and adopted.

II. PUBLIC NOTICE

PDEQ published notice of the Notice of Proposed Rulemaking on the Pima County Homepage and on the PDEQ website on October 26, 2018 and January 4, 2019 (Attachment A: Public Notices). Public Notices were published on October 26, 2018 and January 4, 2019 in two local newspapers (Arizona Daily Star and the Territorial Newspaper). The Public Notice was also published in the Ajo Copper News on October 30, 2018 and January 1, 2019 (Attachment A). In addition, PDEQ e-mailed a notice of the proposed ordinance amendments to interested parties who had requested rulemaking notifications in the past (Attachment B: Stakeholder Email Notification).

III. NOTICE OF PROPOSED RULEMAKING

Pursuant to A.R.S. 49.471.04 PDEQ posted a Notice of the Proposed Rulemaking (Attachment C) on the Pima County Homepage PDEQ e-mailed a notice of the proposed ordinance amendments to interested parties who had requested rulemaking notifications in the past. The publication of the Notice of Proposed Rulemaking coincided with the Public Notice and allowed for thirty days (30-days) for PDEQ to accept public comment on the proposed ordinance.

IV. PUBLIC COMMENT

During the 30 day public comment period PDEQ received one (1) e-mail comment from Mr. Shawn Dolan.

Written Comment. E-mail dated November 28, 2018

Mr. Dolan's e-mail included one (1) attachment: a document with specific edits to Pima County Code that Mr. Dolan proposed. Attachment D includes the e-mail comment and the document.

Sarah attached please find my comments on the subject proposed rule. Cited is the EPA Ferro Alloy NESHAP public law Jan 17, 2017 that defined ASTM D7520-16 as BACT for the

measurement of Opacity of process fugitive emissions and excluded the use of Method 9 for this measurement. Further the comments point to the increase of record keeping being required should an Owner/Operator select to use the superior method ASTM D7520-16. Assuming Method 9 could be used for fugitive emissions, the Owner/Operator is not required to maintain the calibration and certification records of the smoke generator used to certify the Visible Emission Observer who performs the Method 9 VEO to determine Opacity. Therefore the Owner/Operator should not be required to maintain certification records of ASTM D7520-16 DCOT selected to measure opacity.

I agree that the Owner/Operator should maintain a copy of the Digital Camera Operator's certification who performed the observation (took the pictures) in an ASTM D7520 VEO, is much the same way that the Method 9 Observer's personal certification is maintained.

However extending the Owner/Operator requirement to the certification of the DCOT system is just excessive, e.g. No rules currently require the Owner/Operator to maintain the certification records of smoke generator's or the calibration records of the transmissometer's used in the smoke generators to determine the opacity of the test plumes. Which would be the equivalent of what is requested in F2a and the Configuration management records as required in ASTM D7520-16 8.1 would be like saying Method 9 users would have to maintain the maintenance records for the smoke generator, to include fire box flow checks, stack flow checks, blower calibration and NIST filter check etc.

However, Owner/Operators should maintain a Standard Operating Procedure explaining how ASTM D7520 is being implemented at the facility, e.g. who is responsible for the capture of imagery and the processing of the VEO, and the schedule of VEO's to be performed, as well as, the approval of completed VEO's, and their storage and retrieval methodology.

The electronic VEO records produced by DCOT's, already have thumbnails of the pictures and documentation of where in the picture the opacity determination is made, in comparison with hand written Method 9 VEO forms with no supporting information. Therefore, requiring the Owner/Operator to maintain more than the Finalized VEO report produced by the DCOT is excessive and burdensome.

PDEQ Response: The Pima County Department of Environmental Quality (PDEQ) has received your comments on the proposed amendments to Pima County Code Title 17: Adding Section 17.16.125. The intention of this rulemaking is to meet State Implementation Plan (SIP) requirements to provide permanent and enforceable control measures for inactive tailings in the Ajo PM10 Planning Area.

PDEQ collaborated with the Arizona Department of Environmental Quality, the United States Environmental Protection Agency, and the affected owner/operator while drafting the current language of the proposed rule. Your comment requested that we only allow the use of ASTM D750-16 for the required visual observations. As current state regulations allow the use of Method 9 for visual observations, we must allow that alternative. The source may choose the ASTM method for points you made in your comment letter but PDEQ must allow the use of Method 9 if the source so chooses. PDEQ will maintain the current language of the proposed rule.

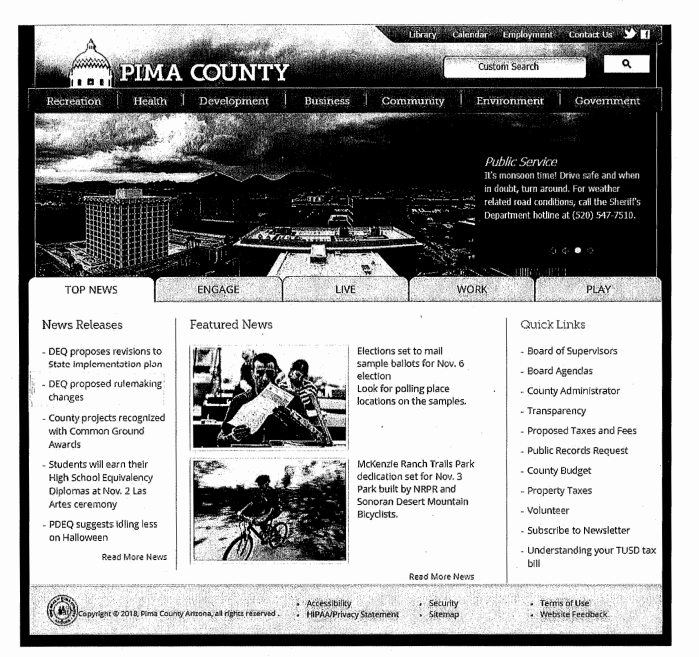
V. BOARD OF SUPERVISORS MEETING MATERIALS

Following the Pima County Board of Supervisors Agenda/Addendum Policy, PDEQ is submitting the proposed ordinance amendments to the Pima County Clerk of the Board via e-mail and hard copy on January 9, 2019. The Board of Supervisors Agenda Item report can be found in Attachment E.

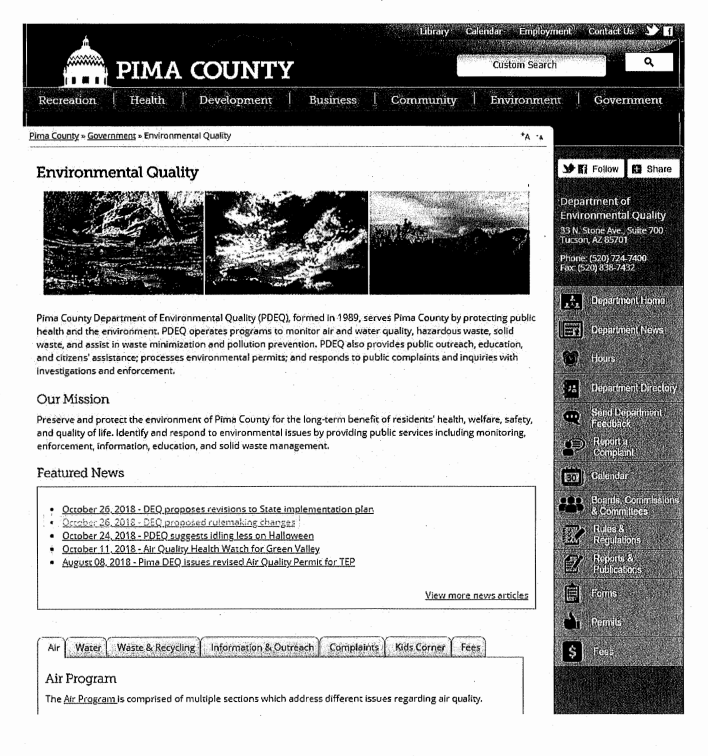
ATTACHMENT A

Public Notice Documents

Pima County Homepage 1st Public Notice October 26, 2018



Pima County Department of Environmental Quality Homepage 1st Public Notice October 26, 2018



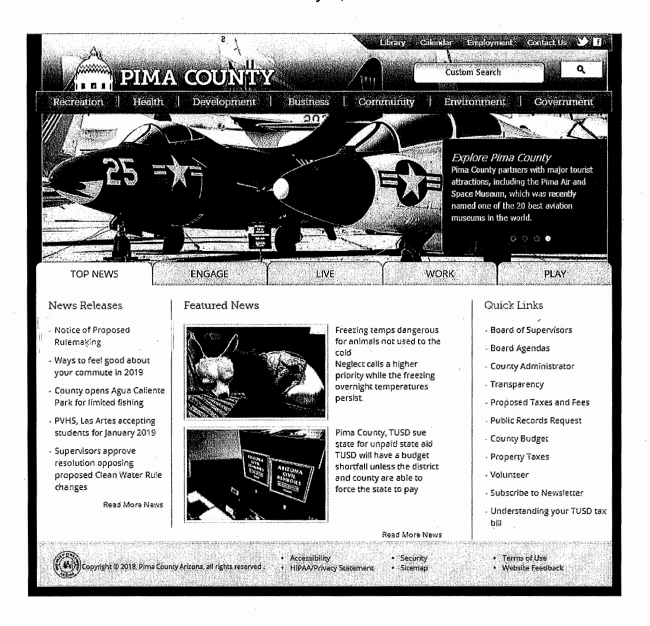
Pima County Department of Environmental Quality Newsroom Article 1st Public Notice October 26, 2018

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CHAPTER 17.16 ADDING	SECTION 17.16.125		
and maintain required Particulate Matter (PM10) control measures on applic in order to ensure continued Particulate Matter emissions reductions in the <i>i</i> must be controlled to 20 percent opacity for fugitive emissions on the proper also install and maintain signs and physical barriers to prevent trespass and information is available at the PDEQ office, and on the PDEQ website (noted A public hearing before the Pima County Board of Supervisors will be held or Room, located at 130 W. Congress, 1st floor, Tucson, Arizona.	Ajo PM10 Planning Area. rty. For both the tailings a re-disturbance on the pr below), or you may requi	The inactive tailings and and slag areas, owners operty. The rule text an est a copy by contacting	d slag storage area or operators must id other related g our department.
Comments pertaining to the Notice of Proposed Rulemaking may be submitt Reltmeyer, 33 N. Stone Ave Suite 700, Tucson, AZ 85701), or via email to <u>Sara</u> Rulemaking will be accepted by PDEQ until 5 p.m. on November 28, 2018.	and the second		통과는 것이 같은 영화에서 가슴 가슴다.
The Notice of Proposed Rulemaking is available for review at the PDEQ office Proposed, & Final Rules. If requested, PDEQ can email a pdf version of the Ne additional information, please call Sarah Reitmeyer at (520) 724-7437.			
Copyright @ 2018, Pima County Arizona, all rights reserved. • Accessibility • HIPAA/Privacy	- Security /Statement - Sitemap	사람 손은 화면 요즘 전쟁들은 공격적을 입다.	ms of Use bsite Feedback

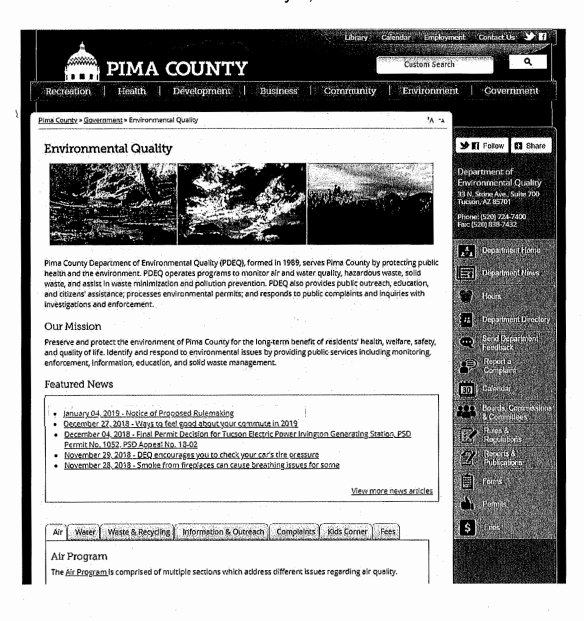
Pima County Department of Environmental Quality Rulemaking Website 1st Public Notice October 26, 2018

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e Arizona Revised Statutes 49-112 and 49-471 et seq. authorizes the count ulemaking process by which the county must follow. In addition, a variety mment on regulations before the county can put them into effect. Pima G ality Is responsible for creating and amending existing rules within Pima G ality, Title 13 - Public Service, and Title 17 - Air Quality, and creating and an dinances relating to Air, Water, and Waste.	of state laws give ounty Department County Code Title 7	citizens the right to of Environmental 7- Environmental	Department of Environmental Quality 33 N. Stone Ave., Suite 700 Tucson, AZ 85701 Phone: (520) 724-7400 Fax: (520) 838-7432
EQ follows a process for creating and amending Pima County Code and P roduction to the Rulemaking Process provides an overview of the process garding rulemaking. PDEQ also follows a process for revising the Pima Cou plementation Plan (SIP). Each rulemaking, or revision of the Pima County blic Comment period. Public Comments can be submitted in writing via le rough the PDEQ online Public Comment Form. We encourage you to parti	and frequently as inty portion of the portion of the SIP itter, <u>e-mail to Sara</u>	ked questions Arizona <u>State</u> will have a 30-day a <u>h Reitmeyer</u> , or	Department Home
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Fitle 17 - Inactive mineral tailings impoundment and slag stor PM10 Planning Area	age area withir	n the Ajo	Complaint
Summary: This Notice of Proposed Rulemaking proposes the addition of a Chapter 17.16, Section 17.16.125- Inactive Mineral Tailings Impoundment a Algo PM10 Planning Area. The intention of this rulemaking is to meet State requirements to provide permanence and enforceability for control measu mplemented. Under this new section, owners or operators are subject to i Particulate Matter (PM10) control measures on applicable sources to meet requirements, in order to ensure continued Particulate Matter emissions marked.	ind Slag Storage Ai Implementation Pl ires that have alreat implement and ma visible emissions a	rea within the lan (SIP) ady been sintain required and stabilization	Calendar Boards, Commiss & Committees Rules & Rules &
Documents	Deadline for Public Comment	Public Hearing Date	Forms Parmite
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Draft Ordinance adding PCC 17.16.125	1	1 1	

Pima County Homepage News Release 2nd Public Notice January 4, 2019



Pima County Department of Environmental Quality Homepage 2nd Public Notice January 4, 2019



Pima County Department of Environmental Quality Newsroom Article 2nd Public Notice January 4, 2019

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A 2019 Read More News	<u>i County » Newsroom » Environr</u>	nental Quality Newsroom, » Homepage Articles »	Notice of Proposed Rulemaking	*A
3 Share COND NOTICE DTICE OF PROPOSED RULEMAKING COPOSING AMENDMENTS PIMA COUNTY CODE TITLE 17 IAPTER 17.16 ADDING SECTION 17.16.125 e Pima County Board of Supervisors (BOS) as the governing body for the Pima County Air Quality Control District adopts ordinances which are dified in the Pima County Code (PCC). The Pima County Air Quality Control District operates within the <u>Pima County Department of wironmental Quality</u> (PDEQ). PDEQ periodically proposes updates to PCC through the BOS. This <u>Notice of Proposed Rulemaking</u> proposes the dition of a new section to PCC Title 17, Chapter 17.16, Section 17.16.125. Inactive Mineral Tailings Impoundment and Slag Storage Area within a Ajo PM10 Planning Area. The Intention of this rulemaking is to meet State Implementation Plan (SIP) requirements to provide permanence an forceability for control measures that have already been implemented. Under this new section, owners or operators are subject to implement d maintain required Particulate Matter (PM10) control measures on applicable sources to meet visible emissions and stabilization requirements order to ensure continued Particulate Matter emissions reductions in the Ajo PM10 Planning Area. The inactive tailings and slag areas, owners or operators must o install and maintain signs and physical barriers to prevent trespass and re-disturbance on the property. The rule text and other related formation is available at the PDEQ office, and on the PDEQ website (noted below), or you may request a copy by contacting our department. public hearing before the Pima County Board of Supervisors will be held on Tuesday, January 22, 2019, at, or after, 9 a.m. in the Board Hearing om, located at 130 W. Congress, 1st floor, Tucson, Arizona. mments pertaining to the Notice of Proposed Rulemaking may be submitted at the above noticed public hearing. radditional information please contact Sarah Reitmeyer, Regulatory Program Manager, at (520) 724-7437 or visit PDEQ's website at	otice of Proposed	Rulemaking		
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Pima County Department of Environmental Quality Rulemaking Website 2nd Public Notice January 4, 2019

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e County » Government » Environmental Qualicy » Rules and Regulations » Dr	aft, Proposed, & Final Rules	A TA
Draft, Proposed, & Final Rules		Sha Follow D Sha
he Arizona Revised Statutes 49-112 and 49-471 et seq. authorizes the or rulemaking process by which the county must follow. In addition, a va- omment on regulations before the county can put them into effect. Pir uality is responsible for creating and amending existing rules within Pi- uality, Title 13 - Public Service, and Title 17 - Air Quality, and creating a ridinances relating to Air, Water, and Waste.	rriety of state laws give citizens the right to na County Department of Environmental ma County Code Title 7- Environmental	
DEQ follows a process for creating and amending Pima County Code a <u>stroouction to the Rulemaking Process</u> provides an overview of the pro- agarding rulemaking. PDEQ also follows a process for revising the Pima <u>nplementation Plan (SIP)</u> . Each rulemaking, or revision of the Pima Co ublic Comment period. Public Comments can be submitted in writing prough the PDEQ <u>online Public Comment Form</u> . We encourage you to	icess and frequently asked questions a County portion of the Arizona <u>State</u> unty portion of the SIP will have a 30-day via letter, <u>e-mail to Sarah Reitmeyer</u> , or	Department Home Department News
Air Water Waste	· · · · ·	Image: Second Department Direction Second Department Pre- Feedback
Air Title 17 - Inactive mineral tailings impoundment and slag PM10 Planning Area	storage area within the Ajo	Feedkack Report a Complaint
Summary: This Notice of Proposed Rulemaking proposes the addition Chapter 17.16, Section 17.16.125- Inactive Mineral Tailings Impounder Ajo PM10 Planning Area. The intention of this rulemaking is to meet <u>s</u> requirements to provide permanence and enforceability for control m implemented. Under this new section, owners or operators are subjer Particulate Matter (PM10) control measures on applicable sources to requirements, in order to ensure continued Particulate Matter emission Area.	ent and Slag Storage Area within the <u>state Implementation Plan</u> (SIP) heasures that have already been to implement and maintain required meet visible emissions and stabilization	Eith Salendar Sale Bourds, Commiss & Committees Sale Bourds, Commiss & Committees Sale Regulations Sale Reports & Publications
Documents	Deadline for Public Hearing Public Date Comment	Forms Permilis
Notice of Proposed Rulemaking ()) <u>1st Public Notice-10-26-2018 ()</u> <u>Draft Ordinance adding PCC 17.16.125 ()</u> 2nd Public Notice-01-04-2019 ())	Comment January 22, Period Closed 2019	Semilis Fros

Newspaper Public Notices

Arizona Daily Star 1st Public Notice October 26, 2018

ARIZONA DAILY STAR

Tucson, Arizona

STATE OF ARIZONA) COUNTY OF PIMA)

Debbie Freedle, being first duly sworn deposes and says: that she is the Advertising Representative of TNI PARTNERS, a General Partnership organized and existing under the laws of the State of Arizona, and that it prints and publishes the Arizona Daily Star, a daily newspaper printed and published in the City of Tucson, Pima County, State of Arizona, and having a general circulation in said City, County, State and elsewhere, and that the attached ad was printed and

Legal Notice

published correctly in the entire issue of the said Arizona Daily Star on each of the following dates, towit:

October 26,2018 ella Franci

Subscribed and sworn to before me this 30th day of OCHOBER 2018

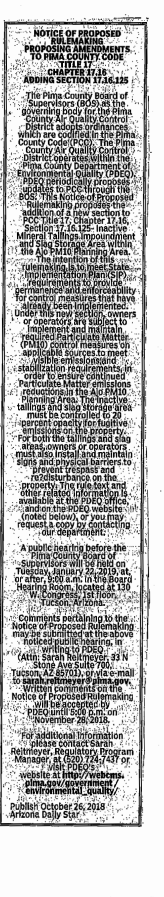
yden Sumter

8836480

Notary Public

Sand marks LYDIA FIMBRES Notary Public - Arizona Pima County My Comm. Expires Oct 18, 2019 My commission expirés STORE STREET, S

AD NO.



COPY

Daily Territorial 1st Public Notice October 26, 2018

Page 13 of 47

THE DAILY TERRITORIAL

AFFIDAVIT OF PUBLICATION

STATE OF ARIZONA } } ss. COUNTY OF PIMA }

Roxanne Murray, being first duly sworn, deposes and says that (s)he is the Lead Public Notice Clerk of THE DAILY TERRITORIAL, a daily newspaper printed and published in the County of Pima, State of Arizona, and of general circulation in the City of Tucson, County of Pima, State of Arizona and elsewhere, and hereto attached:

NOTICE OF HEARING NOTICE JANUARY 22, 2019 Legal #96669 19*3742

was printed and published correctly in the regular and entire issue of said THE DAILY TERRITORIAL for 1 issues; that the first was made on the 26th day of October, 2018 and the last publication thereof was made on the 26th day of October, 2018; that said publication was made on each of the following dates, to-wit:

10/26/2018

at the Request of: PC ENVIRONMENTAL QUALITY

Lead Public Notice Clerk, subscribed and by sworn to before me this 26th day of October, 2018. Notary Public in and for the County of Pima, State of Arizona My commission expires 04/24/2021

COPY

DAILY TERRITORIAL SUITE 302 333 E W WILCOX DR SIERRA VISTA AZ 85635 (520)294-1200

ORDER CONFIRMATION (CONTINUED)

Ad #: 96669

Salesperson: Not Applicable

Printed at 10/24/18 12:27 by lkope-wc

Status: New WHOLD WH

Acct #: 424173

NOTICE OF PROPOSED RULEMAKING PROPOSING AMENDMENTS TO PIMA COUNTY CODE TITLE 17 CHAPTER 17.16 ADDING Section 17.16.125 The Pima County Board of Supervisors (BOS) as the governing body for the Pima County Air Quality Control District adopts ordinances which are codified in the Pima County Code (PCC). The Pima County Air Quality Control District operates within the Pima County De-partment of Environmental Quality (PDEQ). partment of Environmental Quanty (PDEQ), PDEQ periodically proposes updates to PCC through the BOS. This Notice of Proposed Rulemaking proposes the addition of a new sec-tion to PCC Title 17, Chapter 17.16, Section 17.16.125- Inactive Mineral Tailings Impound-ment and Sag Storage Area within the Ajo PM10 Planning Area. The intention of this rule-making is to meet State Implementation Plan (SIP) requirements to provide permanence and enforceability for control measures that have already been implemented. Under this new section, owners or operators are subject to implement and maintain required Particulate Matter (PM10) control measures on applicable sources to meet visible emissions and stabilization requirements, in order to ensure continued Particulate Matter emissions reductions in the Ajo PM10 Planning Area. The inactive tallings and slag storage area must be controlled to 20 percent opacity for fugitive emissions on the prop-erty. For both the tailings and slag areas, owners or operators must also install and maintain signs and physical barriers to prevent trespass and re-disturbance on the property. The rule text and other related information is available at the PDEQ office, and on the PDEQ website (noted below), or you may request a copy by

contacting our department. A public hearing before the Pima County Board of Supervisors will be held on Tuesday, January 22, 2019, at, or after, 9:00 a.m. in the Board Hearing Room, located at 130 W. Congress, 1st floor, Tueson, Arizona.

Comments pertaining to the Notice of Proposed Rulemaking may be submitted at the above noticed public hearing, in writing to PDEQ (Attn: Sarah Reitmeyer, 33 N Stone Ave Suite 700, Tucson, AZ 85701), or via e-mail to sarah-reitmeyer@pima.gov. Written comments on the Notice of Proposed Rulemaking will be accepted by PDEQ until 5:00 p.m. on November 28, 2018.

For additional information please contact Sarah Refimeyer, Regulatory Program Manager, at (520) 724-7437 or vait PDEQ's website at http://webcms.plma.gov/government/environmental_quality/

PUBLISH: The Daily Territorial OCTOBER 26, 2018

COPY

Ajo Copper News 1st Public Notice October 30, 2018

Ajo Copper News

Hollister David, Publisher Gabrielle David, Editor Rayetta Legge, Office Manager P. O. Box 39 • Ajo, Arizona 85321 Phone (520) 387-7688 FAX (520) 387-7505

) ss.

STATE OF ARIZONA

COUNTY OF PIMA

COUNTY OF PIMA Notice of Proposed Rulemaking PROPOSING AMENDMENTS TO PMA COUNTY CODE TITLE 17 CHAPTER 17.16 ADDING Section 17.16.125. The Pmin County Code CCC and the Section 17.16.125. The Pmin County Code CCC. The Pmin County Air Quality Con-tral Distort advector of Supervised Ross and the Pmin County Code CCC. The Pmin County Air Quality Con-tral Distort advector of Supervised Ross and the Control Distorter operates, within the Air Pmin County Department of Environmental Quality (PDEQ). TDEQ periodically, proposes unders to RCC through the BOS This Notice of Projosed Rulemaking in proposes, the ad-dition of a new section to PCC through the BOS This Notice of Projoses (Rulemaking in propose). The ad-dition of a new section to PCC through the BOS the Notice of Projoses (Rulemaking in propose). The ad-dition of a new section of PCC tride 17. Chapter 17.16. Section 17.16.1251 Inner Min Proposed Rulemaking is to Boreld Section 17.16.1251 Inner Air Mark (PMA). Control measures that nave already, been implemented. Under this new section, ownerst on operators are subject to influemaking is to provide permanence and proceedility for control measures on applicable isources, to meet visible eminations, and rubbitation requirements in order to ensaire continued. Particulate Marter PMA (Control measures and arabitation requirements in order to ensaire continued. Particulate Marter PMA (Control measures and rubbitation requirements in order to an other related information is available at the PDEQ office, and on the PDEQ whole to not below, or your any request a copy in contacting our department. Marticulate Marter PMA (PMA) (PMA) (PMA) areas and physical series for mey at iterapas and roffs, areas and physical series for mey at iterapas and roffs. Notice Areas Subject in the Ado PMA areas iteraping Areas (PMA) (Annual and maintain an add physical series for mey at iterapas and roffs. Notice Areas Subject in the Ado PMA (PMA) areas and physical series for mey at iterapas and roffs. Notice Areas Subject (Adore Diseday,

Hollister David deposes and says that he is the publisher of the Aio Copper News, a weekly newspaper of general circulation and established character, published weekly at Ajo, Pima County, Arizona, and that

NOTICE OF PROPOSED RULEMAKING PROPOSING AMENDMENTS TO PIMA **COUNTY CODE TITLE 17 CHAPTER 17.16 ADDING SECTION 17.16.125**

a correct copy of which is attached to this affidavit, was published in the said Ajo Copper News every week in the newspaper proper and not in a supplement for

Publ. October 30, 2018

Hollister David, Publisher Ajo Copper News

Sworn to and subscribed before me, a Notary Public in and for the County of Pima, Arizona, this 30th day of October, 2018.

Notary Public

OFFICIAL SEAL **RAYETTA LEGGE** Notary Public - State of Arizona **PIMA COUNTY** Comm. #548356 Exp. June 12, 2022

Arizona Daily Star 2nd Public Notice January 4, 2019

Affidavit Available after January 30, 2019 Electronically available Public Notice from www.PublicNoticeAds.com provided The newspapers of **Arizona** make public notices from their printed pages available electronically in a single database for the benefit of the public. This enhances the legislative intent of public notice - keeping a free and independent public informed about activities of their government and business activities that may affect them. Importantly, Public Notices now are in one place on the web (<u>www.PublicNoticeAds.com</u>), not scattered among thousands of government web pages.

County: Pima Printed In: Arizona Daily Star (Tucson) Printed On: 2019/01/04

SECOND NOTICE NOTICE OF PROPOSED RULEMAKING PROPOSING AMENDMENTS TO PIMA COUNTY CODE TITLE 17 CHAPTER 17.16 ADDING SECTION 17.16.125

The Pima County Board of Supervisors (BOS) as the governing body for the Pima County Air Quality Control District adopts ordinances which are codified in the Pima County Code (PCC). The Pima County Air Quality Control District operates within the Pima County Department of Environmental Quality (PDEQ). PDEQ periodically proposes updates to PCC through the BOS. This Notice of Proposed Rulemaking proposes the addition of a new section to PCC Title 17, Chapter 17.16, Section 17.16.125- Inactive Mineral Tailings Impoundment and Slag Storage Area within the Ajo PM10 Planning Area. The intention of this rulemaking is to meet State Implementation Plan (SIP) requirements to provide permanence and enforceability for control measures that have already been implemented. Under this new section, owners or operators are subject to implement and maintain required Particulate Matter (PM10) control measures on applicable sources to meet visible emissions and stabilization requirements, in order to ensure continued Particulate Matter emissions reductions in the Ajo PM10 Planning Area. The inactive tailings and slag storage area must be controlled to 20 percent opacity for fugitive emissions on the property. For both the tailings and slag areas, owners or operators must also install and maintain signs and physical barriers to prevent trespass and re-disturbance on the property. The rule text and other related information is available at the PDEQ office, and on the PDEQ website (noted below), or you may request a copy by contacting our department.

A public hearing before the Pima County Board of Supervisors will be held on **Tuesday, January 22, 2019,** at, or after, **9:00 a.m.** in the Board Hearing Room, located at 130 W. Congress, 1st floor, Tucson, Arizona.

Comments pertaining to the Notice of Proposed Rulemaking may be submitted at the above noticed public hearing.

For additional information please contact Sarah Reitmeyer, Regulatory Program Manager, at (520) 724-7437 or visit PDEQ's website at http://webcms.pima.gov/government/environmental_quality/

Publish January 4, 2019 Arizona Daily Star (0008851363-01)

Public Notice ID:

Daily Territorial 2nd Public Notice January 4, 2019

THE DAILY TERRITORIAL

AFFIDAVIT OF PUBLICATION

STATE OF ARIZONA	}	
	}	SS
COUNTY OF PIMA	}	

Roxanne Murray, being first duly sworn, deposes and says that (s)he is the Lead Public Notice Clerk of THE DAILY TERRITORIAL, a daily newspaper printed and published in the County of Pima, State of Arizona, and of general circulation in the City of Tucson, County of Pima, State of Arizona and elsewhere, and hereto attached:

PUBLIC NOTICE SECOND NOTI PROPOSED RULEMAKING Legal #116802 19*3742

was printed and published correctly in the regular and entire issue of said THE DAILY TERRITORIAL for 1 issues; that the first was made on the 4th day of January, 2019 and the last publication thereof was made on the 4th day of January, 2019; that said publication was made on each of the following dates, to-wit:

01/04/2019

at the Request of: PC DEPARTMENT OF ENVIRONMENTAL QUALITY

, Lead Public Notice Clerk, subscribed and bv sworn to before me this 4th day of January, 2019. Notary Public in and for the County of Pima, State of Arizona My commission expires 04/24/2021 COPY

DAILY TERRITORIAL WICK COMMUNICATIONS SUITE 302 333 E W WILCOX DR SIERRA VISTA AZ 85635 (520)294 - 1200

ORDER CONFIRMATION (CONTINUED)

Salesperson: Not Applicable

Printed at 12/24/18 10:38 by rgrad-wc

Acct #: 512657

PUBLIC NOTICE SECOND NOTICE Notice of Proposed Rulemaking PROPOSING AMENDMENTS TO PIMA COUNTY CODE TITLE 17 CHAPTER 17.16 ADDING Section 17.16.125 The Pima County Board of Supervisors (BOS) as the governing body for the Pima County Air Quality Control District adopts ordinances which are codified in the Pima County Code (PCC). The Pima County Air Quality Control District operates within the Pima County Department of Environmental Quality (PDEQ). PDEQ periodically proposes updates to PCC through the BOS. This Notice of Proposed Rulemaking proposes the addition of a new section to PCC Title 17, Chapter 17.16, Section 17.16.125- Inactive Mineral Tailings Impoundment and Slag Storage Area within the Ajo PM10 Planning Area. The intention of this rulemaking is to meet State Implementation Plan (SIP) requirements to provide permanence and enforceability for control measures that have already been implemented. Under this new section, owners or operators are subject to implement and maintain required Particulate Matter (PM10) control measures on applicable sources to meet visible emissions and stabilization requirements, in order to ensure continued Particulate Matter emissions reductions in the Ajo PM10 Planning Area. The inactive tailings and slag storage area must be controlled to 20 percent opacity for fugitive emissions on the property. For both the tailings and slag areas, owners or operators must also install and maintain signs and physical barriers to prevent trespass and re-disturbance on the property. The rule text and other related information is available at the PDEQ office, and on the PDEQ website (noted below), or you may request a copy by contacting our department.

A public hearing before the Pima County Board of Supervisors will be held on Tuesday, January 22, 2019, at, or after, 9:00 a.m. in the Board Hearing Room, located at 130 W. Congress, 1st floor, Tucson, Arizona.

Comments pertaining to the Notice of Proposed Rulemaking may be submitted at the above noticed public hearing.

For additional information please contact Sarah Reitmeyer, Regulatory Program Manager, at (520) 724-7437 or visit PDEQ's website at http://webcms.pima.gov/government/environmental_quality/

PUBLISH: The Daily Territorial Jan. 4, 2019

Ad #: 116802

Status: New WHOLD WH

Ajo Copper News 2nd Public Notice January 1, 2019

Ajo Copper News

Hollister David, Publisher Gabrielle David, Editor Rayetta Legge, Office Manager

STATE OF ARIZONA

COUNTY OF PIMA

THE CASE WITTLE

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Thesa County Tillion of Decisions Labor Training - 2011

P. O. Box 39 • Ajo, Arizona 85321 Phone (520) 387-7688 FAX (520) 387-7505

) ss.

Hollister David deposes and says that he is the publisher of the *Ajo Copper News*, a weekly newspaper of general circulation and established character, published weekly at Ajo, Pima County, Arizona, and that

SECOND NOTICE/NOTICE OF PROPOSED RULEMAKING PROPOSING AMENDMENTS TO PIMA COUNTY CODE TITLE 17 CHAPTER 17.16 ADDING SECTION 17.16.125

a correct copy of which is attached to this affidavit, was published in the said *Ajo Copper News* every week in the newspaper proper and not in a supplement for

Publ. January 1, 2019 Hollister David, Publisher, Ajo Copper News

Sworn to and subscribed before me, a Notary Public in and for the County of Pima, Arizona, this 1st day of January, 2018.

COPY

Notar

OFFICIAL SEAL RAYETTA LEGGE Notary Public - State of Arizona PIMA COUNTY - 1915 - Comm. #548356 Exp. June 12, 2022

ATTACHMENT B

Stakeholder E-mail Notification 1st Public Notice October 26, 2018

Sarah Reitmeyer

From:	Sarah Reitmeyer
Sent:	Friday, October 26, 2018 3:09 PM
То:	Sarah Reitmeyer
Subject:	Notice of Proposed Rulemaking-PCC Title 17 - Ajo Inactive Tailings Impoundment & Slag Storage
Attachments:	Notice-Proposed-Rulemaking-Ajo-Tailings-Slag.pdf

Dear Interested Stakeholder,

You are receiving this e-mail because you have expressed interest in notification for the Pima County Department of Environmental Quality (PDEQ) regulatory process (i.e. rulemaking).

The Pima County Board of Supervisors (BOS) as the governing body for the Pima County Air Quality Control District adopts ordinances which are codified in the Pima County Code (PCC). The Pima County Air Quality Control District operates within the Pima County Department of Environmental Quality (PDEQ). PDEQ periodically proposes updates to PCC through the BOS. This Notice of Proposed Rulemaking proposes the addition of a new section to PCC Title 17, Chapter 17.16, Section 17.16.125- Inactive Mineral Tailings Impoundment and Slag Storage Area within the Ajo PM₁₀ Planning Area. The intention of this rulemaking is to meet State Implementation Plan (SIP) requirements to provide permanence and enforceability for control measures that have already been implemented. Under this new section, owners or operators are subject to implement and maintain required Particulate Matter (PM_{10}) control measures on applicable sources to meet visible emissions and stabilization requirements, in order to ensure continued Particulate Matter emissions reductions in the Ajo PM10 Planning Area. The inactive tailings and slag storage area must be controlled to 20 percent opacity for fugitive emissions on the property. For both the tailings and slag areas, owners or operators must also install and maintain signs and physical barriers to prevent trespass and redisturbance on the property. The rule text and other related information is available at the PDEQ office, and on the PDEQ website (noted below), or you may request a copy by contacting our department.

A public hearing before the Pima County Board of Supervisors is currently scheduled for:

Date:	Tuesday, January 22, 2019
Time:	9:00 A.M. (or after)
Location:	Board Hearing Room
	130 W. Congress, 1st floor
	Tucson, Arizona 85701

Comments pertaining to the Notice of Proposed Rulemaking may be submitted at the above noticed public hearing, in writing to PDEQ (Attn: Sarah Reitmeyer, 33 N Stone Ave Suite 700, Tucson, AZ 85701), via e-mail, or via the <u>online Public Comment form</u> located on the PDEQ website. Written comments on the Notice of Proposed Rulemaking will be accepted by PDEQ until 5:00 p.m. on November 28, 2018.

1

Information regarding this Proposed Rulemaking may be viewed under the Air tab on the <u>PDEQ</u> <u>Draft, Proposed, & Final Rules website</u>. Copies are also available at our office, or may be requested via e-mail to: <u>sarah.reitmeyer@pima.gov</u>.

Questions and/or comments may be directed to: Sarah Reitmeyer Phone: (520) 724-7437 Fax: (520) 838-7432 sarah.reitmeyer@pima.gov

Sarah Reitmeyer, Regulatory Program Manager Pima County Department of Environmental Quality 33 N Stone Ave, Suite 700, Tucson, AZ 85701 Phone: (520) 724-7437 Fax: (520) 838-7432 Email: <u>sarah.reitmeyer@pima.gov</u>

Stakeholder E-mail Notification 2nd Public Notice January 4, 2019

Sarah Reitmeyer

From: Sent: To: Subject: Sarah Reitmeyer Friday, January 4, 2019 4:49 PM Sarah Reitmeyer Second Notice - NPRM PCC Title 17 - Ajo Inactive Tailings Impoundment & Slag Storage

Dear Interested Stakeholder,

You are receiving this e-mail because you have expressed interest in notification for the Pima County Department of Environmental Quality (PDEQ) regulatory process (i.e. rulemaking).

The Pima County Board of Supervisors (BOS) as the governing body for the Pima County Air Quality Control District adopts ordinances which are codified in the Pima County Code (PCC). The Pima County Air Quality Control District operates within the Pima County Department of Environmental Quality (PDEQ). PDEQ periodically proposes updates to PCC through the BOS. This Notice of Proposed Rulemaking proposes the addition of a new section to PCC Title 17, Chapter 17.16, Section 17.16.125- Inactive Mineral Tailings Impoundment and Slag Storage Area within the Ajo PM₁₀ Planning Area. The intention of this rulemaking is to meet State Implementation Plan (SIP) requirements to provide permanence and enforceability for control measures that have already been implemented. Under this new section, owners or operators are subject to implement and maintain required Particulate Matter (PM₁₀) control measures on applicable sources to meet visible emissions and stabilization requirements, in order to ensure continued Particulate Matter emissions reductions in the Ajo PM₁₀ Planning Area. The inactive tailings and slag storage area must be controlled to 20 percent opacity for fugitive emissions on the property. For both the tailings and slag areas, owners or operators must also install and maintain signs and physical barriers to prevent trespass and redisturbance on the property. The rule text and other related information is available at the PDEQ office, and on the PDEQ website (noted below), or you may request a copy by contacting our department.

A public hearing before the Pima County Board of Supervisors is currently scheduled for:

Date:	Tuesday, January 22, 2019		
Time:	9:00 A.M. (or after)		
Location:	Board Hearing Room		
	130 W. Congress, 1st floor		
	Tucson, Arizona 85701		

Comments pertaining to the Notice of Proposed Rulemaking may be submitted at the above noticed public hearing.

Information regarding this Proposed Rulemaking may be viewed under the Air tab on the <u>PDEQ</u> <u>Draft, Proposed, & Final Rules website</u>. Copies are also available at our office, or may be requested via e-mail to: <u>sarah.reitmever@pima.gov</u>.

Questions may be directed to: Sarah Reitmeyer Phone: (520) 724-7437 Fax: (520) 838-7432 sarah.reitmeyer@pima.gov

Thank you for your interest in the rulemaking process.

Sarah Reitmeyer, Regulatory Program Manager Pima County Department of Environmental Quality 33 N Stone Ave, Suite 700, Tucson, AZ 85701 Phone: (520) 724-7437 Fax: (520) 838-7432 Email: <u>sarah.reitmeyer@pima.gov</u> Proposed Amendments to PCC Title 17 – Ajo Inactive Tailings & Slag Rule Public Notice and Public Participation

ATTACHMENT C

Notice of Proposed Rulemaking

NOTICE OF PROPOSED RULEMAKING

PIMA COUNTY CODE

TITLE 17 – AIR QUALITY CONTROL CHAPTER 16 - EMISSION LIMITING STANDARDS

PREAMBLE

1. Sections Affected

PCC 17.16.125

Rulemaking Action

New Section

<u>Statutory authority for the rulemaking:</u>
 Authorizing Statutes: Arizona Revised Statutes (A.R.S.) §§ 49-471.04, 49-402, and 49-479

Implementing Statutes: A.R.S. §§ 49-112, 49-479

3. The agency's contact person who can answer questions about the rulemaking:

Name: Sarah Reitmeyer Address: Pima County DEQ 33 N. Stone Avenue, Suite 700 Tucson, AZ 85701 Telephone: (520) 724-7437

Fax: (520) 838-7432

E-mail: sarah.reitmeyer@pima.gov

4. An agency's justification and reason why a rule should be made, amended,

repealed or renumbered, to include an explanation about the rulemaking:

The Pima County Board of Supervisors (BOS) as the governing body for the Pima County Air Quality Control District adopts ordinances which are codified in the Pima County Code (PCC). The Pima County Air Quality Control District operates within the Pima County Department of Environmental Quality (PDEQ). PDEQ periodically proposes updates to PCC through the BOS. This Notice of Proposed Rulemaking proposes the addition of a new section to PCC Title 17, Chapter 17.16, Section 17.16.125- Inactive Mineral Tailings Impoundment and Slag Storage Area within the Ajo PM₁₀ Planning Area. The intention of this rulemaking is to meet State Implementation Plan (SIP) requirements to provide permanence and enforceability for control measures that have already been implemented. Under this new section, owners or operators are subject to implement and maintain required Particulate Matter (PM₁₀) control measures on applicable sources to meet visible emissions and stabilization requirements, in order

to ensure continued particulate matter emissions reductions in the Ajo PM₁₀ Planning Area. The inactive tailings and slag storage area must be controlled to 20 percent opacity for fugitive emissions on the property. For both the tailings and slag areas, owners or operators must also install and maintain signs and physical barriers to prevent trespass and re-disturbance on the property.

5. Demonstration of compliance with A.R.S. § 49-471.04 notice of proposed rule or ordinance making:

Per A.R.S. §49-479(A), the Pima County Board of Supervisors has specific authority, subject to procedural requirements, to adopt and implement rules to control the atmospheric release of air contaminants originating within the Pima County territorial limits. The County may adopt rules that are more stringent than State statute per A.R.S. §49-112 as long as certain conditions are met such as the rule is necessary to address a peculiar local condition and there is credible evidence that the rule is either: (1) necessary to prevent significant threat to public health or the environment and the rule is technically and economically feasible, or (2) the rule is required under federal statute or regulation. The State of Arizona has no similar tailings rule, therefore the measure is more stringent than State rules. This rule, however, is federally required per CAA section 172(d)(3)(E)(iii), insofar as to ensure that the State is able to submit a SIP on behalf of Pima County for the Ajo moderate PM₁₀ nonattainment area, and that there are rules in place to control PM emissions for a significant source of fugitive dust.

6. Reference to any study relevant to the rule that the control officer reviewed and either relied or did not rely on in its evaluation of or justification for the rule, where the public may review each study, all data underlying each study, and any analysis of each study and other supporting material:

No studies were reviewed in reference to this rulemaking action.

 <u>A showing of good cause why the rules are necessary to promote a statewide</u> interest if the rules will diminish a previous grant of authority of a political subdivision of this state:

Not Applicable.

8. The preliminary summary of the economic, small business, and consumer impact: This revision will not have an economic impact on businesses in Pima County, and will not impose additional costs on the regulated community, small businesses, political subdivisions, and members of the public beyond that already incurred by reason of federal or state rule or law.

<u>9.</u>

10.

<u>The name and address of agency personnel with whom persons may</u> <u>communicate regarding the accuracy of the economic, small business, and</u> <u>consumer impact statement:</u>

Name: Sarah Reitmeyer

Address: 33 N. Stone Avenue, Suite 700

Tucson, AZ 85701-1429

Telephone: (520) 724-7437

Fax: (520) 838-7432

E-mail: sarah.reitmeyer@pima.gov

The time, place, and nature of the proceedings for the making, amendment, or repeal of the rule, or if no proceeding is scheduled, where, when, and how persons may request an oral proceeding on the proposed rule:

Written comments will be accepted if received between the date of this publication and **November 28, 2018 by 5:00 p.m**. Written comments may be mailed or hand delivered to the Pima County Department of Environmental Quality (see #9 above). Written comments received during the comment period will be considered formal comments to the expedited rule or ordinance, and will be responded to in the notice of final rulemaking.

Oral Proceeding: Tuesday, January 22, 2018 Time: 9 a.m. Location: Pima County Board of Supervisors Public Hearing Room, First Floor 130 West Congress Street

Tucson, Arizona 85701

11.Any other matters prescribed by the statute that are applicable to the specific
agency or to any specific rule or class of rules:
None

<u>12.</u> <u>The full text of the rule follows:</u>

Chapter 17.16 - EMISSION LIMITING STANDARDS

Article III. - Emissions from Existing and New Nonpoint Sources

<u>17.16.125 - Inactive mineral tailings impoundment and slag storage area within the Ajo</u> <u>PM₁₀ Planning Area.</u>

- A. Applicability. This Section applies to the owner or operator of the inactive mineral tailings impoundment and slag storage area within the Ajo PM₁₀ Planning Area.
- B. Definitions. The following definitions apply for the purposes of this Section:
 - 1. "Affected area" means the Ajo PM₁₀ Planning Area.
 - 2. "Ajo PM₁₀ Planning Area" means the area designated in 40 C.F.R. §81.303, adopted as of June 30, 2017 with no future editions or amendments.
 - 3. "Chemical or organic soil stabilizer" means hygroscopic material, solution of water and chemical surfactant foam, non-toxic chemical stabilizer or any other chemical or organic dust palliative that is not prohibited by the U. S. Environmental Protection Agency, the Arizona Department of Environmental Quality, the Pima County Department of Environmental Quality or any applicable law, rule, or regulation, as a treatment material for reducing PM₁₀ emissions.
 - 4. "Coarse" with respect to copper smelter slag material means no less than 3/8 inches in diameter.
 - 5. "Copper smelter slag" means the waste material consisting primarily of iron sulfides separated from copper matte during the smelting and refining of copper ore concentrates.
 - 6. "Crushed rock" means crushed stone or angular rock of a size 2 inches or greater in diameter.
 - 7. "Department" means the Pima County Department of Environmental Quality.
 - 8. "Gravel" means a loose aggregation of rock fragments of low silt content (5% or less) and less than 2 inches in diameter.
 - 9. "High wind event" means an hourly average wind speed of 25 miles per hour or more or an instantaneous wind gust of 40 miles per hour or more as measured in the affected area by a meteorological monitoring station.
 - 10. "Inactive" with respect to the mineral tailings impoundment and slag storage area means that activities in support of ongoing mining operations or for any commercial purpose no longer occur.
 - 11. "Meteorological monitoring station" means one of the following:
 - a. A Pima County Department of Environmental Quality meteorological monitoring station;
 - b. A station operated by the National Weather Service;
 - c. A Remote Automated Weather Station operated by the United States Forest Service, or United States Bureau of Land Management;
 - d. An Automated Weather Observing System or Automated Surface Observing System station, located at an airport, and either operated or certified by the Federal Aviation Administration; or
 - e. Any other meteorological equipment or wind instrument that is installed, calibrated, operated, and maintained by the owner or operator in accordance with the requirements for SLAMS/SPM (non-NCore) instruments in *Quality Assurance*

Handbook for Air Pollution Measurement Systems, Volume IV: Meteorological <u>Measurements Version 2.0 (Final)</u>, publication number EPA-454/B-08-002, March 2008, and no future editions or amendments, and manufacturer's specifications, as applicable.

- 12. "Mineral tailings impoundment" means the earth-fill embankment dams used to store byproducts of prior mining operations that separated mineral ore from other unused material.
- <u>13. "Opacity" means the degree to which emissions reduce the transmission of light and obscure the view of an object in the background.</u>
- 14. "Particulate matter" means any airborne finely divided solid or liquid material with an aerodynamic diameter smaller than one hundred micrometers.
- 15. "PM₁₀" means particulate matter with an aerodynamic diameter less than or equal to a nominal 10 micrometers as measured by a reference method contained within 40 C.F.R. Part 50, Appendix J or by an equivalent method designated in accordance with 40 C.F.R. Part 53, both sections adopted as of June 30, 2017 with no future editions or amendments.
- 16. "Slag storage area" means the area used to store copper smelter slag.
- 17 "Vegetative cover" means rooted vegetation or unattached vegetative debris lying on the surface that is not susceptible to movement by wind.
- C. Control Measures.
 - The owner or operator shall implement and maintain at least one of the following reasonably available control measures to reduce PM₁₀ emissions from the inactive mineral tailings impoundment to ensure compliance with subsection D.1 below:
 - a. Application of crushed rock or gravel;
 - b. Application of chemical or organic soil stabilizers;
 - c. Application of water;
 - d. Establishment of vegetative cover; or
 - e. Any other equivalent methods or techniques approved by the Department and EPA Region IX.
 - The owner or operator shall implement and maintain at least one of the following reasonably available control measures to reduce PM₁₀ emissions from the inactive slag storage area:
 - a. Application of a cap consisting of coarse copper smelter slag material; or
 - b. Any other equivalent methods or techniques approved by the Department and EPA Region IX.
 - 3. To prevent trespass in the inactive mineral tailings impoundment and slag storage area, the owner or operator shall install and maintain the following:
 - a. No trespassing signs; and
 - b. Physical barriers such as fences, gates, posts, shrubs, trees, or other measures to effectively restrict access from the general public.
- D. Opacity Standard.

- 1. The owner or operator shall not cause or allow visible emissions to exceed twenty percent opacity from the mineral tailings impoundment. Opacity shall be determined in accordance with subsection E.1 below.
- 2. The opacity standard in subsection D.1 above shall not apply during high wind events if the owner or operator has implemented and maintained reasonably available control measures required in subsections C.1 and C.3 above for the mineral tailings impoundment, as documented by subsection F.1.a below.

E. Monitoring.

- To demonstrate compliance with subsections C.1 and D.1 above, the owner or operator shall conduct weekly visible emission observations of the mineral tailings impoundment.
 - a. All observations shall be conducted in accordance with 40 C.F.R. Part 60, Appendix A, Reference Method 9.
 - b. As an alternative to subsection E.1.a, the owner or operator may elect to conduct observation in accordance with ASTM D7520-16. If so, the owner or operator must have standard operating procedures in place to ensure that equipment is operated and maintained in accordance with manufacturer's specifications per Section 8.1 of ASTM D7520-16.
- 2. To demonstrate compliance with subsection C.2 above, the owner or operator shall conduct monthly inspections of the slag storage area to assess the effectiveness of control measures. Inspection reports shall, at a minimum, include identification of inspector; inspection date and time; findings of inspection, and any corrective action or preventive measures to be taken.
- 3. To demonstrate compliance with subsection C.3 above, the owner or operator shall conduct monthly inspections of trespassing signs and physical constraints. Inspection reports shall, at a minimum, include identification of inspector; inspection date and time; findings of inspection, and any corrective action or preventive measures to be taken.
- F. Recordkeeping.

1. The owner or operator shall maintain and make available to the Department or EPA Region IX the following records upon request:

- a. Records of reasonably available control measures implemented and maintained as required by subsection C above;
- b. Records of visible emission observations required by subsection E.1 above;
- c. Records of inspections required by subsections E.2 and E.3 above;
- d. Records of observer EPA Reference Method 9 or ASTM D7520-16 certifications;
- e. Records of the owner or operator's installation, calibration, certification, operation, and maintenance of any meteorological equipment or wind instrument used for purposes of identifying high wind events; and
- <u>f.</u> Records of meteorological monitoring station data used for purposes of identifying high wind events.
- 2. If the owner or operator elects to conduct weekly visual observations in accordance with subsection E.1.b, the following records shall be maintained:

- a. ASTM D7520-16 certification documentation, data sheets, and all raw unaltered JPEGs used for opacity and certification determination, recorded in a form suitable and readily available for expeditious inspection and review.
- b. Standard operating procedures used to ensure that equipment is operated and maintained in accordance with manufacturer's specifications per Section 8.1 of ASTM D7520-16.
- 3. All records required by this section shall be maintained by the owner or operator for a minimum of 5 years.

G. Notification.

- The owner or operator shall provide written notification to the Department at least 30 days prior to initiating weekly visual observations in accordance with subsection E.1. The notification shall identify proposed observation points/locations and provide justification for the selection of those points/locations.
- The owner or operator shall provide written notification to the Department at least 30 days prior to using any meteorological monitoring station as described in subsection B.11.e.

H. Reporting.

- The owner or operator shall report to the Department any visible emissions in excess of opacity limit established by subsection D.1. The report shall be in two parts as specified below:
 - a. Notification by telephone or facsimile within 24 hours of the time the owner or operator first learned of the occurrence of excess opacity that includes all available information from subsection H.2.
 - b. Detailed written notification by submission of an excess opacity report within 72 hours of the notification under subsection H.1.a.
- 2. The excess opacity report shall contain the following information:
 - a. The approximate location at the mineral tailing impoundment where the excess opacity occurred;
 - b. The level of excess opacity as measured in accordance with subsection F;
 - c. The time and duration or expected duration of the excess opacity;
 - d. The nature and cause or suspected cause of the excess opacity;
 - e. The steps that were or are being taken to limit the excess opacity; and
 - f. Any corrective action or preventative measures taken.
- 3. In the case of continuous or recurring excess opacity events, the notification requirements of this subsection shall be satisfied if the owner or operator provides the required notification after excess opacity events are first detected and includes in the notification an estimate of the time the excess opacity events will continue. Excess opacity occurring after the estimated time period or changes in the nature of the excess opacity as originally reported shall require additional notification pursuant to subsections H.1 and H.2.

Proposed Amendments to PCC Title 17 – Ajo Inactive Tailings & Slag Rule Public Notice and Public Participation

ATTACHMENT D

E-mail Public Comment From Mr. Shawn Dolan With Attachment

Sarah Reitmeyer

From:	Shawn Dolan <shawn.dolan@virtuallc.com></shawn.dolan@virtuallc.com>			
Sent:	Wednesday, November 28, 2018 1:28 AM			
То:	sdolan50@msn.com; Sarah Reitmeyer			
Subject:	Re: Notice of Proposed Rulemaking-PCC Title 17 - Ajo Inactive Tailings Impoundment			
-	& Slag Storage			
Attachments:	PCC Title 17 - Ajo Inactive Tailings Impoundment & Slag Storage comments 11 27			
	-2018.docx			

This message and sender come from outside Pima County. If you did not expect this message, proceed with caution. Verify the sender's identity before performing any action, such as clicking on a link or opening an attachment.

Sarah attached please find my comments on the subject proposed rule. Cited is the EPA Ferro Alloy NESHAP public law Jan 17, 2017 that defined ASTM D7520-16 as BACT for the measurement of Opacity of process fugitive emissions and excluded the use of Method 9 for this measurement. Further the comments point to the increase of record keeping being required should an Owner/Operator select to use the superior method ASTM D7520-16. Assuming Method 9 could be used for fugitive emissions, the Owner/Operator is not required to maintain the calibration and certification records of the smoke generator used to certify the Visible Emission Observer who performs the Method 9 VEO to determine Opacity. Therefore the Owner/Operator should not be required to maintain certification records of ASTM D7520-16 DCOT selected to measure opacity.

I agree that the Owner/Operator should maintain a copy of the Digital Camera Operator's certification who performed the observation (took the pictures) in an ASTM D7520 VEO, is much the same way that the Method 9 Observer's personal certification is maintained.

However extending the Owner/Operator requirement to the certification of the DCOT system is just excessive, e.g. No rules currently require the Owner/Operator to maintain the certification records of smoke generator's or the calibration records of the transmissometer's used in the smoke generators to determine the opacity of the test plumes. Which would be the equivalent of what is requested in F2a and the Configuration management records as required in ASTM D7520-16 8.1 would be like saying Method 9 users would have to maintain the maintenance records for the smoke generator, to include fire box flow checks, stack flow checks, blower calibration and NIST filter check etc.

However, Owner/Operators should maintain a Standard Operating Procedure explaining how ASTM D7520 is being implemented at the facility, e.g. who is responsible for the capture of imagery and the processing of the VEO, and the schedule of VEO's to be performed, as well as, the approval of completed VEO's, and their storage and retrieval methodology.

The electronic VEO records produced by DCOT's, already have thumbnails of the pictures and documentation of where in the picture the opacity determination is made, in comparison with hand written Method 9 VEO forms with no supporting information. Therefore, requiring the Owner/Operator to maintain more than the Finalized VEO report produced by the DCOT is excessive and burdensome.

Thank you Shawn Dolan 801 309 3626

From: Shawn Dolan
Sent: Wednesday, November 7, 2018 5:08 PM
To: sdolan50@msn.com
Subject: Fw: Notice of Proposed Rulemaking-PCC Title 17 - Ajo Inactive Tailings Impoundment & Slag Storage

From: Sarah Reitmeyer <Sarah.Reitmeyer@pima.gov>
Sent: Friday, October 26, 2018 3:08 PM
To: Sarah Reitmeyer
Subject: Notice of Proposed Rulemaking-PCC Title 17 - Ajo Inactive Tailings Impoundment & Slag Storage

Dear Interested Stakeholder,

You are receiving this e-mail because you have expressed interest in notification for the Pima County Department of Environmental Quality (PDEQ) regulatory process (i.e. rulemaking).

The Pima County Board of Supervisors (BOS) as the governing body for the Pima County Air Quality Control District adopts ordinances which are codified in the Pima County Code (PCC). The Pima County Air Quality Control District operates within the Pima County Department of Environmental Quality (PDEQ). PDEQ periodically proposes updates to PCC through the BOS. This Notice of Proposed Rulemaking proposes the addition of a new section to PCC Title 17, Chapter 17.16, Section 17.16.125- Inactive Mineral Tailings Impoundment and Slag Storage Area within the Ajo PM₁₀ Planning Area. The intention of this rulemaking is to meet State Implementation Plan (SIP) requirements to provide permanence and enforceability for control measures that have already been implemented. Under this new section, owners or operators are subject to implement and maintain required Particulate Matter (PM₁₀) control measures on applicable sources to meet visible emissions and stabilization requirements, in order to ensure continued Particulate Matter emissions reductions in the Ajo PM₁₀ Planning Area. The inactive tailings and slag storage area must be controlled to 20 percent opacity for fugitive emissions on the property. For both the tailings and slag areas, owners or operators must also install and maintain signs and physical barriers to prevent trespass and redisturbance on the property. The rule text and other related information is available at the PDEQ office, and on the PDEQ website (noted below), or you may request a copy by contacting our department.

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A public hearing before the Pima County Board of Supervisors is currently scheduled for:

Date:	Tuesday, January 22, 2019		
Time:	9:00 A.M. (or after)		
Location:	Board Hearing Room		
	130 W. Congress, 1st floor		
	Tucson, Arizona 85701		

Comments pertaining to the Notice of Proposed Rulemaking may be submitted at the above noticed public hearing, in writing to PDEQ (Attn: Sarah Reitmeyer, 33 N Stone Ave Suite 700, Tucson, AZ 85701), via e-mail, or via the <u>online Public Comment form</u> located on the PDEQ website. Written comments on the Notice of Proposed Rulemaking will be accepted by PDEQ until 5:00 p.m. on November 28, 2018.

Information regarding this Proposed Rulemaking may be viewed under the Air tab on the <u>PDEQ Draft</u>, <u>Proposed</u>, <u>& Final Rules website</u>. Copies are also available at our office, or may be requested via email to: <u>sarah.reitmeyer@pima.gov</u>.

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Questions and/or comments may be directed to: Sarah Reitmeyer Phone: (520) 724-7437 Fax: (520) 838-7432 <u>sarah.reitmeyer@pima.gov</u>

Sarah Reitmeyer, Regulatory Program Manager Pima County Department of Environmental Quality 33 N Stone Ave, Suite 700, Tucson, AZ 85701 Phone: (520) 724-7437 Fax: (520) 838-7432 Email: <u>sarah.reitmeyer@pima.gov</u> Comments on Proposed Rule:

November 28, 2018

Notice of Proposed Rulemaking-PCC Title 17 - Ajo Inactive Tailings Impoundment & Slag Storage

In review of the proposed rule allowing the use of ASTM D7520-16, is a quantum leap forward in documenting the measurement of opacity in the outdoor ambient environment. I applaud PCAQMD for its vision to advance the monitoring of Opacity to better protect the health of Pima County residents.

However, upon detailed review it seems penalizing to the "Owner/Operator" if they choose to use "E.1.B" ASTM D7520-16 versus US EPA Method 9.

ASTM D7520-16 is significantly more reproduceable, and auditable that Method 9, as the Opacity readings are backed with digital images of the scene evaluated at the time the evaluation was performed, versus Method 9 which only provides a hand written number of the Opacity witnessed by the Observer. Method 9 does not maintain any evidence of the Opacity witnessed, while ASTM D7520-16 provides digital imagery of the Opacity witnessed. Further 40CFR60 Appendix A, Method 9 is NOT approved for the measurement of Opacity beyond Stationary sources, excepting subpart ooo which provides for its use to document process fugitive emissions.

However, the EPA FerroAlloy NESHAP 40CFR63 DOCKET EPA-HQ-OAR-2010-0895-0280, signed into Public Law Jan 17, 2017, States in Section E, the final decision on the measurement of process fugitive emissions:

"We are finalizing the opacity standards, as proposed in the supplemental proposal. However, regarding compliance demonstration, we are requiring that facilities measure opacity using DCOT. In the supplemental proposal, we proposed facilities would need to monitor opacity with Method 9 or DCOT. However, after considering public comments, we decided to require DCOT rather than have it as optional. Regarding monitoring frequency, we proposed facilities would need to do opacity readings weekly per furnace building with no opportunity to reduce frequency overtime. After considering public comments, we have decided to require weekly readings initially, as proposed, but allow a facility an opportunity to decrease frequency of opacity readings to monthly per furnace building after 26 weeks of successful, compliant opacity readings."

https://www.regulations.gov/document?D=EPA-HQ-OAR-2010-0895-0280

Given that ASTM D7520-16 produces significantly more reproducible and repeatable Visible Emissions Observations (VEO) than does Method 9, as documented in the above reference EPA decision to Require ASTM D7520 and not allow the use of Method 9 for the measurement of Process Fugitive Emissions. It seems Pima County should be promoting and incentivizing the use of ASTM D7520-16 versus penalizing the "Owner/Operator" for selecting the use of the superior monitoring method. The Penalty I speak of is section "F2a&b" whereby the "Owner/Operator" is required to:

2. If the owner or operator elects to conduct weekly visual observations in accordance with subsection E.1.b, the following records shall be maintained:

a. ASTM D7520-16 certification documentation, data sheets, and all raw unaltered JPEGs used for opacity and certification determination, recorded in a form suitable and readily available for expeditious inspection and review.

b. Standard operating procedures used to ensure that equipment is operated and maintained in accordance with manufacturer's specifications per Section 8.1 of ASTM D7520-16.

Conversely if the owner operator selects to use Method 9 (Applicability to fugitive dust is highly questionable do to its lack of reproducible evidence), they are not required to maintain the equivalent records, e.g. The calibration records of the Smoke Generator used to certify the human eyes, or the span and drift values required between the smoke school runs, or the answer sheets for the smoke runs by which the human observer "certified" his/her eyes. Further, the Owner/Operator is not required to maintain maintenance records of the smoke generator fire box or feed stock that produces the smoke. Which would be the equivalent record set for Method 9 certification as is being required for ASTM D7520-16 certification.

Effectively, this rule as written penalizes the company for being progressive and selecting the superior monitoring method. Finally, the selection of ASTM D7520-16 produces an electronic record versus a hand written paper form which drives more efficiency to the entire process, yet the selection of ASTM D7520 given these unreasonable "Owner/Operator" documentation requirements.

Commenter proposes that E1a be eliminated as 40CFR60 Appendix A Method 9 should NOT be ALLOWED, as this method is outdated, and precedent exist, in the cited docket and resulting law, that the Best Available Control Technology (BACT) for the measurement of fugitive emissions, is ASTM D7520-16.

Additionally, the commenter proposes that F2a&b be eliminated and replaced with a requirement to "maintain a Standard Operating Policy regarding the use, maintenance, and operations associated with ASTM D7520-16". There is no reason for the Owner/Operator to be required to maintain the certification records of the selected ASTM D7520-16 system, as the ASTM D7520-16 specifically places this responsibility on the "Digital Camera Opacity Technique (DCOT) Vendor/Manufacturer" not the end user e.g. Owner Operator.

Thank you for the progressive direction of this rule, I am hopeful PCDEQ realizes the contradiction of the rule is allowing the use of BACT for the measurement of Opacity and then requiring significantly more documentation of the Owner/Operator for selecting the BACT Method for Measuring Opacity, not to mention the technology PCDEQ uses to enforce opacity standards, yet PCDEQ does not have to maintain

these administrative records best maintained by the Vendor/Manufacturer of the DCOT as required by the referenced Standard.

Thank you for your time and effort in this matter.

Shawn Dolan 801 309 3626 Proposed Amendments to PCC Title 17 – Ajo Inactive Tailings & Slag Rule Public Notice and Public Participation

ATTACHMENT E

Board of Supervisors Agenda Item Report

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BOARD OF SUPERVISORS AGENDA ITEM REPORT



Requested Board Meeting Date: January 22, 2019

Title: Amending Pima County Code Title 17 by adding Section 17.16.125 - Inactive mineral tailings impoundment and slag storage area within the Ajo PM10 Planning Area

Introduction/Background:

The Pima County Board of Supervisors (BOS) as the governing body for the Pima County Air Quality Control District adopts ordinances which are codified in the Pima County Code (PCC). The Pima County Air Quality Control District operates within the Pima County Department of Environmental Quality (PDEQ). PDEQ periodically proposes updates to PCC through the BOS. The intention of this rulemaking is to meet State Implementation Plan (SIP) requirements to provide permanence and enforceability for control measures that have already been implemented.

Discussion:

Under this new section, owners or operators of inactive mineral tailings and slag storage areas are subject to implement and maintain required Particulate Matter (PM₁₀) control measures to meet visible emissions and stabilization requirements, in order to ensure continued Particulate Matter emissions reductions in the Ajo PM₁₀ Planning Area.

Conclusion:

PDEQ is proposing this rulemaking to meet State Implementation Plan (SIP) requirements to provide permanence and enforceability for control measures that have already been implemented so the Ajo PM₁₀ Planning Area may be redesignated to attainment.

Recommendation:

Staff recommends the Board of Supervisors adopt the proposed addition to PCC Title 17.

Fiscal Impact:

This revision should not have an economic impact on businesses in Pima County, and should not impose additional costs on the regulated community, small businesses, political subdivisions, and members of the public beyond that already incurred by reason of federal or state rule or law. The costs of compliance for the Air Quality Permitting programs have already occurred, and were considered when the federal and state rule or law was proposed and adopted.

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Department	: Environmental (Quality	Te	lephone: 724-740	10
Contact:	Sarah Reitmeye	er, Regulatory Progra	am Manager_Te	lephone: 724-743	7
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