



WEST VIRGINIA LEGISLATURE Legislative Rule-Making Review Committee

Building 1, Room MB-49 1900 Kanawha Boulevard, East Charleston, WV 25305-0610 (304) 347-4840 (304) 347-4919 FAX

email: tanders@mail.wvnet.edu

Senator Mike Ross, Cochair Delegate Virginia Mahan, Cochair Debra A. Graham, Counsel

FROM:

October 23, 2002

Joseph A. Altizer, Associate Counsel Connie A. Bowling, Associate Counsel Teri Anderson, Administrative Assistant

NOTICE OF ACTION TAKEN BY THE LEGISLATIVE RULE-MAKING REVIEW COMMITTEE

TO:	Joe Manchin, Secretary of State, State Register
TO:	John A. Benedict DEP-Air Quality, Office of 7012 MacCorkle Ave. SE Charleston, WV 25304

Legislative Rule-Making Review Committee

Proposed Rule: Emission Standards for Hazardous Air Pollutants for Source Categories Pursuant to 40 CFR Part 63, 45CSR34

The Legislative Rule-Making Review Committee recommends that the West Virginia Legislature:

1.	Authorize the agency to promulgate the Legislative rule (a) as originally filed (b) as modified by the agency	V
2.	Authorize the agency to promulgate part of the Legislative rule; a statement of reasons for such recommendation is attached.	
3.	Authorize the agency to promulgate the Legislative rule with certain amendments; amendments and a statement of reasons for such recommendation is attached.	
4.	Authorize the agency to promulgate the Legislative rule as modified with certain amendments; amendments and a statement of reasons for such recommendation is attached.	
5.	Recommends that the Legislative rule be withdrawn; a statement of reasons for such recommendation is attached.	



ANALYSIS OF PROPOSED LEGISLATIVE RULE

Agency: Division of Air Quality

2882 9CT -2 A 10: 41

Subject: Emission Standards for Hazardous Air Pollutants for OF STATE

Source Categories Pursuant to 40 CFR Part 63

CSR Cite: 45CSR34

Counsel: JAA

PERTINENT DATES

Filed for public comment: June 12, 2002 Public comment period ended: July 15, 2002

Filed following public comment period: July 26, 2002

Filed LRMRC: July 26, 2002 Filed as emergency: n/a

Fiscal Impact: None.

ABSTRACT

Brief Summary

This rule regulates emission standards for certain stationary sources that emit or have the potential to emit one or more substances listed as hazardous waste by Section 112 of the Clean Air Act [CAA]. These sources generate hazardous wastes in certain production and manufacturing operations. The amendments to the rule incorporate updated Code of Federal Regulation cites and make technical changes.

AUTHORITY

Statutory authority: W.Va. Code, §22-5-4 provides:

- (a) The director is authorized...
- (4) To promulgate legislative rules in accordance with the provisions of chapter twenty-nine-a of this code not inconsistent with the provisions of this article, relating to the control of air pollution: Provided, That no rule of the director shall specify a particular manufacturer of equipment nor a single specific type of construction nor a particular method of compliance except as specifically required by the "Federal Clean Air Act," as amended, nor shall any such rule apply to any aspect of an employer-employee relationship: Provided, however, legislative rule or program of the director hereafter adopted shall be any more stringent than any federal rule or program except to the limited extent that the director first makes a written finding for anv departure that there exists scientifically supportable evidence for such rule or program reflecting factors unique to West Virginia or some area thereof....

ANALYSIS

I. <u>HAS THE AGENCY EXCEEDED THE SCOPE OF ITS STATUTORY</u>
AUTHORITY IN APPROVING THE PROPOSED LEGISLATIVE RULE?

No.

II. IS THE PROPOSED LEGISLATIVE RULE IN CONFORMITY WITH THE INTENT OF THE STATUTE WHICH THE RULE IS INTENDED TO IMPLEMENT, EXTEND, APPLY, INTERPRET OR MAKE SPECIFIC?

Yes.

III. <u>DOES THE PROPOSED LEGISLATIVE RULE CONFLICT WITH OTHER CODE PROVISIONS OR WITH ANY OTHER RULE ADOPTED BY THE SAME OR A DIFFERENT AGENCY?</u>

No.

IV. IS THE PROPOSED LEGISLATIVE RULE NECESSARY TO FULLY ACCOMPLISH THE OBJECTIVES OF THE STATUTE UNDER WHICH THE PROPOSED RULE WAS PROMULGATED?

Yes.

V. IS THE PROPOSED LEGISLATIVE RULE REASONABLE, ESPECIALLY AS IT AFFECTS THE CONVENIENCE OF THE GENERAL PUBLIC OR OF PERSONS AFFECTED BY IT?

Yes.

VI. <u>CAN THE PROPOSED LEGISLATIVE RULE BE MADE LESS COMPLEX OR MORE READILY UNDERSTANDABLE BY THE GENERAL PUBLIC?</u>

No.

VII. WAS THE PROPOSED LEGISLATIVE RULE PROMULGATED IN COMPLIANCE WITH THE REQUIREMENTS OF CHAPTER 29A, ARTICLE 3 AND WITH ANY REQUIREMENTS IMPOSED BY ANY OTHER PROVISION OF THE CODE?

Yes.

VIII. OTHER.