Clearinghouse Rule 08-103

ORDER OF THE STATE OF WISCONSIN NATURAL RESOURCES BOARD AMENDING AND CREATING RULES

The Wisconsin Natural Resources Board proposes an order to **amend** NR 428.04(1) and (3)(b), 428.05(1) and (4)(b)2., 428.07(intro.), (1)(a) and (b)1. and 3., (3) and (4)(c), 428.08(title) and (2)(title), 428.09(2)(a), 428.20(1), 428.22(2)(intro.), 428.23(1)(b)1., 428.24(1)(b)(intro.) and 428.25(1)(a)1.a. and c. and (3)(b) and to **create** NR 428.02(7e), 428.08(2)(f), 428.12, 428.23(1)(b)9. relating to modification of existing rules for control of nitrogen oxide (NO_x) emitted by stationary sources in the ozone nonattainment area in southeastern Wisconsin. The proposed revisions relate to issues for SIP approvability and miscellaneous implementation issues.

AM-20-08

Analysis Prepared by the Department of Natural Resources

1. Statute interpreted: s. 285.11(6), Stats. The State Implementation Plan developed under s. 285.11(6), Stats., is revised.

2. Statutory authority: s. 227.11(2)(a) and 285.11(1) and (6), Stats.

3. Explanation of agency authority: Section 227.11(2)(a), Stats., gives state agencies general rulemaking authority. Section 285.11(1) Stats., gives the Department the authority to promulgate rules consistent with ch. 285, Stats. Section 285.11(6), Stats., authorizes the Department to develop and revise a state implementation plan for the prevention, abatement and control of air pollution.

4. Related statute or rule: The current provisions of ch. NR 428 established nitrogen oxide emission limits for new and existing facilities which are located in ozone nonattainment counties. The primary intent of these provisions is to fulfill Clean Air Act (CAA) requirements for demonstrating rate-of-progress towards attaining the 1-hour ozone standard and establishment of a Reasonably Available Control Technology (RACT) program for major sources of nitrogen oxide emissions (NO_x) in counties designated as nonattainment under the 8-hour ozone standard. Modifications are proposed to existing portions of ch. NR 428.

5. Plain language analysis:

The proposed revisions address two areas: 1) required modifications to the NOx RACT program to meet minimum criteria for conditional Federal approval of the program into the State Implementation Plan (SIP); and 2) revisions identified by the department and stakeholders during implementation which clarify and facilitate implementation of requirements within ch. NR 428.

Revisions for SIP approval

As stated in s. NR 428.20, NO_x RACT requirements are applicable to facilities which have potential NO_x emissions equal to or greater than 100 tons per year. These facilities under the Clean Air Act are known as major sources. In proposing federal approval, the US EPA requires that the term "potential emissions", used in identifying major sources, be defined as the amount of NO_x which can be theoretically emitted

from emissions units at the facility on an uncontrolled basis over the year. These total potential emissions may consider a restriction on operational capacity or hours, if those restrictions are federally enforceable.

To address EPA's concerns, the proposed rules incorporate a definition of "maximum theoretical emissions" in identifying which sources are subject to NO_x RACT requirements. This approach is consistent with the use of this term in s. NR 419.02(11) for identifying the applicability of the state's VOC RACT requirements.

Revisions for Clarifications and Implementation

There are a number of miscellaneous revisions proposed in the rule package consistent with the intent of the existing rules. These revisions do not change the emission limitations or the sources subject to the emission limitations. The revisions are focused to implementation issues and clarification of requirements. These revisions include:

- The existing NO_x RACT rule identifies electric utility owned units as those subject to the federal CAIR rule. The proposed rule revision amends these provisions to account for the vacatur of the CAIR rule.
- The existing NO_x RACT rule allows sources to apply for an alternative emission limit or compliance schedule. However, the applications were due by May 1, 2008 even though in some cases requirements are not effective until 2013. The rule revision allows additional time for sources to submit an application for an alternative requirement.
- The existing NO_x RACT rule prohibits a source with an approved alternative emission limit or compliance schedule from participating in emissions averaging at any time. The rule revision only prohibits participation in the emissions averaging program for purposes of demonstrating compliance with an alternative emission limit of compliance schedule.
- The new source NO_x limits in s. NR 428.04 are applicable to units that undergo modification. The proposed revision modifies the existing rule to avoid triggering <u>new source</u> NO_x limits when the modification is made solely to comply with existing NO_x control requirements.
- Several revisions allow sources subject to monitoring and reporting requirements under different provisions in ch. NR 428 to satisfy all requirements by meeting one set of monitoring and reporting requirements. These revisions also allow certain sources to demonstrate compliance through periodic stack testing instead of more costly continuous emissions monitoring.
- A number of miscellaneous revisions are proposed to clarify monitoring requirements and deadlines.
- The NO_x limits in s. NR 428.05, established prior to the RACT program, are intended to apply to sources existing prior to February 1, 2001 with no lapse in applicability unless the source becomes subject to the new source limits in s. NR 428.04 due to a major modification. The applicability statement in s. NR 428.05(1) is being revised to remove the reference to "modified" sources to clarify this intent.

6. Summary of, and comparison with, existing or proposed federal regulation:

The NO_x emission requirements of NR 428 are in place to fulfill federal ozone requirements in nonattainment areas for demonstrating rate-of-progress towards meeting 1 hour ozone attainment and for implementing a Reasonably Available Control Technology program for major sources of NO_x emissions (NO_x RACT). Since there are no direct federal emission limitations, states must meet these requirements through development of control requirements and adoption of them into the State Implementation Plan. Many states have NO_x emission control programs in place or are in the process of evaluating and developing necessary rules to meet federal ozone non-attainment requirements.

EPA does regulate NO_x emissions for similar sources and to similar control levels as those contained in ch. NR 428. These EPA regulations include new source performance standards, new source review and prevention of significant deterioration requirements, federal engine standards, the Acid Rain program, the NO_x State SIP Call and various source specific consent decrees.

7. Comparison with similar rules in adjacent states (Illinois, Iowa, Michigan and Minnesota):

The need to implement NO_x emission control requirements in adjacent states differ based on ozone nonattainment designations and the resulting applicable federal requirements. Illinois is in the process of developing NO_x RACT rules. Ohio, Indiana, and Michigan are evaluating their applicable federal requirements based on attainment status. And Iowa and Minnesota currently do not have to respond to federal requirements for reduction in NO_x emissions. As in the case of ch. NR 428, all rules developed by these states for ozone related purposes must undergo federal approval for inclusion into their State Implementation Plan.

8. Summary of factual data and analytical methodologies used and how any related findings support the regulatory approach chosen:

Several proposed revisions are needed to address EPA's concern for approving the RACT rules into the State Implementation Plan Other proposed revisions address implementation issues and the need for clarifications by the Department staff and stakeholders.

9. Analysis and supporting documents used to determine the effect on small business or in preparation of an economic impact report:

The existing rule requirements are applicable to large industrial or electric generation sources. Based on the limited nature of the proposed changes to the existing rule there is no impact anticipated to small businesses.

10. Agency contact person:

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11. Place where comments are to be submitted and deadline for submission:

Written comments may be submitted at the public hearings, by regular mail, fax or email to:

Thomas Karman Department of Natural Resources Bureau of Air Management PO Box 7921 Madison WI 53707 Fax: (608) 267-0560 Thomas.karman@dnr.state.wi.us

Written comments may also be submitted to the Department using the Wisconsin Administrative Rules

Internet Web site at https://apps4.dhfs.state.wi.us/admrules/public/Rmo?nRmoId=4323.

The deadline for written comments is December 10, 2008.

SECTION 1. NR 428.02(7e) is created to read:

NR 428.02(7e) "Maximum theoretical emissions" means the quantity of NO_x emissions that theoretically could be emitted by a stationary source without consideration of control devices based on the design capacity or maximum production capacity of the source and 8,760 hours of operation per year. When appropriate, and upon request by the source owner or operator, maximum theoretical emissions may be limited by the imposition of conditions in a federally enforceable permit. The conditions shall be used in place of design capacity or maximum production capacity in calculating the maximum theoretical emissions for the source and may include, among other things, the establishment of production limitations, capacity limitations, or limitations on the hours of operation of any emission source, or a combination of any limitations. Production or capacity limitations shall be established on the basis of no longer than one month and may allow for averaging for up to 12 consecutive months.

SECTION 2. NR 428.04(1) and (3)(b) are amended to read:

NR 428.04(1) APPLICABILITY. The requirements of this section apply to emissions units described in this section that are located in Kenosha, Milwaukee, Ozaukee, Racine, Washington or Waukesha County and that are constructed or that undergo a major modification, as that term is described in ch. NR 405 or 408, after February 1, 2001. When determining whether an emissions unit undergoes a major modification for purposes of this section, any increase in CO emissions resulting from the operation of the emissions unit or operation of NO_x emissions control equipment for purposes of meeting state or federal NO_x emission requirements will not be considered in the emissions calculations.

(3)(b) *Specific requirements*. The owner or operator of each NO_x emissions unit subject to the requirements of sub. (2) shall determine the annual <u>unit's</u> average NO_x emission rate, in pound per million

Btu, using methods and procedures specified in 40 CFR part 60, Appendix B, incorporated by reference in s. NR 484.04(21), or other <u>combustion emissions</u> monitoring methods approved by the department.

SECTION 3. NR 428.05(1) and (4)(b)2. are amended to read:

NR 428.05 (1) APPLICABILITY. The requirements of this section apply to emissions units described in this section that are located in Kenosha, Manitowoc, Milwaukee, Ozaukee, Racine, Sheboygan, Washington or Waukesha County and that were <u>initially</u> constructed or last modified on or before February 1, 2001.

(4)(b)2. The owner or operator of an emissions unit subject to any of the requirements of sub.
(3)(b) to (e) shall determine the <u>unit's</u> average NO_x emission rate, in pounds per million Btu, using methods and procedures specified in 40 CFR part 60, Appendix B, incorporated by reference in s. NR 484.04(21), or other <u>combustion emissions</u> monitoring methods approved by the department.

SECTION 4. NR 428.07(intro.), (1)(a) and (b)1. and 3., (3) and (4)(c) are amended to read:

NR 428.07 **General requirements.** (intro) The Except as provided in s. NR 428.12, the owner or operator of an NO_x emissions unit subject to the requirements of subch. I shall comply with the monitoring and reporting requirements of this subchapter.

(1)(a) By the dates listed in sub. (2), the <u>The</u> owner or operator of an NO_x emissions unit shall submit to the department a monitoring plan that describes in detail the systems to be used on the unit to satisfy the monitoring requirements of this subchapter- by the following deadlines:

For an emissions unit subject to emission limitations in s. NR 428.05(3), by December 21,
 2002.

2. For an emissions unit subject to emission limitations in s. NR 428.04(2), at least 180 days prior to initial operation.

(b)1. Install all monitoring systems required under this subchapter s. NR 428.08 for monitoring

 $NO_x \text{ mass } \underline{emissions}$. This includes all systems required to monitor $NO_x \text{ emission rate}$, NO_x concentration, heat input and flow, in accordance with s. ss. NR 428.08 and NR 439.09.

3. Successfully complete all certification tests and meet all other provisions operating specifications of this subchapter and 40 CFR parts 60 and 75 as applicable to the monitoring systems required for an emissions unit under subds. 1. and 2.

(3) REPORTING DATA PRIOR TO INITIAL CERTIFICATION. The owner or operator of an NO_x emissions unit under sub. (2) (b) or (c) shall determine, record and report NO_x mass emissions, heat input, if required for purposes of compliance, and any other values required to determine NO_x mass emissions, for example NO_x emission rate and heat input or NO_x concentration and stack flow, using the provisions of 40 CFR 75.70(g), from the date and hour that the unit starts operating until all required certification tests are successfully completed.

(4)(c) No owner or operator of an NO_x emissions unit may disrupt the continuous emission monitoring system, any portion thereof, or any other approved emission monitoring method, and thereby avoid monitoring and recording NO_x mass emissions emitted, except for periods of recertification or periods when calibration, quality assurance testing or maintenance is performed in accordance with the applicable provisions of this subchapter.

SECTION 5. NR 428.08(title) and (2)(title) are amended to read:

NR 428.08(title) Specific provisions for monitoring NO_x and heat input for the purpose of calculating NO_x mass emissions.

(2)(title) NON-UTILITY OTHER UNITS.

SECTION 6. NR 428.08(2)(f) is created to read:

NR 428.08(2)(f) An owner or operator of an emissions unit that installs and operates a continuous NO_x emissions monitoring system according to the requirements of 40 CFR Part 75 satisfies requirements

of this subsection.

SECTION 7. NR 428.09(2)(a) is amended to read:

NR 428.09(2)(a) Meet all of the requirements of 40 CFR part 75 related to monitoring and reporting NO_x mass emissions during the entire year and meet the reporting deadlines specified in sub. (1).

SECTION 8. NR 428.12 is created to read:

NR 428.12 Alternative monitoring, recordkeeping and reporting. (1) RACT EMISSIONS

UNITS. The owner or operator of an NO_x emissions unit that is also subject to an emission limitation in s. NR 428.22 may satisfy the NO_x emissions monitoring and reporting requirements of this subchapter by meeting the applicable NO_x emissions monitoring requirements in s. NR 428.23(1)(b) and (2) and the recordkeeping and reporting requirements in s. NR 428.24(1).

(2) NON-RACT EMISSIONS UNITS. The owner or operator of an NO_x emissions unit subject to an emission limitation in s. NR 428.04(2) or 428.05(3) may satisfy the NO_x emissions monitoring and reporting requirements of this subchapter by meeting, as applicable by source type, the NO_x emissions monitoring requirements in s. NR 428.23(1)(b) and recordkeeping and reporting requirements in s. NR 428.24(1).

SECTION 9. NR 428.20(1) is amended to read:

NR 428.20(1) APPLICABILITY. The requirements of this subchapter apply to the owner or operator of an NO_x emissions unit which is in a source category identified in s. NR 428.22 and which is located at a facility with $\frac{1}{9}$ combined total potential to emit maximum theoretical emissions for all NO_x emissions units of 100 tons per year or more of NO_x and which is in the county of Kenosha, Milwaukee, Ozaukee, Racine, Sheboygan, Washington or Waukesha.

SECTION 10. NR 428.22(2)(intro.) is amended to read:

NR 428.22(2)(intro.) ELECTRIC UTILITY BOILER COMPLIANCE SCHEDULE. The owner or operator of an electric utility boiler subject to the provisions of 40 CFR part 97 shall demonstrate compliance with the following interim NO_x emission limitations, as applicable, on a 30-day rolling average by May 1, 2009 and with the emission limitations in sub. (1)(a) on and after May 1, 2013:

SECTION 11. NR 428.23(1)(b)1. is amended to read:

NR 428.23(1)(b)1. 'Part 75 continuous emissions monitoring.' The owner or operator of an affected unit as defined under s. NR 400.02(11), or an emissions unit subject to 40 CFR part 97 shall monitor NO_x emissions for requirements of this subsection by installing and operating monitoring equipment and measuring and recording NO_x emissions data according to methods and specifications electric utility boiler or combustion turbine that is subject to or becomes subject to the requirements of 40 CFR part 75 and 40 CFR part 75, Appendices A to I, incorporated by reference in s. NR 484.04(27), as required of an affected unit or an emissions unit subject to 40 CFR part 97 shall use those monitoring methods and specifications for monitoring NO_x emissions for purposes of this subsection.

SECTION 12. NR 428.23(1)(b)9. is created to read:

NR 428.23(1)(b)9. 'Emissions monitoring preference.' a. The owner or operator of an emissions unit that installs and operates a continuous NO_x emissions monitoring system according to the requirements of 40 CFR part 75 shall satisfy the applicable monitoring requirements of this section.

b. The owner or operator of an emissions unit that installs and operates a continuous NO_x emissions monitoring system according to the requirements of 40 CFR part 60 shall satisfy the applicable monitoring requirements of subd. 3.

SECTION 13. NR 428.24(1)(b)(intro.) is amended to read:

NR 428.24(1)(b) *Reporting* (intro.) In <u>either</u> the reports to the department required under <u>s. NR</u> <u>428.25(1)</u>, if applicable, or s. NR 439.03(1)(b), the owner or operator shall submit the following information:

SECTION 14. NR 428.25(1)(a)1.a. and c. and (3)(b) are amended to read:

NR 428.25(1)(a)1.a. The participation of an emissions unit in an emissions averaging program shall be designated for a full each calendar year. Individual emissions units may not be withdrawn from an averaging program, during a <u>calendar</u> year, unless each emissions unit in the averaging program meets its applicable emission limit in s. NR 428.22.

c. An emissions unit for which the department has approved an alternative emission limit or compliance schedule under sub. (3) may not participate in an emissions averaging program under this subsection for the purpose of demonstrating compliance with the approved alternative emission limitation or compliance schedule.

(3)(b) The owner or operator of the emissions unit shall submit the request with the demonstration for an alternative RACT requirement by the later of May 1, 2008 or by May 1 following the calendar year in which an emissions unit first becomes subject to an emission limitation in s. NR 428.22. by the following deadlines:

1. By May 1, 2008 for an emissions unit subject to a compliance date of May 1, 2009.

2. By May 1, 2011 for an emissions unit subject to a compliance date of May 1, 2013.

3. By May 1 of the year following the calendar year in which an emissions unit first becomes

subject to an emission limitation in s. NR 428.22, if the emissions unit first becomes subject to an emission limitation in s. NR 428.22 after December 31, 2007.

SECTION 15. EFFECTIVE DATE. This rule shall take effect on the first day of the month following publication in the Wisconsin administrative register as provided in s. 227.22 (2) (intro.), Stats.

SECTION 16. BOARD ADOPTION. This rule was approved and adopted by the State of Wisconsin

Natural Resources Board on ______.

Dated at Madison, Wisconsin ______.

STATE OF WISCONSIN DEPARTMENT OF NATURAL RESOURCES

Ву____

Matthew J. Frank, Secretary

(SEAL)