

**Public Workshop #3  
Revisions To Rule 310 And Rule 310.01  
November 17, 2008**

- Bulleted sections are either new or re-revised since Public Workshop #2-October 1, 2008
- Note also that the table at the end-of this document lists all sections revised throughout this rulemaking process

Revisions Proposed In Draft Rule 310 Dated November 17, 2008:

- |                              |   |
|------------------------------|---|
| Rule 310, Section 103        | To delete introductory statement.   |
|                              | 103 Exemptions: <del>The provisions of this rule shall not apply to the following activities:</del>   |
| ●Rule 310, Section 103.4     | To delete text in Section 103.4-Exemptions and to add text to Rule 310, Section 304.3-Stabilization Requirements For Dust-Generating Operations-Disturbed Surface Area to clarify for the regulated community that disturbed surface areas are not exempt from the provisions of Rule 310.  |
|                              | <del>103.4 An area is considered to be a disturbed surface area until the activity that caused the disturbance has been completed and the disturbed surface area meets the standards described in Section 304 of this rule.</del>   |
|                              | 304.3 Disturbed Surface Area: The owner and/or operator of any disturbed surface area on which no activity is occurring ( <u>including whether</u> at a work site that is under construction or a work site that is temporarily or permanently inactive) shall meet at least one of the standards described in Sections 304.3(a) through 304.3(g) below, as applicable. <u>An area is considered to be a disturbed surface area until the activity that caused the disturbance has been completed and the disturbed surface area meets the standards described in this section of this rule.</u> Should any disturbed surface area on which no activity is occurring contain more than one type of visibly distinguishable stabilization characteristics, soil, vegetation, or other characteristics, which are visibly distinguishable, the owner and/or operator shall test each representative surface separately for stability, in an area that represents a random portion of the overall disturbed conditions of the site, in accordance with the appropriate test methods described in Section 501.2(c) of this rule and in Appendix C (Fugitive Dust Test Methods) of these rules. The owner and/or operator of such disturbed surface area on which no activity is occurring shall be considered in violation of this rule if the area is not maintained in a manner that meets at least one of the standards listed below, as applicable. |
| ●Rule 310, New Section 103.4 | To delete “establishing” and “shall not be considered a dust-generating operation”. To add “the provisions of this rule shall not apply to the establishment of”. Originally, the text in new Section 103.4 was in the definition of dust-generating operation. When Rule 310 was revised and adopted on March 26, 2008, the text was moved from the definition of dust-generating operation and added as a new section in the “exemptions” section.  |
|                              | 103.4 <del>Establishing</del> <u>The provisions of this rule shall not apply to the establishment of</u> initial landscapes without the use of mechanized equipment, conducting landscape maintenance without the use of mechanized equipment, and playing on or maintaining a field used for non-motorized sports. <del>shall not be considered a dust-generating operation.</del> However, establishing initial landscapes without the use of mechanized equipment and conducting landscape maintenance without the use of mechanized equipment shall not include grading, or trenching performed to establish initial landscapes or to redesign existing landscapes.   |
| ●Rule 310, New Section 103.5 | To add new Section 103.5 (in October 1, 2008 draft was numbered new Section 103.7) - exemption for rooftop tile cutting - to address the regulated community’s concern raised about feasibility due to safety risks posed by the implementation of required dust control measures in Rule 310.  |
|                              | <u>103.5 The provisions of this rule shall not apply to rooftop operations for cutting, drilling, grinding, or coring roofing tile when such activity is occurring on a pitched roof.</u>   |
| ●Rule 310, Section 103.6     | To delete text in Section 103.6-Exemptions and to return text to the definition of fugitive dust. Originally, the text in Section 103.6 was in the definition of fugitive dust. When Rule 310 was revised and adopted on March 26, 2008, the text was moved from the definition of fugitive dust and added as a new section in the “exemptions” section. Now, however, since there is confusion regarding this text implying that fugitive dust is “exempt” from the provisions of Rule 310, the text of Section 103.6 is proposed to be returned to the definition of fugitive dust.   |

~~103.6 Fugitive dust does not include particulate matter emitted directly from the exhaust of motor vehicles and other internal combustion engines, from portable brazing, soldering, or welding equipment, and from piledrivers, and does not include emissions from process and combustion sources that are subject to other rules in Regulation III-Control of Air Contaminants of these rules.~~

216 Fugitive Dust – The particulate matter not collected by a capture system, that is entrained in the ambient air, and is caused from human and/or natural activities, such as, but not limited to, the movement of soil, vehicles, equipment, blasting, and wind. For the purpose of this rule, fugitive dust does not include particulate matter emitted directly from the exhaust of motor vehicles and other internal combustion engines, from portable brazing, soldering, or welding equipment, and from piledrivers, and does not include emissions from process and combustion sources that are subject to other rules in Regulation III-Control of Air Contaminants of these rules.

Rule 310, Section 202

To add “paved” to definition of area accessible to the public to clarify for the regulated community what is and is not covered by this definition.

202 Area Accessible To The Public – Any paved parking lot or paved public roadway that can be entered or used for public travel primarily for purposes unrelated to the dust-generating operation.

Rule 310, Section 209

To delete “bulk material hauling and/or transporting, bulk material stacking, loading, and unloading operations” from Section 209.8-Definition Of Dust-Generating Operation, because it is duplicative text in Section 209.7.

209 Dust-Generating Operation - Any activity capable of generating fugitive dust, including, but not limited to, the following activities:

209.1 Land clearing, maintenance, and land cleanup using mechanized equipment.

209.2 Earthmoving.

209.3 Weed abatement by discing or blading.

209.4 Excavating.

209.5 Construction.

209.6 Demolition.

209.7 Bulk material handling (e.g., bulk material hauling and/or transporting, bulk material stacking, loading, and unloading operations).

209.8 Storage and/or transporting operations (e.g., open storage piles, ~~bulk material hauling and/or transporting, bulk material stacking, loading, and unloading operations~~).

209.9 Operation of any outdoor equipment.

209.10 Operation of motorized machinery.

209.11 Establishing and/or using staging areas, parking areas, material storage areas, or access routes to and from a site.

209.12 Establishing and/or using unpaved haul/access roads to, from, and within a site.

209.13 Disturbed surface areas associated with a site.

209.14 Installing initial landscapes using mechanized equipment.

Rule 310, Section 211

To change “which” to “that” in definition of earthmoving operation.

211 Earthmoving Operation – The use of any equipment for an activity ~~which~~ that may generate fugitive dust, such as but not limited to, the following activities:

211.1 Cutting and filling.

211.2 Grading.

211.3 Leveling.

211.4 Excavating.

211.5 Trenching.

211.6 Loading or unloading of bulk materials.

211.7 Demolishing.

211.8 Blasting.

211.9 Drilling.

211.10 Adding bulk materials to or removing bulk materials from open storage piles.

211.11 Back filling.

211.12 Soil mulching.

211.13 Landfill operations.

211.14 Weed abatement by discing or blading.

●Rule 310, Section 216

To return text (from Section 103.6-Exemptions) to the definition of fugitive dust. Originally, the text in Section 103.6 was in the definition of fugitive dust. When Rule 310 was revised and adopted on March 26, 2008, the text was moved from the definition of fugitive dust and added

as a new section in the “exemptions” section. Now, however, since there is confusion regarding this text implying that fugitive dust is “exempt” from the provisions of Rule 310, the text of Section 103.6 is proposed to be returned to the definition of fugitive dust.

~~103.6 Fugitive dust does not include particulate matter emitted directly from the exhaust of motor vehicles and other internal combustion engines, from portable brazing, soldering, or welding equipment, and from piledrivers, and does not include emissions from process and combustion sources that are subject to other rules in Regulation III-Control of Air Contaminants of these rules.~~

216 Fugitive Dust – The particulate matter not collected by a capture system, that is entrained in the ambient air, and is caused from human and/or natural activities, such as, but not limited to, the movement of soil, vehicles, equipment, blasting, and wind. For the purpose of this rule, fugitive dust does not include particulate matter emitted directly from the exhaust of motor vehicles and other internal combustion engines, from portable brazing, soldering, or welding equipment, and from piledrivers, and does not include emissions from process and combustion sources that are subject to other rules in Regulation III-Control of Air Contaminants of these rules.

●Rule 310, Section 217

To add a sentence, in definition of gravel pad, to address situations in which the exit area is smaller than the dimensions required in the rule. To return “minimum dimensions”, which was proposed to be changed to “dimensions” in previous drafts.

217 Gravel Pad – A layer of washed gravel, rock, or crushed rock that is at least one inch or larger in diameter, that is maintained at the point of intersection of a paved area accessible to the public and a work site entrance to dislodge mud, dirt, and/or debris from the tires of motor vehicles and/or haul trucks, prior to leaving the work site. A gravel pad shall consist of one inch to 3 inches rough diameter, clean, well-graded gravel or crushed rock. Minimum dimensions must be 30 feet wide by 3 inches deep, and, ~~at minimum,~~ 50 feet long or the length of the longest haul truck. If the width of the unpaved surface exit is less than 30 feet, then the width of the gravel pad shall cover the full width of the unpaved surface exit.

Rule 310, Section 301

To delete “one of the following” and to add “as described in this rule” to address the concern by the regulated community that the MCAQD could issue Notices Of Violation (NOVs) both for violations of this section and for violations of the substantive sections below (described/listed in Sections 301.1-301.10).

301 General Requirements For Dust-Generating Operations: Any person engaged in a dust-generating operation subject to this rule shall be subject to the standards and/or requirements of this rule before, after, and while conducting such dust-generating operation, including during weekends, after work hours, and on holidays. Failure to comply with any ~~one of the following~~ requirements as described in this rule shall constitute a violation.

301.1 Visible emissions requirements from dust-generating operations described in Section 303 of this rule.

301.2 Stabilization requirements described in Section 304 of this rule.

301.3 Control measures described in Section 305 of this rule.

301.4 Trackout, carry-out, spillage, and/or erosion requirements described in Section 306 of this rule.

301.5 Soil moisture requirements described in Section 307 of this rule.

301.6 Dust control training class requirements described in Section 309 of this rule.

301.7 Dust control permit requirements described in Section 401 of this rule.

301.8 Dust Control Plan requirements described in Section 402 of this rule.

301.9 Monitoring and recordkeeping requirements described in Section 500 of this rule.

301.10 Any other requirements of this rule.

Rule 310, Section 303

To change “opacity limitation” to “visible emissions”.

303 Visible Emissions Requirements For Dust-Generating Operations:

303.1 Dust-Generating Operation ~~Opacity Limitation~~ Visible Emissions Requirement: The owner and/or operator of a dust-generating operation shall not allow visible fugitive dust emissions to exceed the limits listed in either one of the following:

a. The owner and/or operator of a dust-generating operation shall not cause or allow visible fugitive dust emissions to exceed 20% opacity.

b. The owner and/or operator of a dust-generating operation shall not cause, suffer, or allow visible emissions of particulate matter, including fugitive dust, beyond the property line within which the emissions are generated. Visible emissions shall be determined by a standard of no

visible emissions exceeding 30 seconds in duration in any six-minute period as determined by using EPA Reference Method 22.

303.2 Exemptions from Dust-Generating Operation ~~Opacity Limitation~~ Visible Emissions Requirement:

a. Wind Event: Exceedances of the ~~opacity limit~~ visible emissions limits described in Section 303.1 of this rule that occur due to a wind event shall constitute a violation of the ~~opacity limit~~ visible emissions limits. However, it shall be an affirmative defense in an enforcement action if the owner and/or operator demonstrates all of the following conditions:

(1) All control measures required were followed and one or more of the following control measures were applied and maintained:

(a) For dust-generating operations:

(i) Cease dust-generating operations for the duration of the condition/situation/event when the 60-minute average wind speed is greater than 25 miles per hour and if dust-generating operations are ceased for the remainder of the work day, stabilize the area;

(ii) Apply water or other suitable dust suppressant at least twice per hour to dust-generating operations in the PM<sub>10</sub> nonattainment area and at least once per hour to dust-generating operations outside the PM<sub>10</sub> nonattainment area;

(iii) Apply water as necessary to maintain a soil moisture content at a minimum of 12%, as determined by ASTM Method D2216-05 or other equivalent method as approved by the Control Officer and the Administrator. For areas that have an optimum moisture content for compaction of less than 12%, as determined by ASTM Method D1557-02e1 or other equivalent method approved by the Control Officer and the Administrator, maintain at least 70% of the optimum soil moisture content; or

(iv) Implement Section 303.2(a)(1)(a)(ii) or Section 303.2(a)(1)(a)(iii) of this rule and construct fences or three-foot to five-foot high wind barriers with 50% or less porosity adjacent to roadways or urban areas to reduce the amount of wind-blown material leaving a site.

(b) For temporary disturbed surface areas, including, but not limited to, after work hours, weekends, and holidays:

(i) Uniformly apply and maintain surface gravel or dust suppressants;

(ii) Apply water to all disturbed surface areas three times per day. If there is any evidence of wind-blown dust, increase watering frequency to a minimum of four times per day;

(iii) Apply water on open storage piles at least twice per hour to temporary disturbed surface areas in the PM<sub>10</sub> nonattainment area and at least once per hour to temporary disturbed surface areas outside the PM<sub>10</sub> nonattainment area; or

(iv) Cover open storage piles with tarps, plastic, or other material such that wind will not remove the covering(s).

(2) Exceedances of the ~~opacity limit~~ visible emissions limits described in Section 303.1 of this rule could not have been prevented by better application, implementation, operation, or maintenance of control measures;

(3) The owner and/or operator compiled and retained records, in accordance with Section 502-Recordkeeping of this rule; and

(4) The occurrence of a wind event on the day(s) in question is documented by records. The occurrence of a wind event must be determined by the nearest Maricopa County Air Quality Department monitoring station, from any other certified meteorological station, or by a wind instrument that is calibrated according to manufacturer's standards and that is located at the site being checked.

b. Emergency Maintenance of Flood Control Channels and Water Retention Basins: The ~~opacity limit~~ visible emissions limits described in Section 303.1 of this rule shall not apply to emergency maintenance of flood control channels and water retention basins, provided that control measures are implemented.

c. Vehicle Test and Development Facilities and Operations: The ~~opacity~~ visible emissions limit described in Section 303.1(a) of this rule shall not apply to vehicle test and development facilities and operations when dust is required to test and validate design integrity, product quality, and/or commercial acceptance, if such testing is not feasible within enclosed facilities. However, all areas used to test and validate design integrity, product quality, and/or commercial acceptance shall be stabilized after such testing, in compliance with Appendix C (Fugitive Dust Test Methods) of these rules. All areas not used to test and validate design integrity, product quality, and/or commercial acceptance shall be stabilized, in compliance with Appendix C (Fugitive Dust Test Methods) of these rules. In addition, vehicle test and development facilities may require a Dust Control permit in accordance with Section 302 of this rule.

d. Activities Near the Property Line: The ~~opacity~~ visible emissions limit described in Section 303.1(b) of this rule shall not apply to dust-generating operations conducted within 25 feet of the property line.

304.2 Unpaved Haul/Access Road:

a. The owner and/or operator of any unpaved haul/access road (whether including at a work site that is under construction or at a work site that is temporarily or permanently inactive) shall not allow visible fugitive dust emissions to exceed 20% opacity and either Section 304.2(a)(1) or Section 304.2(a)(2) of this rule.

●Rule 310, Section 304.2(b)

To delete “including” and to add “whether” to match similar phrase in Section 304.2(a).

304.2 Unpaved Haul/Access Road:

b. The owner and/or operator of any unpaved haul/access road (including whether at a work site that is under construction or a work site that is temporarily or permanently inactive) shall, as an alternative to meeting the stabilization requirements for an unpaved haul/access road in Section 304.2(a) of this rule, limit vehicle trips to no more than 20 per day per road and limit vehicle speeds to no more than 15 miles per hour. If complying with this section of this rule, the owner and/or operator must include, in a Dust Control Plan, the maximum number of vehicle trips on the unpaved haul/access roads each day (including number of employee vehicles, earthmoving equipment, haul trucks, and water trucks) and a description of how vehicle speeds will be restricted to no more than 15 miles per hour.

●Rule 310, Section 304.3

To add text that is proposed to be deleted from Section 103.4-Exemptions to clarify for the regulated community that disturbed surface areas are not exempt from the provision of Rule 310. In first sentence, to delete “including” and to add “whether” to match similar phrase in Section 304.2(a).

~~103.4 An area is considered to be a disturbed surface area until the activity that caused the disturbance has been completed and the disturbed surface area meets the standards described in Section 304 of this rule.~~

304.3 Disturbed Surface Area: The owner and/or operator of any disturbed surface area on which no activity is occurring (including whether at a work site that is under construction or a work site that is temporarily or permanently inactive) shall meet at least one of the standards described in Sections 304.3(a) through 304.3(g) below, as applicable. An area is considered to be a disturbed surface area until the activity that caused the disturbance has been completed and the disturbed surface area meets the standards described in this section of this rule. Should any disturbed surface area on which no activity is occurring contain more than one type of visibly distinguishable stabilization characteristics, soil, vegetation, or other characteristics, which are visibly distinguishable, the owner and/or operator shall test each representative surface separately for stability, in an area that represents a random portion of the overall disturbed conditions of the site, in accordance with the appropriate test methods described in Section 501.2(c) of this rule and in Appendix C (Fugitive Dust Test Methods) of these rules. The owner and/or operator of such disturbed surface area on which no activity is occurring shall be considered in violation of this rule if the area is not maintained in a manner that meets at least one of the standards listed below, as applicable.

●Rule 310, Section 305

To move the last sentence to second sentence and to add as the last sentence - “Failure to comply with an approved Dust Control Plan shall constitute a violation.” This sentence is proposed to be deleted from Section 402.4.

305 Control Measures For Dust-Generating Operations: When engaged in a dust-generating operation, the owner and/or operator shall install, maintain, and use control measures, as applicable. Control measures for specific dust-generating operations are described in Section 305.1 through Section 305.12 of this rule. The owner and/or operator of a dust-generating operation shall implement control measures before, after, and while conducting dust-generating operations, including during weekends, after work hours, and on holidays. At least one primary control measure and one contingency control measure must be identified in the Dust Control Plan for all dust-generating sources. Failure to comply with an approved Dust Control Plan shall constitute a violation. ~~Control measures for specific dust-generating operations are described in Section 305.1 through Section 305.12 of this rule.~~

402.4 The Control Officer shall approve, disapprove, or conditionally approve the Dust Control Plan, in accordance with the criteria used to approve, disapprove or conditionally approve a permit, as described in Rule 200-Permit Requirements of these rules. ~~Failure to comply with the provisions of an approved Dust Control Plan is deemed a violation of this rule.~~

Rule 310, Section 305.1

To return original text to Section 305.1(a)(2) - “the sides, front, and back of a cargo container area” instead of deleting it and adding “three inches below the rim of the truck”. To add “the” to Section 305.1(a)(4).

305.1 Off-Site Hauling Onto Paved Areas Accessible To The Public: The owner and/or operator of a dust-generating operation that involves off-site hauling shall implement the following control measures:

a. When cargo compartment is loaded:

- (1) Load all haul trucks such that the freeboard is not less than three inches;
- (2) Load all haul trucks such that at no time shall the highest point of the bulk material be higher than the sides, front, and back of a cargo container area;
- (3) Prevent spillage or loss of bulk material from holes or other openings in the cargo compartment's floor, sides, and/or tailgate(s); and
- (4) Cover the cargo compartment with a tarp or other suitable closure.

Rule 310, Section 305.3(b)

To return original text to Section 305.3(b) - "the sides, front, and back of a cargo container area" instead of deleting it and adding "three inches below the rim of the truck".

305.3 Bulk Material Hauling/Transporting When On-Site Hauling/Transporting Within The Boundaries Of The Work Site And Crossing And/Or Accessing A Paved Area Accessible To The Public: The owner and/or operator of a dust-generating operation that involves bulk material hauling/transporting when on-site hauling/transporting within the boundaries of the work site and crossing and/or accessing a paved area accessible to the public shall implement all of the following control measures:

- a. Load all haul trucks such that the freeboard is not less than three inches;
- b. Load all haul trucks such that at no time shall the highest point of the bulk material be higher than the sides, front, and back of a cargo container area;

●Rule 310, Section 305.11(c)(2)

To delete "in sufficient quantity" to address concerns by the regulated community.

305.11(c)(2) Disturbed Surface Areas: The owner and/or operator of a dust-generating operation that involves disturbed surface areas shall implement the following control measures, as applicable:

c. When the dust-generating operation is finished for a period of 30 days or longer – for longer than temporary pauses that occur during a dust-generating operation, the owner and/or operator shall implement one or more of the following control measures within ten days following the completion of such dust-generating operation:

- (1) Pave, apply gravel, or apply a suitable dust suppressant other than water;
- (2) Establish vegetative ground cover ~~in sufficient quantity~~;
- (3) Implement control measures described in Section 305.11(c)(1) or Section 305.11(c)(2) of this rule and restrict vehicle access to the area;
- (4) Apply water and prevent access by fences, ditches, vegetation, berms, or other suitable barrier or means sufficient to prevent trespass as approved by the Control Officer; or
- (5) Restore area such that the vegetative ground cover and soil characteristics are similar to adjacent or nearby undisturbed native conditions.

●Rule 310, Section 308.2

To delete "and expiration date" to address concerns by the regulated community.

308 Project Information Sign For Dust-Generating Operations: For all sites with a Dust Control permit that are five acres or larger, except for routine maintenance and repair done under a Dust Control Block permit, the owner and/or operator shall erect and maintain a project information sign at the main entrance such that members of the public can easily view and read the sign at all times. Such sign shall have a white background, have black block lettering that is at least four inches high, and shall contain at least all of the following information:

- 308.1 Project name and permittee's name;
- 308.2 Current Dust Control permit number ~~and expiration date~~;
- 308.3 Name and local phone number of person(s) responsible for dust control matters;
- 308.4 Text stating: "Dust complaints? Call Maricopa County Air Quality Department - (Insert the accurate Maricopa County Air Quality Department complaint line telephone number)."

Rule 310, Section 309.1

To clarify dust control training requirements for Dust Control Block Permit permittees/holders - which are - at least one individual must successfully complete basic dust control training and be present at a Dust Control Block Permit site if such site has more than one acre of disturbed surface area.

309.1 Basic Dust Control Training Class:

a. ~~At least once every three years, the site superintendent or other designated on-site representative of the permit holder, if present at a site that has more than one acre of disturbed surface area that is subject to a permit issued by the Control Officer requiring control of PM<sub>10</sub> emissions from dust-generating operation, shall successfully complete a Basic Dust Control Training Class conducted or approved by the Control Officer. At least once every three years,~~

the persons specified in Section 309.1(b) or Section 309.1(c) of this rule shall successfully complete a Basic Dust Control Training Class conducted or approved by the Control Officer.

~~b. At least once every three years, water truck and water pull drivers shall successfully complete a Basic Dust Control Training Class conducted or approved by the Control Officer. The following persons present at a site that is subject to a permit issued by the Control Officer requiring control of PM<sub>10</sub> emissions from dust-generating operations shall complete a Basic Dust Control Training Class as specified in Section 309.1(a) of this rule:~~

~~(1) Water truck drivers.~~

~~(2) Water-pull drivers.~~

~~(3) The site superintendent or other designated on-site representative of the permit holder, if present at a site that has more than one acre of disturbed surface area.~~

~~c. A Dust Control Block Permit permittee/holder shall have, at a minimum, one individual trained in accordance with the Basic Dust Control Training Class as specified in Section 309.1(a) of this rule, if present at a site that has more than one acre of disturbed surface area.~~

~~e. d. All persons having successfully completed training during the 2006 and 2007 calendar years shall be deemed to have satisfied the requirement to successfully complete the Basic Dust Control Training Class, if the training that was completed was conducted or approved by the Control Officer. Completion of the Comprehensive Dust Control Training Class, as required in Section 309.2 of this rule, shall satisfy the requirement of this section of this rule.~~

Rule 310, Section 310.7

To clarify dust control training requirements for Dust Control Block Permit permittees/holders. See also proposed revisions in Rule 310, Section 309.1.

~~310.7 The permittee, who is required to obtain a single permit for multiple non-contiguous sites in accordance with Section 404 of this rule, The Dust Control Block Permit permittee/holder shall have on sites with greater than one acre of disturbed surface area at least one individual who is designated by the permittee as a Dust Control Coordinator trained in accordance with Section 309.1 Basic Dust Control Training Class of this rule. at least one individual, who has been trained in accordance with the requirements of Section 309.1(c) of this rule. One such individual shall be designated by the Dust Control Block Permit permittee/holder as the Dust Control Coordinator. The Dust Control Coordinator shall be present on-site at all times during primary dust-generating activities that are related to the purposes for which the permit was obtained.~~

Rule 310, Section 402.3(b)

To clarify how linear dimensions must be expressed in a Dust Control Plan to address the concern by the regulated community that linear dimensions cannot be determined accurately in many cases because parcels and lots are frequently oddly-shaped.

402.3 A Dust Control Plan shall, at a minimum, contain all of the following information:

a. Name(s), address(es), and phone numbers of person(s) responsible for the submittal and implementation of the Dust Control Plan and responsible for the dust-generating operation.

b. A drawing, on 8½" x 11" paper, that shows:

(1) Entire project site/facility boundaries including boundaries of areas to be disturbed if less than entire project site/facility boundaries,

(2) Acres to be disturbed with linear dimensions or certification by a licensed engineer or surveyor showing the total square footage to be disturbed.

(3) Nearest public roads,

(4) North arrow, and

(5) Planned exit locations onto paved areas accessible to the public.

Rule 310, Section 402.3(c)(4)

To correct the reference. The reference should apply specifically to "Section 305.7(e)", which reads: "The owner and/or operator of a dust-generating operation that involves unpaved haul/access roads shall implement one or more of the following control measures...Limit vehicle trips to no more than 20 per day per road and limit vehicle speeds to no more than 15 miles per hour."

402.3 A Dust Control Plan shall, at a minimum, contain all of the following information:

c. Appropriate control measures, or a combination thereof, as described in Section 305 and Section 306 of this rule, for every actual and potential dust-generating operation.

~~(4) If complying with Section 305.7, Control Measures for Dust-Generating Operations-Unpaved Haul/Access Roads~~ Section 305.7(e) of this rule, the Dust Control Plan must include the maximum number of vehicle trips on the unpaved haul/access roads each day (including number of employee vehicles, earthmoving equipment, haul trucks, and water trucks).

●Rule 310, Section 402.4

To delete the last sentence - "Failure to comply with the provisions of an approved Dust Control Plan is deemed a violation of this rule" - and to add the sentence to Section 305. In Section 305, to move the last sentence to second sentence and to add as the last sentence - "Failure to comply with an approved Dust Control Plan shall constitute a violation."

305 Control Measures For Dust-Generating Operations: When engaged in a dust-generating operation, the owner and/or operator shall install, maintain, and use control measures, as applicable. Control measures for specific dust-generating operations are described in Section 305.1 through Section 305.12 of this rule. The owner and/or operator of a dust-generating operation shall implement control measures before, after, and while conducting dust-generating operations, including during weekends, after work hours, and on holidays. At least one primary control measure and one contingency control measure must be identified in the Dust Control Plan for all dust-generating sources. Failure to comply with an approved Dust Control Plan shall constitute a violation. ~~Control measures for specific dust-generating operations are described in Section 305.1 through Section 305.12 of this rule.~~

402.4 The Control Officer shall approve, disapprove, or conditionally approve the Dust Control Plan, in accordance with the criteria used to approve, disapprove or conditionally approve a permit, as described in Rule 200-Permit Requirements of these rules. ~~Failure to comply with the provisions of an approved Dust Control Plan is deemed a violation of this rule.~~

Rule 310, Section 404.2

To clarify Dust Control Block Permit application requirements.

404.2 When completing and submitting a Dust Control Block Permit application, the owner and/or operator shall comply with the following requirements:

- a. A Dust Control Plan that meets the criteria described in Section 402 of this rule and applies to all sites shall be submitted to the Control Officer with the Dust Control Block Permit application.
- b. A description or map of the owner's and/or operator's service areas and a list of all sites that are 0.10 acre (4,356 square feet) or greater, including the location and size of each site, shall be submitted to the Control Officer with the Dust Control Block Permit application.
- c. For any project that is 0.10 acre (4,356 square feet) or greater and not listed in the Dust Control Block Permit application, the applicant owner and/or operator shall notify the Control Officer in writing at least three working days prior to commencing the dust-generating operation. The notice shall include the site location, size, type of activity, and start date.

Rule 310, Section 406

To add a sentence to the section regarding terms for permits for dust-generating operations to address the concern by the regulated community that the MCAQD issues Notices Of Violation (NOVs) when a permit and a Dust Control Plan are both on-site but the permit has expired even though there was a timely application for the permit's renewal.

406 Terms For Permits For Dust-Generating Operations: A Dust Control permit issued according to this rule shall be issued for a period of one year from the date of issuance. Should the project last longer than one year from the date the permit was issued, the permittee shall re-apply for a Dust Control Permit at least 14 calendar days prior to the expiration date of the original permit. For purpose of this section, a permit shall be considered expired, if a permit renewal is not applied for in a timely manner.

Rule 310, Section 502.1

To add "for dust control measures", to the section regarding recordkeeping requirements, to specify that the MCAQD is only interested in water used for dust control purposes.

502.1 Any person who conducts dust-generating operations that require a Dust Control Plan shall keep a written record of self-inspection on each day dust-generating operations are conducted. Self-inspection records shall include daily inspections for crusted or damp soil, trackout conditions and clean-up measures, daily water usage for dust control measures, and dust suppressant application. Such written record shall also include the following information:

### Revisions Proposed In Draft Rule 310.01 Dated November 17, 2008:

●Rule 310.01, Section 103.4

To delete Section 103.4-Exemptions.

~~103.4 An area is considered to be a disturbed surface area until the activity that caused the disturbance has been completed and the disturbed surface area meets the standards described in this rule.~~

●Rule 310.01, New Section 103.4

To delete "establishing" and "shall not be considered a dust-generating operation". To add "the provisions of this rule shall not apply to the establishment of". Originally, the text in new Section 103.4 was in the definition of dust-generating operation. When Rule 310.01 was revised and adopted on March 26, 2008, the text was moved from the definition of dust-generating operation and added as a new section in the "exemptions" section.

~~103.4 Establishing~~ The provisions of this rule shall not apply to the establishment of initial landscapes without the use of mechanized equipment, conducting landscape maintenance without the use of mechanized equipment, and playing on or maintaining a field used for non-motorized sports. ~~shall not be considered a dust-generating operation.~~ However, establishing initial landscapes without the use of mechanized equipment and conducting landscape maintenance without the use of mechanized equipment shall not include grading, or trenching performed to establish initial landscapes or to redesign existing landscapes.

●Rule 310.01, Section 103.6

To delete text in Section 103.6-Exemptions and to return text to the definition of fugitive dust. Originally, the text in Section 103.6 was in the definition of fugitive dust. When Rule 310.01 was revised and adopted on March 26, 2008, the text was moved from the definition of fugitive dust and added as a new section in the “exemptions” section. Now, however, since there is confusion regarding this text implying that fugitive dust is “exempt” from the provisions of Rule 310.01, the text of Section 103.6 is proposed to be returned to the definition of fugitive dust.

~~103.6 Fugitive dust does not include particulate matter emitted directly from the exhaust of motor vehicles and other internal combustion engines, from portable brazing, soldering, or welding equipment, and from piledrivers, and does not include emissions from process and combustion sources that are subject to other rules in Regulation III-Control of Air Contaminants of these rules.~~

213 Fugitive Dust – The particulate matter not collected by a capture system, that is entrained in the ambient air, and is caused from human and/or natural activities, such as, but not limited to, the movement of soil, vehicles, equipment, blasting, and wind. For the purpose of this rule, fugitive dust does not include particulate matter emitted directly from the exhaust of motor vehicles and other internal combustion engines, from portable brazing, soldering, or welding equipment, and from piledrivers, and does not include emissions from process and combustion sources that are subject to other rules in Regulation III-Control of Air Contaminants of these rules.

Rule 310.01, Section 203

To add “paved” to definition of area accessible to the public to clarify for the regulated community what is and is not covered by this definition.

203 Area Accessible To The Public – Any paved parking lot or paved public roadway that can be entered or used for public travel primarily for purposes unrelated to the dust-generating operation.

Rule 310.01, Section 208

To delete “bulk material hauling and/or transporting, bulk material stacking, loading, and unloading operations” from Section 208.8-Definition Of Dust-Generating Operation, because it is duplicative text from Section 208.7.

208 Dust-Generating Operation – Any activity capable of generating fugitive dust, including but not limited to, the following activities:

208.1 Land clearing, maintenance, and land cleanup using mechanized equipment.

208.2 Earthmoving.

208.3 Weed abatement by discing or blading.

208.4 Excavating.

208.5 Construction.

208.6 Demolition.

208.7 Bulk material handling (e.g., bulk material hauling and/or transporting, bulk material stacking, loading, and unloading operations).

208.8 Storage and/or transporting operations (e.g., open storage piles, ~~bulk material hauling and/or transporting, bulk material stacking, loading, and unloading operations~~).

208.9 Operation of any outdoor equipment.

208.10 Operation of motorized machinery.

208.11 Establishing and/or using staging areas, parking areas, material storage areas, or access routes to and from a site.

208.12 Establishing and/or using unpaved haul/access roads to, from, and within a site.

208.13 Disturbed surface areas associated with a site.

208.14 Installing initial landscapes using mechanized equipment.

Rule 310.01, Section 212

To delete “land” and to add the correct term “lane”. Definition matches South Coast Rule 1186.

212 Feed Lane Access Areas – Roads providing access from the feed preparation areas to and including feed ~~land~~ lane areas at a livestock activity. These access roads are typically used to distribute feed from feed trucks to the animals.

●Rule 310, Section 213

To return text (from Section 103.6-Exemptions) to the definition of fugitive dust. Originally, the text in Section 103.6 was in the definition of fugitive dust. When Rule 310.01 was revised and adopted on March 26, 2008, the text was moved from the definition of fugitive dust and added as a new section in the “exemptions” section. Now, however, since there is confusion regarding this text implying that fugitive dust is “exempt” from the provisions of Rule 310.01, the text of Section 103.6 is proposed to be returned to the definition of fugitive dust.

~~103.6 Fugitive dust does not include particulate matter emitted directly from the exhaust of motor vehicles and other internal combustion engines, from portable brazing, soldering, or welding equipment, and from piledrivers, and does not include emissions from process and combustion sources that are subject to other rules in Regulation III Control of Air Contaminants of these rules.~~

213 Fugitive Dust – The particulate matter not collected by a capture system, that is entrained in the ambient air, and is caused from human and/or natural activities, such as, but not limited to, the movement of soil, vehicles, equipment, blasting, and wind. For the purpose of this rule, fugitive dust does not include particulate matter emitted directly from the exhaust of motor vehicles and other internal combustion engines, from portable brazing, soldering, or welding equipment, and from piledrivers, and does not include emissions from process and combustion sources that are subject to other rules in Regulation III-Control of Air Contaminants of these rules.

●Rule 310.01, Section 214

To add a sentence, in definition of gravel pad, to address situations in which the exit area is smaller than the dimensions required in the rule. To return “minimum dimensions”, which was proposed to be changed to “dimensions” in previous drafts.

214 Gravel Pad – A layer of washed gravel, rock, or crushed rock that is at least one inch or larger in diameter, that is maintained at the point of intersection of a paved area accessible to the public and a work site entrance to dislodge mud, dirt, and/or debris from the tires of motor vehicles and/or haul trucks, prior to leaving the work site. A gravel pad shall consist of one inch to 3 inches rough diameter, clean, well-graded gravel or crushed rock. Minimum dimensions must be 30 feet wide by 3 inches deep, and, ~~at minimum,~~ 50 feet long or the length of the longest haul truck. If the width of the unpaved surface exit is less than 30 feet, then the width of the gravel pad shall cover the full width of the unpaved surface exit.

Rule 310.01, Section 231

To delete “and any other property dedicated or otherwise reserved for public or private street uses, as evidenced by a recorded document, or having thereon a public easement for such use”, so that the definition of unpaved roadway does not apply to private roads.

231 Unpaved Roadway (Including Alleys) - A road that is not paved and that is owned by federal, state, county, municipal, or other governmental or quasi-governmental agencies. For the purpose of this rule, an unpaved roadway (including alleys) is not a horse trail, hiking path, bicycle path, or other similar path used exclusively for purposes other than travel by motor vehicles. An unpaved roadway (including alleys) includes designated or opened trail systems and service roads regardless of surface composition, ~~and any other property dedicated or otherwise reserved for public or private street uses, as evidenced by a recorded document, or having thereon a public easement for such use.~~

Rule 310.01, Section 302.2

To delete “achieve”, to add “to achieve”, and to add “and stabilization requirements” to clarify that control measures must “meet requirements” rather than “achieve” requirements.

302.2 Control measures shall be implemented to ~~achieve~~ meet the visible emissions requirements and stabilization requirements, as required for each activity, and to achieve the compliance determination in Section 501 of this rule.

Rule 310.01, Section 302.4

To delete “visible emissions” to clarify which requirements apply to vehicle use in open areas and vacant lots.

302.4 Vehicle Use in Open Areas and Vacant Lots: The owner and/or operator of a non-traditional source of fugitive dust that involves vehicle use in open areas and vacant lots shall be subject to the ~~visible emissions~~ requirements described in Section 302.4(a) of this rule and, unless otherwise specified and/or required, shall comply with the control measures described in Section 302.4(b) of this rule and the additional requirements described in Section 302.4(c) of this rule.

Rule 310.01, Section 302.4(a)

To add stabilization requirements for vehicle use in open areas and vacant lots, because such requirements were inadvertently omitted when Rule 310.01 was adopted on March 26, 2008.

a. ~~Visible Emissions Requirements and Stabilization Requirements: The owner and/or operator of a non-traditional source of fugitive dust that involves vehicle use in open areas and vacant lots shall not cause, suffer, or allow visible emissions of particulate matter, including fugitive dust, beyond the property line within which the emissions are generated.~~

(1) The owner and/or operator of a non-traditional source of fugitive dust that involves vehicle use in open areas and vacant lots shall not cause, suffer, or allow visible emissions of particulate matter, including fugitive dust, beyond the property line within which the emissions are generated.

(2) The owner and/or operator of a non-traditional source of fugitive dust that involves vehicle use in open areas and vacant lots shall stabilize the open areas and vacant lots on which vehicles are used with one of the following stabilization limitations/methods:

(a) A visible crust; or

(b) A threshold friction velocity (TFV) corrected for non-erodible elements of 100 cm/second or higher; or

(c) Flat vegetative cover (i.e., attached (rooted) vegetation or unattached vegetative debris lying on the surface with a predominant horizontal orientation that is not subject to movement by wind) that is equal to at least 50%; or

(d) Standing vegetative cover (i.e., vegetation that is attached (rooted) with a predominant vertical orientation) that is equal to or greater than 30%; or

(e) Standing vegetative cover (i.e., vegetation that is attached (rooted) with a predominant vertical orientation) that is equal to or greater than 10% and where the threshold friction velocity is equal to or greater than 43 cm/second when corrected for non-erodible elements; or

(f) A percent cover that is equal to or greater than 10% for non-erodible elements; or

(g) An alternative test method approved in writing by the Control Officer and the Administrator.

Rule 310.01, Section 302.4(c)(3)

To delete “achieve the compliance determination” and to add “meet the requirement” to clarify that control measures must “meet requirements” rather than “achieve” requirements.

(3) The owner and/or operator shall implement all control measures necessary to limit the disturbance or vehicle use on open areas and vacant lots in accordance with the requirements of this rule. Control measure(s) shall be considered effectively implemented when the open areas and vacant lots ~~achieve the compliance determinations~~ meet the requirements described in Section 302.4(a) of this rule.

Rule 310.01, Section 302.4(c)(5)

To delete “still achieve the compliance determination described in Section 501 of this rule” and to add “meet the requirements described in Section 302.5 of this rule” to clarify that the control measures used for open areas and vacant lots must “meet the requirements” rather than “achieve compliance determinations”.

(5) Use of or parking on open areas and vacant lots by the owner and/or operator of such open areas and vacant lots shall not be considered vehicle use in open areas and vacant lots and shall not be subject to the requirements of Section 302.4(b) and Section 302.4(c)(1) through Section 302.4(c)(4) of this rule. Such open areas and vacant lots shall ~~still achieve the compliance determinations described in Section 501 of this rule~~ meet the requirements described in Section 302.5 of this rule.

Rule 310.01, Section 302.4(c)(6)

To delete “still achieve the compliance determinations described in Section 501 of this rule” and to add “meet the requirements described in Section 302.5 of this rule”.

(6) Establishing initial landscapes without the use of mechanized equipment or conducting landscape maintenance without the use of mechanized equipment shall not be considered vehicle use in open areas and vacant lots and shall not be subject to the requirements of Section 302.4(b) and Section 302.4(c)(1) through Section 302.4(c)(4) of this rule. Such open areas and vacant lots shall ~~still achieve the compliance determinations described in Section 501 of this rule~~ meet the requirements described in Section 302.5 of this rule.

Rule 310.01, Section 302.5

To delete “visible emissions” to clarify which requirements apply to open areas and vacant lots.

302.5 Open Areas and Vacant Lots: The owner and/or operator of a non-traditional source of fugitive dust that involves open areas and vacant lots shall be subject to the ~~visible emissions~~ requirements described in Section 302.5(a) of this rule and, unless otherwise specified and/or required, shall comply with the control measures described in Section 302.5(b) of this rule and the additional requirements described in Section 302.5(c) of this rule.

Rule 310.01, Section 302.5(a)

To add stabilization requirements for open areas and vacant lots, because such requirements were inadvertently omitted when Rule 310.01 was adopted on March 26, 2008.

~~a. Visible Emissions Requirements and Stabilization Requirements: The owner and/or operator of a non-traditional source of fugitive dust that involves open areas and vacant lots shall not cause, suffer, or allow visible emissions of particulate matter, including fugitive dust, beyond the property line within which the emissions are generated.~~

~~(1) The owner and/or operator of a non-traditional source of fugitive dust that involves open areas and vacant lots shall not cause, suffer, or allow visible emissions of particulate matter, including fugitive dust, beyond the property line within which the emissions are generated.~~

~~(2) The owner and/or operator of a non-traditional source of fugitive dust that involves open areas and vacant lots shall stabilize the open areas and vacant lots with one of the following stabilization limitations/methods:~~

~~(a) A visible crust; or~~

~~(b) A threshold friction velocity (TFV) corrected for non-erodible elements of 100 cm/second or higher; or~~

~~(c) Flat vegetative cover (i.e., attached (rooted) vegetation or unattached vegetative debris lying on the surface with a predominant horizontal orientation that is not subject to movement by wind) that is equal to at least 50%; or~~

~~(d) Standing vegetative cover (i.e., vegetation that is attached (rooted) with a predominant vertical orientation) that is equal to or greater than 30%; or~~

~~(e) Standing vegetative cover (i.e., vegetation that is attached (rooted) with a predominant vertical orientation) that is equal to or greater than 10% and where the threshold friction velocity is equal to or greater than 43 cm/second when corrected for non-erodible elements; or~~

~~(f) A percent cover that is equal to or greater than 10% for non-erodible elements; or~~

~~(g) An alternative test method approved in writing by the Control Officer and the Administrator.~~

Rule 310.01, Section 302.5(c)(3)

To delete “achieves the compliance determinations” and to add “meets the requirements” to clarify that control measures must “meet requirements” rather than “achieve” requirements.

(3) Control measure(s) shall be considered effectively implemented when the disturbance on the open areas and vacant lots ~~achieves the compliance determinations~~ meets the requirements described in Section 302.5(a) of this rule.

●Rule 310.01, Section 302.6(b)

To clarify the relationship between existing control measures for unpaved parking lots and Senate Bill (SB) 1552. Specifically, in Rule 310.01, Section 302.6(b)(3), to add “city, town, or” to match SB 1552 / A.R.S. § 9-500.04(A)(7). Please note that SB 1552 uses the terms “pavement, asphaltic concrete, cement concrete, and penetration treatment of bituminous material and seal coat of bituminous binder and a mineral aggregate”. Instead of using these terms, propose to use the term “pavement”, because Rule 310.01 includes the definition of pave, which includes these terms.

b. Control Measures:

~~(1) Pave; For parking, maneuvering, ingress, and egress areas at developments other than residential buildings with four or fewer units that are utilized for more than 35 days during the calendar year:~~

~~(a) Install and maintain pavement;~~

~~(b) Apply dust suppressant other than water and install, maintain, and use a suitable trackout control device that controls and prevents trackout and/or removes particulate matter from tires and the exterior surfaces of motor vehicles that traverse the site; or~~

~~(c) Uniformly apply and maintain surface gravel.~~

~~(2) For parking, maneuvering, ingress, and egress areas at developments other than residential buildings with four or fewer units that are utilized for 35 days or less during the calendar year:~~

~~(a) Install and maintain one of the control measures listed in Section 302.6(b)(1) of this rule; or~~

~~(b) Apply water and install, maintain, and use a suitable trackout control device that controls and prevents trackout and/or removes particulate matter from tires and the exterior surfaces of motor vehicles that traverse the site.~~

~~(2) (3) Apply dust suppressants other than water and install, maintain, and use a suitable trackout control device that controls and prevents trackout and/or removes particulate matter from tires and the exterior surfaces of motor vehicles that traverse the site; For parking, maneuvering, ingress, and egress areas 3,000 square feet or more in size at residential buildings with four or fewer units install and maintain a paving or stabilization method authorized by the city, town, or county by code, ordinance, or permit.~~

~~(3) Uniformly apply and maintain surface gravel; or~~

~~(4) Apply water and install, maintain, and use a suitable trackout control device that controls and prevents trackout and/or removes particulate matter from tires and the exterior surfaces of motor vehicles that traverse the site.~~

Rule 310.01, Section 302.6(c)

To delete Sections 302.6(c)(1), 302.6(c)(4), and 302.6(c)(5), because text is proposed to be added to Section 302.6(b). In Section 302.6(c)(2), which is proposed to be re-numbered to

Section 302.6(c)(1), to delete “achieves the compliance determinations” and to add “meets the requirements” to clarify that control measures must “meet requirements” rather than “achieve” requirements.

c. Additional Requirements:

~~(1) The owner and/or operator of an unpaved parking lot shall implement one of the control measures described in Section 302.6(b) of this rule on any surface area(s) of the lot on which vehicles enter, park, and exit.~~

~~(a) If an unpaved parking lot is utilized for a period of 35 days or less during the calendar year, the owner and/or operator shall implement one or more of the control measures described in Section 302.6(b) of this rule during the period that the unpaved parking lot is utilized for vehicle parking and shall restrict vehicle access to only those areas upon which a control measure has been implemented.~~

~~(b) If an unpaved parking lot is utilized for more than 35 days during the calendar year, the owner and/or operator shall implement one or more of the control measures described in Section 302.6(b)(1) through Section 302.6(b)(3) of this rule during the period that the unpaved parking lot is utilized for vehicle parking and shall restrict vehicle access to only those areas upon which a control measure has been implemented.~~

~~(2) (1) Control measure(s) shall be considered effectively implemented when the unpaved parking lot achieves the compliance determinations~~ meets the requirements described in Section 302.6(a) of this rule.

~~(3) (2) If trackout occurs, the owner and/or operator shall repair and/or replace the control measure(s) and shall clean-up immediately such trackout from paved areas accessible to the public including curbs, gutters, and sidewalks when trackout extends a cumulative distance of 25 linear feet or more and at the end of the day for all other trackout.~~

~~(4) Parking, maneuvering, ingress, and egress areas at developments other than residential buildings with four or fewer units shall be maintained with one or more of the following dustproof paving methods:~~

~~(a) Asphaltic concrete.~~

~~(b) Cement concrete.~~

~~(c) Penetration treatment of bituminous material and seal coat of bituminous binder and a mineral aggregate.~~

~~(d) A stabilization method approved in writing by the Control Officer and the Administrator.~~

~~(5) Parking, maneuvering, ingress, and egress areas 3,000 square feet or more in size at residential buildings with four or fewer units shall be maintained with a paving or stabilization method authorized by the county by code, ordinance, or permit.~~

Rule 310.01, Section 302.7

To delete “stabilization” to clarify that an unpaved roadway must meet visible emissions requirements and stabilization requirements.

302.7 Unpaved Roadways (Including Alleys): The owner and/or operator of unpaved roadways (including alleys) that are used by 150 vehicle trips or more per day in the PM<sub>10</sub> nonattainment area shall be subject to the ~~stabilization~~ requirements described in Section 302.7(a) of this rule and, unless otherwise specified and/or required, shall comply with one of the control measures described in Section 302.7(b) of this rule and the additional requirements described in Section 302.7(c) of this rule.

Rule 310.01, Section 302.7(a)

To add “visible emissions requirements” to the heading to clarify that the section includes both visible emissions requirements and stabilization requirements.

a. Visible Emissions Requirements and Stabilization Requirements: The owner and/or operator of unpaved roadways (including alleys) shall not cause or allow visible fugitive dust emissions to exceed 20% opacity and either Section 302.7(a)(1) or Section 302.7(a)(2) of this rule:

(1) Shall not allow silt loading equal to or greater than 0.33 oz/ft<sup>2</sup>; or

(2) Shall not allow the silt content to exceed 6%.

Rule 310.01, Section 302.7(c)(3)(a)

To delete “achieves the compliance determinations” and to add “meets the requirements” to clarify that control measures for an unpaved roadway must “meet requirements” rather than “achieve” requirements.

~~(a) When the unpaved roadway (including an alley) achieves the compliance determinations~~ meets the requirements described in Section 302.7(a) of this rule.

Rule 310.01, Section 302.8

To delete “visible emissions” to clarify that livestock activities must meet visible emissions requirements and stabilization requirements.

302.8 Livestock Activities: The owner and/or operator of a non-traditional source of fugitive dust that involves livestock activities shall be subject to the ~~visible emissions~~ requirements

described in Section 302.8(a) of this rule and, unless otherwise specified and/or required, shall comply with the control measures described in Section 302.8(b) of this rule and the additional requirements described in Section 302.8(c) of this rule.

Rule 310.01, Section 302.8(b)

To add alternative control measure to control measure options for livestock activities to address concerns by the regulated community.

302.8 Livestock Activities: The owner and/or operator of a non-traditional source of fugitive dust that involves livestock activities shall be subject to the ~~visible emissions~~ requirements described in Section 302.8(a) of this rule and, unless otherwise specified and/or required, shall comply with the control measures described in Section 302.8(b) of this rule and the additional requirements described in Section 302.8(c) of this rule.

b. Control Measures: The owner and/or operator of a non-traditional source of fugitive dust that involves livestock activities shall implement the control measures described in this section of this rule. When selecting a control measure, the owner and/or operator may consider site-specific logistics of the livestock activities. When doing so, some control measures may be more reasonable to implement than others. Any control measure that is implemented must achieve the applicable standards and requirements described in Section 302.8(a) and (c) of this rule, as determined by the corresponding test methods, as applicable, and must achieve other applicable standards set forth in this rule. The owner and/or operator may submit a request to the Control Officer and the Administrator for the use of alternative control measure(s). The owner and/or operator may implement the alternative control measure only after the Control Officer and the Administrator have granted the petition.

Rule 310.01, Section 302.8(c)(1)

To add statement regarding alternative control measure to correspond with revision proposed in Rule 310.01, Section 302.8(b).

(1) The owner and/or operator of livestock activities shall implement one of the control measures described in Section 302.8(b)(1), Section 302.8(b)(2), Section 302.8(b)(3), and Section 302.8(b)(4) of this rule, or an alternative control measure as described in Section 302.8(b) of this rule, as applicable.

Rule 310.01, Section 302.8(c)(2)

To delete “achieve the compliance determinations” and to add “meet the requirements” to clarify that control measures for livestock activities must “meet requirements” rather than “achieve” requirements.

(2) Control measure(s) shall be considered effectively implemented when the livestock activities ~~achieve the compliance determinations~~ meet the requirements described in Section 302.8(a) of this rule.

Rule 310.01, Section 302.10

To delete “stabilization” to clarify that easements, rights-of-way, and access roads for utilities must meet visible emissions requirements and stabilization requirements.

302.10 Easements, Rights-of-Way, and Access Roads for Utilities (Transmission of Electricity, Natural Gas, Oil, Water, and Gas): The owner and/or operator of a non-traditional source of fugitive dust that involves easements, rights-of-way, and access roads for utilities (transmission of electricity, natural gas, oil, water, and gas) that are used by 150 vehicle trips or more per day in the PM<sub>10</sub> nonattainment area shall be subject to the ~~stabilization~~ requirements described in Section 302.10(a) of this rule and unless otherwise specified and/or required, comply with one of the control measures described in Section 302.10(b) of this rule and the additional requirements described in Section 302.10(c) of this rule.

Rule 310.01, Section 302.10(a)

To add “visible emissions requirements” to the heading to clarify that the section includes both visible emissions requirements and stabilization requirements.

a. Visible Emissions Requirements and Stabilization Requirements: The owner and/or operator of a non-traditional source of fugitive dust that involves easements, rights-of-way, and access roads for utilities (transmission of electricity, natural gas, oil, water, and gas) shall not cause or allow visible fugitive dust emissions to exceed 20% opacity and either Section 302.10(a)(1) or Section 302.10(a)(2) of this rule:

- (1) Shall not allow silt loading equal to or greater than 0.33 oz/ft<sup>2</sup>; or
- (2) Shall not allow the silt content to exceed 6%.

Rule 310.01, Section 302.10(c)(2)

To delete “Such person shall provide to the Control Officer written results of such vehicle counts/traffic counts within 60 days of verbal or written request by the Control Officer” and to add “A traffic count shall measure vehicular traffic over a 48-hour period, which may consist of two non-consecutive 24-hour periods. Vehicular traffic shall be measured continuously during each 24-hour period. The average vehicle counts/traffic counts on the highest trafficked days

shall be recorded and provided to the Control Officer in writing within 60 days of verbal or written request by the Control Officer” to match text in Section 302.7(c)(2) - the correct requirements for how traffic counts are to be taken. This text was inadvertently omitted when Rule 310.01 was adopted on March 26, 2008.

(2) A person, who allows 150 vehicle trips or more per day to use an easement, right-of-way, and access road for utilities (transmission of electricity, natural gas, oil, water, and gas) in the PM<sub>10</sub> nonattainment area, shall be responsible for conducting vehicle counts/traffic counts to determine if 150 vehicle trips or more per day occur on an easement, right-of-way, and access road for utilities (transmission of electricity, natural gas, oil, water, and gas). ~~Such person shall provide to the Control Officer written results of such vehicle counts/traffic counts within 60 days of verbal or written request by the Control Officer.~~ A traffic count shall measure vehicular traffic over a 48-hour period, which may consist of two non-consecutive 24-hour periods. Vehicular traffic shall be measured continuously during each 24-hour period. The average vehicle counts/traffic counts on the highest trafficked days shall be recorded and provided to the Control Officer in writing within 60 days of verbal or written request by the Control Officer.

Rule 310.01, Section 302.10(c)(3)

To delete “achieves the compliance determinations” and to add “meets the requirements” to clarify that control measures must “meet requirements” rather than “achieve” requirements.

(3) Control measure(s) shall be considered effectively implemented when the easement, right-of-way, and access road for utilities (transmission of electricity, natural gas, oil, water, and gas) ~~achieves the compliance determinations~~ meets the requirements described in Section 302.10(a) of this rule.

Rule 310.01, Section 501.3

To delete “an open area and vacant lot” and to add “vehicle use in open areas and vacant lots and/or open areas and vacant lots” to clarify that stabilization observations must be conducted for vehicle use in open areas and vacant lots and/or open areas and vacant lots.

501.3 Stabilization observations for an open area and vacant lot vehicle use in open areas and vacant lots and/or open areas and vacant lots shall be conducted in accordance with the following:

<p align="center"><b>Sections Revised In Draft Rules Discussed During Public Workshop #1 September 4, 2008</b></p>	<p align="center"><b>Sections Revised In Draft Rules Discussed During Public Workshop #2 October 1, 2008</b></p> <p align="center">Bold font indicates sections that are either new or re-revised since Public Workshop #1</p>	<p align="center"><b>Sections Revised In Draft Rules To Be Discussed During Public Workshop #3 November 17, 2008</b></p> <p align="center">Bold font indicates sections that are either new or re-revised since Public Workshop #2</p>
<p align="center"><u>Rule 310</u></p> <p>Section 202 Section 209 Section 211 Section 217 Section 301 Section 303 Section 304.2(a) Section 305.1 Section 305.3(b) Section 309.1 Section 310.7 Section 402.3(b) Section 406 Section 502.1</p>	<p align="center"><u>Rule 310</u></p> <p><b>Section 103</b> <b>New Section 103.7</b> Section 202 Section 209 Section 211 Section 217 Section 301 Section 303 Section 304.2(a) <b>Section 305.1</b> <b>Section 305.3(b)</b> <b>Section 309.1</b> <b>Section 310.7</b> <b>Section 402.3(b)</b> <b>Section 402.3(c)(4)</b> <b>Section 404.2</b> Section 406 Section 502.1</p>	<p align="center"><u>Rule 310</u></p> <p>Section 103 <b>Section 103.4</b> <b>New Section 103.4</b> <b>New Section 103.5</b> <b>Section 103.6</b> Section 202 Section 209 Section 211 <b>Section 216</b> <b>Section 217</b> Section 301 Section 303 Section 304.2(a) <b>Section 304.2(b)</b> <b>Section 304.3</b> <b>Section 305</b> Section 305.1 Section 305.3(b) <b>Section 305.11(c)(2)</b> <b>Section 308.2</b> Section 309.1 Section 310.7 Section 402.3(b) Section 402.3(c)(4) <b>Section 402.4</b> Section 404.2 Section 406 Section 502.1</p>
<p align="center"><u>Rule 310.01</u></p> <p>Section 203 Section 208 Section 212 Section 214 Section 231 Section 302.2 Section 302.4 Section 302.4(a) Section 302.4(c)(3) Section 302.4(c)(5) Section 302.4(c)(6) Section 302.5 Section 302.5(a) Section 302.5(c)(3) Section 302.6(c)(2) Section 302.7 Section 302.7(a) Section 302.7(c)(3)(a) Section 302.8 Section 302.8(b) Section 302.8(c)(1) Section 302.8(c)(2) Section 302.10 Section 302.10(a) Section 302.10(c)(2) Section 302.10(c)(3) Section 501.3</p>	<p align="center"><u>Rule 310.01</u></p> <p>Section 203 Section 208 Section 212 Section 214 Section 231 Section 302.2 Section 302.4 Section 302.4(a) Section 302.4(c)(3) Section 302.4(c)(5) Section 302.4(c)(6) Section 302.5 Section 302.5(a) Section 302.5(c)(3) <b>Section 302.6(b)</b> <b>Section 302.6(c)</b> Section 302.6(c)(2) Section 302.7 Section 302.7(a) Section 302.7(c)(3)(a) Section 302.8 Section 302.8(b) Section 302.8(c)(1) Section 302.8(c)(2) Section 302.10 Section 302.10(a) Section 302.10(c)(2) Section 302.10(c)(3) Section 501.3</p>	<p align="center"><u>Rule 310.01</u></p> <p><b>Section 103.4</b> <b>New Section 103.4</b> <b>Section 103.5</b> <b>Section 103.6</b> Section 203 Section 208 Section 212 <b>Section 213</b> <b>Section 214</b> Section 231 Section 302.2 Section 302.4 Section 302.4(a) Section 302.4(c)(3) Section 302.4(c)(5) Section 302.4(c)(6) Section 302.5 Section 302.5(a) Section 302.5(c)(3) <b>Section 302.6(b)</b> Section 302.6(c) Section 302.6(c)(2) Section 302.7 Section 302.7(a) Section 302.7(c)(3)(a) Section 302.8 Section 302.8(b) Section 302.8(c)(1) Section 302.8(c)(2) Section 302.10 Section 302.10(a) Section 302.10(c)(2) Section 302.10(c)(3) Section 501.3</p>

## **REGULATION III – CONTROL OF AIR CONTAMINANTS**

### **RULE 310 FUGITIVE DUST FROM DUST-GENERATING OPERATIONS**

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Draft Rule 310 For Public Workshop On November 17, 2008  
1001 North Central Avenue 9<sup>th</sup> Floor Conference Room At 1.30 Pm  
Contact Johanna M. Kuspert At 602.506.6710 Or jkuspert@mail.maricopa.gov

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**Revised 02/16/00**  
**Revised 04/07/04**  
**Revised 03/26/08**

**MARICOPA COUNTY**  
**AIR POLLUTION CONTROL REGULATIONS**  
**REGULATION III – CONTROL OF AIR CONTAMINANTS**

**RULE 310**  
**FUGITIVE DUST FROM DUST-GENERATING OPERATIONS**

**SECTION 100 – GENERAL**

- 101 PURPOSE:** To limit particulate matter (PM<sub>10</sub>) emissions into the ambient air from any property, operation or activity that may serve as a fugitive dust source. The effect of this rule shall be to minimize the amount of PM<sub>10</sub> entrained into the ambient air as a result of the impact of human activities by requiring measures to prevent, reduce, or mitigate particulate matter emissions.
- 102 APPLICABILITY:** The provisions of this rule shall apply to all dust-generating operations except for those dust-generating operations listed in Section 103 of this rule.
- 103 EXEMPTIONS:** ~~The provisions of this rule shall not apply to the following activities:~~
- 103.1** The provisions of this rule shall not apply to normal farm cultural practices according to Arizona Revised Statutes (A.R.S.) § 49-457 and A.R.S. § 49-504.4.
- 103.2** The provisions of this rule shall not apply to the following non-traditional sources of fugitive dust that are located at sources that do not require any permit under these rules. These non-traditional sources of fugitive dust are subject to the standards and/or requirements described in Rule 310.01-Fugitive Dust from Non-Traditional Sources of Fugitive Dust of these rules:
- a.** Vehicle use in open areas and vacant lots.
  - b.** Open areas and vacant lots.
  - c.** Unpaved parking lots.
  - d.** Unpaved roadways (including alleys).
  - e.** Livestock activities.

- f. Erosion-caused deposition of bulk materials onto paved surfaces.
- g. Easements, rights-of-way, and access roads for utilities (transmission of electricity, natural gas, oil, water, and gas).

**103.3** The provisions of this rule shall not apply to emergency activities that may disturb the soil conducted by any utility or government agency in order to prevent public injury or to restore critical utilities to functional status.

~~103.4 An area is considered to be a disturbed surface area until the activity that caused the disturbance has been completed and the disturbed surface area meets the standards described in Section 304 of this rule.~~

~~103.5~~ **103.4** ~~Establishing~~ The provisions of this rule shall not apply to the establishment of initial landscapes without the use of mechanized equipment, conducting landscape maintenance without the use of mechanized equipment, and playing on or maintaining a field used for non-motorized sports. shall not be considered a dust-generating operation. However, establishing initial landscapes without the use of mechanized equipment and conducting landscape maintenance without the use of mechanized equipment shall not include grading, or trenching performed to establish initial landscapes or to redesign existing landscapes.

**103.5** The provisions of this rule shall not apply to rooftop operations for cutting, drilling, grinding, or coring roofing tile when such activity is occurring on a pitched roof.

~~103.6 Fugitive dust does not include particulate matter emitted directly from the exhaust of motor vehicles and other internal combustion engines, from portable brazing, soldering, or welding equipment, and from piledrivers, and does not include emissions from process and combustion sources that are subject to other rules in Regulation III Control of Air Contaminants of these rules.~~

**SECTION 200 – DEFINITIONS:** For the purpose of this rule, the following definitions shall apply. See Rule 100, General Provisions and Definitions of these rules for definitions of terms that are used but not specifically defined in this rule.

**201 AREA A** – As defined in A.R.S. § 49-541(1), the area in Maricopa County delineated as follows:

Township 8 North, Range 2 East and Range 3 East  
Township 7 North, Range 2 West through Range 5 East  
Township 6 North, Range 5 West through Range 6 East  
Township 5 North, Range 5 West through Range 7 East  
Township 4 North, Range 5 West through Range 8 East  
Township 3 North, Range 5 West through Range 8 East  
Township 2 North, Range 5 West through Range 8 East  
Township 1 North, Range 5 West through Range 7 East

Township 1 South, Range 5 West through Range 7 East  
Township 2 South, Range 5 West through Range 7 East  
Township 3 South, Range 5 West through Range 1 East  
Township 4 South, Range 5 West through Range 1 East

**202 AREA ACCESSIBLE TO THE PUBLIC** – Any paved parking lot or paved public roadway that can be entered or used for public travel primarily for purposes unrelated to the dust-generating operation.

**203 BULK MATERIAL** – Any material, including, but not limited to, the following materials that are capable of producing fugitive dust:

- 203.1** Earth.
- 203.2** Rock.
- 203.3** Silt.
- 203.4** Sediment.
- 203.5** Sand.
- 203.6** Gravel.
- 203.7** Soil.
- 203.8** Fill.
- 203.9** Aggregate less than 2 inches in length or diameter (i.e., aggregate base course [ABC]).
- 203.10** Dirt.
- 203.11** Mud.
- 203.12** Demolition debris.
- 203.13** Cotton.
- 203.14** Trash.
- 203.15** Cinders.
- 203.16** Pumice.
- 203.17** Saw dust.
- 203.18** Feeds.
- 203.19** Grains.
- 203.20** Fertilizers.
- 203.21** Fluff from shredders.
- 203.22** Dry concrete.

**204 BULK MATERIAL HANDLING, STORAGE, AND/OR TRANSPORTING OPERATION** – The use of equipment, haul trucks, and/or motor vehicles, including, but not limited to, for the following activities that are capable of producing fugitive dust:

- 204.1** Loading.
- 204.2** Unloading.
- 204.3** Conveying.
- 204.4** Transporting.
- 204.5** Piling.
- 204.6** Stacking.
- 204.7** Screening.
- 204.8** Grading.

- 204.9** Moving bulk materials.
- 205** **CONTROL MEASURE** – A technique, practice, or procedure used to prevent or minimize the generation, emission, entrainment, suspension, and/or airborne transport of fugitive dust. Control measures include, but are not limited to:
- 205.1** Curbing;
  - 205.2** Paving;
  - 205.3** Pre-watering;
  - 205.4** Applying dust suppressants;
  - 205.5** Physically stabilizing with vegetation, gravel, recrushed/recycled asphalt or other forms of physical stabilization;
  - 205.6** Limiting, restricting, phasing and/or rerouting motor vehicle access;
  - 205.7** Reducing vehicle speeds and/or number of vehicle trips;
  - 205.8** Limiting use of off-road vehicles on open areas and vacant lots;
  - 205.9** Utilizing work practices and/or structural provisions to prevent wind and water erosion onto paved areas accessible to the public;
  - 205.10** Appropriately using dust control implements;
  - 205.11** Installing one or more grizzlies, gravel pads, and/or wash down pads adjacent to the entrance of a paved area accessible to the public to control carry-out and trackout;
  - 205.12** Keeping open-bodied haul trucks in good repair, so that spillage may not occur from beds, sidewalls, and tailgates; and
  - 205.13** Covering the cargo beds of haul trucks to minimize wind-blown dust emissions and spillage.
- 206** **DISTURBED SURFACE AREA** – A portion of the earth's surface or material placed on the earth's surface that has been physically moved, uncovered, destabilized, or otherwise modified from its undisturbed native condition if the potential for the emission of fugitive dust is increased by the movement, destabilization, or modification.
- 207** **DUST CONTROL IMPLEMENT** – A tool, machine, equipment, accessory, structure, enclosure, cover, material or supply, including an adequate readily available supply of water and its associated distribution/delivery system, used to control fugitive dust emissions.
- 208** **DUST CONTROL PLAN** – A written plan describing all control measures to be implemented and maintained in order to prevent or minimize the generation, emission, entrainment, suspension, and/or airborne transport of fugitive dust.
- 209** **DUST-GENERATING OPERATION** – Any activity capable of generating fugitive dust, including, but not limited to, the following activities:
- 209.1** Land clearing, maintenance, and land cleanup using mechanized equipment.
  - 209.2** Earthmoving.
  - 209.3** Weed abatement by discing or blading.
  - 209.4** Excavating.
  - 209.5** Construction.

- 209.6 Demolition.
  - 209.7 Bulk material handling (e.g., bulk material hauling and/or transporting, bulk material stacking, loading, and unloading operations).
  - 209.8 Storage and/or transporting operations (e.g., open storage piles, ~~bulk material hauling and/or transporting, bulk material stacking, loading, and unloading operations~~).
  - 209.9 Operation of any outdoor equipment.
  - 209.10 Operation of motorized machinery.
  - 209.11 Establishing and/or using staging areas, parking areas, material storage areas, or access routes to and from a site.
  - 209.12 Establishing and/or using unpaved haul/access roads to, from, and within a site.
  - 209.13 Disturbed surface areas associated with a site.
  - 209.14 Installing initial landscapes using mechanized equipment.
- 210 **DUST SUPPRESSANT** – Water, hygroscopic material, solution of water and chemical surfactant, foam, non-toxic chemical stabilizer or any other dust palliative, which is not prohibited for ground surface application by the U.S. Environmental Protection Agency (EPA) or the Arizona Department of Environmental Quality (ADEQ) or any applicable law, rule, or regulation, as a treatment material for reducing fugitive dust emissions.
- 211 **EARTHMOVING OPERATION** – The use of any equipment for an activity ~~which~~ that may generate fugitive dust, such as but not limited to, the following activities:
- 211.1 Cutting and filling.
  - 211.2 Grading.
  - 211.3 Leveling.
  - 211.4 Excavating.
  - 211.5 Trenching.
  - 211.6 Loading or unloading of bulk materials.
  - 211.7 Demolishing.
  - 211.8 Blasting.
  - 211.9 Drilling.
  - 211.10 Adding bulk materials to or removing bulk materials from open storage piles.
  - 211.11 Back filling.
  - 211.12 Soil mulching.
  - 211.13 Landfill operations.
  - 211.14 Weed abatement by discing or blading.
- 212 **EMERGENCY** – A situation arising from sudden and reasonably unforeseeable events beyond the control of the source, including acts of God, which situation requires immediate corrective action to restore normal operation, and that causes the source to exceed a limitation in this rule, due to unavoidable increases in emissions attributable to the emergency. An emergency shall not include any noncompliance due to improperly designed equipment, lack of preventative maintenance, careless or improper operation, or operator error.

- 213 EMERGENCY ACTIVITY** – Repairs that are a result of an emergency which prevents or hinders the provision of electricity, the distribution/collection of water, and the availability of other utilities due to unforeseen circumstances that are beyond the routine maintenance and repair due to normal wear conducted by a utility or municipality.
- 214 END OF WORK DAY** – The end of a working period that may include one or more work shifts. If working 24 hours a day, the end of a working period shall be considered no later than 8 pm.
- 215 FREEBOARD** – The vertical distance between the top edge of a cargo container area and the highest point at which the bulk material contacts the sides, front, and back of a cargo container area.
- 216 FUGITIVE DUST** – The particulate matter not collected by a capture system, that is entrained in the ambient air, and is caused from human and/or natural activities, such as, but not limited to, the movement of soil, vehicles, equipment, blasting, and wind. For the purpose of this rule, fugitive dust does not include particulate matter emitted directly from the exhaust of motor vehicles and other internal combustion engines, from portable brazing, soldering, or welding equipment, and from piledrivers, and does not include emissions from process and combustion sources that are subject to other rules in Regulation III-Control of Air Contaminants of these rules.
- 217 GRAVEL PAD** – A layer of washed gravel, rock, or crushed rock that is at least one inch or larger in diameter, that is maintained at the point of intersection of a paved area accessible to the public and a work site entrance to dislodge mud, dirt, and/or debris from the tires of motor vehicles and/or haul trucks, prior to leaving the work site. A gravel pad shall consist of one inch to 3 inches rough diameter, clean, well-graded gravel or crushed rock. Minimum dimensions must be 30 feet wide by 3 inches deep; and, ~~at minimum,~~ 50 feet long or the length of the longest haul truck, whichever is greater. If the width of the unpaved surface exit is less than 30 feet, then the width of the gravel pad shall cover the full width of the unpaved surface exit.
- 218 GRIZZLY** – A device (i.e., rails, pipes, or grates) used to dislodge mud, dirt, and/or debris from the tires and undercarriage of motor vehicles and/or haul trucks prior to leaving the work site.
- 219 HAUL TRUCK** – Any fully or partially open-bodied self-propelled vehicle including any non-motorized attachments, such as, but not limited to, trailers or other conveyances that are connected to or propelled by the actual motorized portion of the vehicle used for transporting bulk materials.
- 220 MOTOR VEHICLE** – A self-propelled vehicle for use on the public roads and highways of the State of Arizona and required to be registered under the Arizona State Uniform Motor Vehicle Act, including any non-motorized attachments, such as but not limited to, trailers or other conveyances which are connected to or propelled by the actual motorized portion of the vehicle.

- 221 NORMAL FARM CULTURAL PRACTICE** – All activities by the owner, lessee, agent, independent contractor, and/or supplier conducted on any facility for the production of crops and/or nursery plants. Disturbances of the field surface caused by turning under stalks, tilling, leveling, planting, fertilizing, or harvesting are included in this definition.
- 222 OFF-ROAD VEHICLE** – Any self-propelled conveyance specifically designed for off-road use, including, but not limited to, off-road or all-terrain equipment, trucks, cars, motorcycles, motorbikes, or motorbuggies.
- 223 OPEN STORAGE PILE** – Any accumulation of bulk material with a 5% or greater silt content that has a total surface area of 150 square feet or more and that at any one point attains a height of three feet. Silt content shall be assumed to be 5% or greater unless a person can show, by testing in accordance with ASTM Method C136-06 or other equivalent method approved in writing by the Control Officer and the Administrator that the silt content is less than 5%.
- 224 OWNER AND/OR OPERATOR** – The person including, but not limited to, the property owner, lessee, developer, responsible official, Dust Control permit applicant (who may also be the responsible party contracting to do the work), general contractor, prime contractor, supervisor, management company, or any person who owns, leases, operates, controls, or supervises a dust-generating operation subject to the requirements of this rule.
- 225 PAVE** – To apply and maintain asphalt, concrete, or other similar material to a roadway surface (i.e., asphaltic concrete, concrete pavement, chip seal, or rubberized asphalt).
- 226 PROPERTY LINE** – The boundaries of an area in which either a person causing the emission or a person allowing the emission has the legal use or possession of the property. Where such property is divided into one or more sub-tenancies, the property line(s) shall refer to the boundaries dividing the areas of all sub-tenancies.
- 227 PUBLIC ROADWAYS** – Any roadways that are open to public travel.
- 228 ROUTINE** – Any dust-generating operation which occurs more than 4 times per year or lasts 30 cumulative days or more per year.
- 229 SILT** – Any aggregate material with a particle size less than 75 micrometers in diameter, which passes through a No. 200 Sieve.
- 230 TRACKOUT/CARRYOUT** – Any and all bulk materials that adhere to and agglomerate on the surfaces of motor vehicles, haul trucks, and/or equipment (including tires) and that have fallen or been deposited onto a paved area accessible to the public.

- 231 TRACKOUT CONTROL DEVICE** – A gravel pad, grizzly, wheel wash system, or a paved area, located at the point of intersection of an unpaved area and a paved area accessible to the public that controls or prevents vehicular trackout.
- 232 UNPAVED HAUL/ACCESS ROAD** – Any on-site unpaved road used by commercial, industrial, institutional, and/or governmental traffic.
- 233 UNPAVED PARKING LOT** – Any area that is not paved and that is used for parking, maneuvering, material handling, or storing motor vehicles and equipment. An unpaved parking lot includes, but is not limited to, automobile impound yards, wrecking yards, automobile dismantling yards, salvage yards, material handling yards, and storage yards. For the purpose of this ~~definition~~ rule, maneuvering shall not include military maneuvers or exercises conducted on federal facilities.
- 234 UNPAVED ROAD** – Any road or equipment path that is not paved. For the purpose of this rule, an unpaved road is not a horse trail, hiking path, bicycle path, or other similar path used exclusively for purposes other than travel by motor vehicles.
- 235 WIND-BLOWN DUST** – Visible emissions, from any disturbed surface area, that are generated by wind action alone.
- 236 WIND EVENT** – When the 60-minute average wind speed is greater than 25 miles per hour.
- 237 WORK SITE** – Any property upon which any dust-generating operations occur.

## **SECTION 300 – STANDARDS**

- 301 GENERAL REQUIREMENTS FOR DUST-GENERATING OPERATIONS:** Any person engaged in a dust-generating operation subject to this rule shall be subject to the standards and/or requirements of this rule before, after, and while conducting such dust-generating operation, including during weekends, after work hours, and on holidays. Failure to comply with any ~~one of the following~~ requirements as described in this rule shall constitute a violation.
- 301.1** Visible emissions requirements from dust-generating operations described in Section 303 of this rule.
- 301.2** Stabilization requirements described in Section 304 of this rule.
- 301.3** Control measures described in Section 305 of this rule.
- 301.4** Trackout, carry-out, spillage, and/or erosion requirements described in Section 306 of this rule.
- 301.5** Soil moisture requirements described in Section 307 of this rule.
- 301.6** Dust control training class requirements described in Section 309 of this rule.
- 301.7** Dust control permit requirements described in Section 401 of this rule.
- 301.8** Dust Control Plan requirements described in Section 402 of this rule.
- 301.9** Monitoring and recordkeeping requirements described in Section 500 of this rule.

**301.10** Any other requirements of this rule.

**302 PERMIT REQUIREMENTS FOR DUST-GENERATING OPERATIONS:**

**302.1** No person shall commence construction of, operate, or make a modification to any dust-generating operation when such dust-generating operations disturb a total surface area of 0.10 acre (4,356 square feet) or more without first obtaining a permit or permit revision from the Control Officer.

**302.2** No person shall commence construction of, operate, or make a modification to any dust-generating operation that disturbs a total surface area of less than 0.10 acre (4,356 square feet) under common control that are either contiguous or separated only by a public or private roadway and that cumulatively equal or exceed 0.10 acre (4,356 square feet) in area without first obtaining a permit or permit revision from the Control Officer.

**302.3** No person shall commence any routine dust-generating operation that disturbs a surface area of 0.10 acre or greater at a site that has obtained or must obtain a Title V, Non-Title V, or General permit under Regulation II-Permits and Fees of these rules without first submitting to the Control Officer a Dust Control Plan.

**302.4** The property owner, lessee, developer, responsible official, Dust Control permit applicant (who may also be the responsible party contracting to do the work), general contractor, prime contractor, supervisor, management company, or any person who owns, leases, operates, controls, or supervises a dust-generating operation subject to the requirements of this rule shall be responsible for obtaining a permit or permit revision from the Control Officer.

**302.5** All permit applications shall be filed in the manner and form prescribed by the Control Officer. The application shall contain all the information necessary to enable the Control Officer to make the determination to grant or to deny a permit or permit revision, which shall contain such terms and conditions as the Control Officer deems necessary to assure a source's compliance with the requirements of this rule.

**302.6** The issuance of any permit or permit revision shall not relieve any person subject to the requirements of this rule from compliance with any Federal laws, Arizona laws, or these rules.

**302.7** Any other law, regulation or permit shall not relieve any person from obtaining a permit or permit revision required under this rule.

**303 VISIBLE EMISSIONS REQUIREMENTS FOR DUST-GENERATING OPERATIONS:**

**303.1 Dust-Generating Operation ~~Opacity Limitation~~ Visible Emissions**

**Requirement:** The owner and/or operator of a dust-generating operation shall not allow visible fugitive dust emissions to exceed the limits listed in either one of the following:

- a. The owner and/or operator of a dust-generating operation shall not cause or allow visible fugitive dust emissions to exceed 20% opacity.
- b. The owner and/or operator of a dust-generating operation shall not cause, suffer, or allow visible emissions of particulate matter, including fugitive dust, beyond the property line within which the emissions are generated. Visible emissions shall be determined by a standard of no visible emissions exceeding 30 seconds in duration in any six-minute period as determined by using EPA Reference Method 22.

**303.2 Exemptions from Dust-Generating Operation ~~Opacity Limitation~~ Visible Emissions Requirement:**

a. **Wind Event:** Exceedances of the ~~opacity limit~~ visible emissions limits described in Section 303.1 of this rule that occur due to a wind event shall constitute a violation of the ~~opacity limit~~ visible emissions limits. However, it shall be an affirmative defense in an enforcement action if the owner and/or operator demonstrates all of the following conditions:

(1) All control measures required were followed and one or more of the following control measures were applied and maintained:

(a) For dust-generating operations:

- (i) Cease dust-generating operations for the duration of the condition/situation/event when the 60-minute average wind speed is greater than 25 miles per hour and if dust-generating operations are ceased for the remainder of the work day, stabilize the area;
- (ii) Apply water or other suitable dust suppressant at least twice per hour to dust-generating operations in the PM<sub>10</sub> nonattainment area and at least once per hour to dust-generating operations outside the PM<sub>10</sub> nonattainment area;
- (iii) Apply water as necessary to maintain a soil moisture content at a minimum of 12%, as determined by ASTM Method D2216-05 or other equivalent method as approved by the Control Officer and the Administrator. For areas that have an optimum moisture content for compaction of less than 12%, as determined by ASTM Method D1557-02e1 or other equivalent method approved by the

Control Officer and the Administrator, maintain at least 70% of the optimum soil moisture content; or

(iv) Implement Section 303.2(a)(1)(a)(ii) or Section 303.2(a)(1)(a)(iii) of this rule and construct fences or three-foot to five-foot high wind barriers with 50% or less porosity adjacent to roadways or urban areas to reduce the amount of wind-blown material leaving a site.

(b) For temporary disturbed surface areas, including, but not limited to, after work hours, weekends, and holidays:

(i) Uniformly apply and maintain surface gravel or dust suppressants;

(ii) Apply water to all disturbed surface areas three times per day. If there is any evidence of wind-blown dust, increase watering frequency to a minimum of four times per day;

(iii) Apply water on open storage piles at least twice per hour to temporary disturbed surface areas in the PM<sub>10</sub> nonattainment area and at least once per hour to temporary disturbed surface areas outside the PM<sub>10</sub> nonattainment area; or

(iv) Cover open storage piles with tarps, plastic, or other material such that wind will not remove the covering(s).

(2) Exceedances of the ~~opacity limit~~ visible emissions limits described in Section 303.1 of this rule could not have been prevented by better application, implementation, operation, or maintenance of control measures;

(3) The owner and/or operator compiled and retained records, in accordance with Section 502-Recordkeeping of this rule; and

(4) The occurrence of a wind event on the day(s) in question is documented by records. The occurrence of a wind event must be determined by the nearest Maricopa County Air Quality Department monitoring station, from any other certified meteorological station, or by a wind instrument that is calibrated according to manufacturer's standards and that is located at the site being checked.

**b. Emergency Maintenance of Flood Control Channels and Water Retention Basins:** The ~~opacity limit~~ visible emissions limits described in Section 303.1 of this rule shall not apply to emergency maintenance of flood control channels and water retention basins, provided that control measures are implemented.

- c. **Vehicle Test and Development Facilities and Operations:** The ~~opacity~~ visible emissions limit described in Section 303.1(a) of this rule shall not apply to vehicle test and development facilities and operations when dust is required to test and validate design integrity, product quality, and/or commercial acceptance, if such testing is not feasible within enclosed facilities. However, all areas used to test and validate design integrity, product quality, and/or commercial acceptance shall be stabilized after such testing, in compliance with Appendix C (Fugitive Dust Test Methods) of these rules. All areas not used to test and validate design integrity, product quality, and/or commercial acceptance shall be stabilized, in compliance with Appendix C (Fugitive Dust Test Methods) of these rules. In addition, vehicle test and development facilities may require a Dust Control permit in accordance with Section 302 of this rule.
- d. **Activities Near the Property Line:** The ~~opacity~~ visible emissions limit described in Section 303.1(b) of this rule shall not apply to dust-generating operations conducted within 25 feet of the property line.

### 304 STABILIZATION REQUIREMENTS FOR DUST-GENERATING OPERATIONS:

**304.1 Unpaved Parking Lot:** The owner and/or operator of any unpaved parking lot shall not allow visible fugitive dust emissions to exceed 20% opacity and either Section 304.1(a) or Section 304.1(b) of this rule:

- a. Shall not allow silt loading equal to or greater than 0.33 oz/ft<sup>2</sup>, or
- b. Shall not allow the silt content to exceed 8%.

#### 304.2 Unpaved Haul/Access Road:

a. The owner and/or operator of any unpaved haul/access road (whether ~~including~~ at a work site that is under construction or at a work site that is temporarily or permanently inactive) shall not allow visible fugitive dust emissions to exceed 20% opacity and either Section 304.2(a)(1) or Section 304.2(a)(2) of this rule:

- (1) Shall not allow silt loading equal to or greater than 0.33 oz/ft<sup>2</sup>; or
- (2) Shall not allow the silt content to exceed 6%.

b. The owner and/or operator of any unpaved haul/access road (~~including~~ whether at a work site that is under construction or a work site that is temporarily or permanently inactive) shall, as an alternative to meeting the stabilization requirements for an unpaved haul/access road in Section 304.2(a)

of this rule, limit vehicle trips to no more than 20 per day per road and limit vehicle speeds to no more than 15 miles per hour. If complying with this section of this rule, the owner and/or operator must include, in a Dust Control Plan, the maximum number of vehicle trips on the unpaved haul/access roads each day (including number of employee vehicles, earthmoving equipment, haul trucks, and water trucks) and a description of how vehicle speeds will be restricted to no more than 15 miles per hour.

**304.3 Disturbed Surface Area:** The owner and/or operator of any disturbed surface area on which no activity is occurring (including whether at a work site that is under construction or a work site that is temporarily or permanently inactive) shall meet at least one of the standards described in Sections 304.3(a) through 304.3(g) below, as applicable. An area is considered to be a disturbed surface area until the activity that caused the disturbance has been completed and the disturbed surface area meets the standards described in this section of this rule. Should any disturbed surface area on which no activity is occurring contain more than one type of visibly distinguishable stabilization characteristics, soil, vegetation, or other characteristics, which are visibly distinguishable, the owner and/or operator shall test each representative surface separately for stability, in an area that represents a random portion of the overall disturbed conditions of the site, in accordance with the appropriate test methods described in Section 501.2(c) of this rule and in Appendix C (Fugitive Dust Test Methods) of these rules. The owner and/or operator of such disturbed surface area on which no activity is occurring shall be considered in violation of this rule if the area is not maintained in a manner that meets at least one of the standards listed below, as applicable.

- a. Maintain a soil crust;
- b. Maintain a threshold friction velocity (TFV) for disturbed surface areas corrected for non-erodible elements of 100 cm/second or higher;
- c. Maintain a flat vegetative cover (i.e., attached (rooted) vegetation or unattached vegetative debris lying on the surface with a predominant horizontal orientation that is not subject to movement by wind) that is equal to at least 50%;
- d. Maintain a standing vegetative cover (i.e., vegetation that is attached (rooted) with a predominant vertical orientation) that is equal to or greater than 30%;
- e. Maintain a standing vegetative cover (i.e., vegetation that is attached (rooted) with a predominant vertical orientation) that is equal to or greater than 10% and where the threshold friction velocity is equal to or greater than 43 cm/second when corrected for non-erodible elements;
- f. Maintain a percent cover that is equal to or greater than 10% for non-erodible elements; or

- g. Comply with a standard of an alternative test method, upon obtaining the written approval from the Control Officer and the Administrator.

**304.4 Vehicle Test and Development Facilities and Operations:** No stabilization requirement shall apply to vehicle test and development facilities and operations when dust is required to test and validate design integrity, product quality, and/or commercial acceptance, if such testing is not feasible within enclosed facilities. However, all areas used to test and validate design integrity, product quality, and/or commercial acceptance shall be stabilized after such testing, in compliance with Appendix C (Fugitive Dust Test Methods) of these rules. All areas not used to test and validate design integrity, product quality, and/or commercial acceptance shall be stabilized, in compliance with Appendix C (Fugitive Dust Test Methods) of these rules. In addition, vehicle test and development facilities may require a Dust Control permit in accordance with Section 302 of this rule.

**305 CONTROL MEASURES FOR DUST-GENERATING OPERATIONS:** When engaged in a dust-generating operation, the owner and/or operator shall install, maintain, and use control measures, as applicable. Control measures for specific dust-generating operations are described in Section 305.1 through Section 305.12 of this rule. The owner and/or operator of a dust-generating operation shall implement control measures before, after, and while conducting dust-generating operations, including during weekends, after work hours, and on holidays. At least one primary control measure and one contingency control measure must be identified in the Dust Control Plan for all dust-generating sources. Failure to comply with an approved Dust Control Plan shall constitute a violation. ~~Control measures for specific dust-generating operations are described in Section 305.1 through Section 305.12 of this rule.~~

**305.1 Off-Site Hauling Onto Paved Areas Accessible to the Public:** The owner and/or operator of a dust-generating operation that involves off-site hauling shall implement the following control measures:

- a. When cargo compartment is loaded:
  - (1) Load all haul trucks such that the freeboard is not less than three inches;
  - (2) Load all haul trucks such that at no time shall the highest point of the bulk material be higher than the sides, front, and back of a cargo container area;
  - (3) Prevent spillage or loss of bulk material from holes or other openings in the cargo compartment's floor, sides, and/or tailgate(s); and
  - (4) Cover the cargo compartment with a tarp or other suitable closure.
- b. When cargo compartment is empty:

- (1) Clean the interior of the cargo compartment; or
  - (2) Cover the cargo compartment with a tarp or other suitable closure.
- c. When off-site hauling, install, maintain, and use a suitable trackout control device that controls and prevents trackout and/or removes particulate matter from tires and the exterior surfaces of haul trucks and/or motor vehicles that traverse the site.

**305.2 Bulk Material Hauling/Transporting When On-Site Hauling/Transporting Within the Boundaries of the Work Site but not Crossing a Paved Area Accessible to the Public:** The owner and/or operator of a dust-generating operation that involves bulk material hauling/transporting when on-site hauling/transporting within the boundaries of the work site but not crossing a paved area accessible to the public shall implement one of the following control measures:

- a. Limit vehicle speed to 15 miles per hour or less while traveling on the work site;
- b. Apply water to the top of the load; or
- c. Cover haul trucks with a tarp or other suitable closure.

**305.3 Bulk Material Hauling/Transporting When On-Site Hauling/Transporting Within the Boundaries of the Work Site and Crossing and/or Accessing a Paved Area Accessible to the Public:** The owner and/or operator of a dust-generating operation that involves bulk material hauling/transporting when on-site hauling/transporting within the boundaries of the work site and crossing and/or accessing a paved area accessible to the public shall implement all of the following control measures:

- a. Load all haul trucks such that the freeboard is not less than three inches;
- b. Load all haul trucks such that at no time shall the highest point of the bulk material be higher than the sides, front, and back of a cargo container area;
- c. Prevent spillage or loss of bulk material from holes or other openings in the cargo compartment's floor, sides, and/or tailgate(s); and
- d. When crossing and/or accessing a paved area accessible to the public, install, maintain, and use a suitable trackout control device that controls and prevents trackout and/or removes particulate matter from tires and the exterior surfaces of haul trucks and/or motor vehicles that traverse the site.

**305.4 Bulk Material Stacking, Loading, and Unloading Operations:** The owner and/or operator of a dust-generating operation that involves bulk material stacking, loading, and unloading operations shall implement at least one of the following control measures:

- a. Spray material with water, as necessary, prior to stacking, loading, and unloading and/or while stacking, loading, and unloading; or
- b. Spray material with a dust suppressant other than water, as necessary, prior to stacking, loading, and unloading and/or while stacking, loading, and unloading.

**305.5 Open Storage Piles:** The owner and/or operator of a dust-generating operation that involves an open storage pile shall implement the following control measures, as applicable:

- a. Prior to and/or while conducting stacking, loading, and unloading operations, implement one of the following control measures:
  - (1) Spray material with water, as necessary; or
  - (2) Spray material with a dust suppressant other than water, as necessary.
- b. When not conducting stacking, loading, and unloading operations, implement one of the following control measures:
  - (1) Cover all open storage piles with a tarp, plastic, or other material to prevent wind from removing the covering(s)/such that the covering(s) will not be dislodged by wind; or
  - (2) Apply water to maintain a soil moisture content at a minimum of 12%, as determined by ASTM Method D2216-05 or other equivalent methods approved by the Control Officer and the Administrator. For areas that have an optimum moisture content for compaction of less than 12%, as determined by ASTM Method D1557-02e1 or other equivalent methods approved by the Control Officer and the Administrator, maintain at least 70% of the optimum soil moisture content.
  - (3) Maintain a soil crust; or
  - (4) Implement the control measure described in Section 305.5(b)(2) or in Section 305.5(b)(3) of this rule and construct and maintain wind barriers, storage silos, or a three-sided enclosure with walls, whose length is no less than equal to the length of the pile, whose distance from the pile is no more than twice the height of the pile, whose height is equal to the pile height, and whose porosity is no more than 50%.

**305.6 Unpaved Staging Areas, Unpaved Parking Areas, and Unpaved Material Storage Areas:** The owner and/or operator of a dust-generating operation that involves unpaved staging areas, unpaved parking areas, and unpaved material storage areas shall implement one or more of the following control measures:

- a. Apply water so that the surface is visibly moist;
- b. Pave;
- c. Apply and maintain gravel, recycled asphalt, or other suitable material;
- d. Apply and maintain a suitable dust suppressant other than water; or
- e. Limit vehicle trips to no more than 20 per day per road and limit vehicle speeds to no more than 15 miles per hour. If complying with this section, the owner and/or operator shall provide to the Control Officer the maximum number of vehicle trips on the staging areas, parking areas, and/or material storage areas each day (including number of employee vehicles, earthmoving equipment, haul trucks, and water trucks) and a description of how vehicle speeds will be restricted to no more than 15 miles per hour.

**305.7 Unpaved Haul/Access Roads:** The owner and/or operator of a dust-generating operation that involves unpaved haul/access roads shall implement one or more of the following control measures:

- a. Apply water so that the surface is visibly moist;
- b. Pave;
- c. Apply and maintain gravel, recycled asphalt, or other suitable material;
- d. Apply and maintain a suitable dust suppressant other than water; or
- e. Limit vehicle trips to no more than 20 per day per road and limit vehicle speeds to no more than 15 miles per hour. If complying with this section of this rule, the owner and/or operator shall provide to the Control Officer the maximum number of vehicle trips on the unpaved haul/access roads each day (including number of employee vehicles, earthmoving equipment, haul trucks, and water trucks) and a description of how vehicle speeds will be restricted to no more than 15 miles per hour.

**305.8 Weed Abatement by Discing or Blading:** The owner and/or operator of a dust-generating operation that involves weed abatement by discing or blading shall comply with all of the following control measures:

- a. Before weed abatement by discing or blading occurs, apply water;
- b. While weed abatement by discing or blading is occurring, apply water; and
- c. After weed abatement by discing or blading occurs, pave, apply gravel, apply water, apply a suitable dust suppressant other than water, or establish vegetative ground cover.

**305.9 Blasting Operations:** The owner and/or operator of a dust-generating operation that involves blasting operations shall implement all of the following control measures:

- a. In wind gusts above 25 miles per hour, discontinue/cease blasting; and
- b. Pre-water and maintain surface soils in a stabilized condition where support equipment and vehicles will operate.

**305.10 Demolition Activities:** The owner and/or operator of a dust-generating operation that involves demolition activities shall implement all of the following control measures:

- a. Apply water to demolition debris immediately following demolition activity; and
- b. Apply water to all disturbed soils surfaces to establish a crust and to prevent wind erosion.

**305.11 Disturbed Surface Areas:** The owner and/or operator of a dust-generating operation that involves disturbed surface areas shall implement the following control measures, as applicable:

- a. Before disturbed surface areas are created, implement one of the following control measures:
  - (1) Pre-water site to depth of cuts, allowing time for penetration; or
  - (2) Phase work to reduce the amount of disturbed surface areas at any one time.
- b. While disturbed surface areas are being created, implement one of the following control measures:
  - (1) Apply water or other suitable dust suppressant other than water, as necessary;

- (2) Apply water as necessary to maintain a soil moisture content at a minimum of 12%, as determined by ASTM Method D2216-05 or other equivalent method as approved by the Control Officer and the Administrator. For areas that have an optimum moisture content for compaction of less than 12%, as determined by ASTM Method D1557-02e1 or other equivalent method approved by the Control Officer and the Administrator, maintain at least 70% of the optimum soil moisture content; or
  - (3) Implement control measure described in Section 305.11(b)(1) or Section 305.11(b)(2) of this rule and construct fences or three-foot to five-foot high wind barriers with 50% or less porosity adjacent to roadways or urban areas to reduce the amount of windblown material leaving a site.
- c. When the dust-generating operation is finished for a period of 30 days or longer – for longer than temporary pauses that occur during a dust-generating operation, the owner and/or operator shall implement one or more of the following control measures within ten days following the completion of such dust-generating operation:
- (1) Pave, apply gravel, or apply a suitable dust suppressant other than water;
  - (2) Establish vegetative ground cover ~~in sufficient quantity~~;
  - (3) Implement control measures described in Section 305.11(c)(1) or Section 305.11(c)(2) of this rule and restrict vehicle access to the area;
  - (4) Apply water and prevent access by fences, ditches, vegetation, berms, or other suitable barrier or means sufficient to prevent trespass as approved by the Control Officer; or
  - (5) Restore area such that the vegetative ground cover and soil characteristics are similar to adjacent or nearby undisturbed native conditions.

**305.12 Easements, Rights-of-Way, and Access Roads for Utilities (Transmission of Electricity, Natural Gas, Oil, Water, and Gas) Associated With Sources That Have a Non-Title V Permit, a Title V Permit, and/or a General Permit Under These Rules:**

The owner and/or operator of a dust-generating operation that involves an easement, right-of-way, and access road for utilities (transmission of electricity, natural gas, oil, water, and gas ) associated with sources that have a Title V permit, a Non-Title V permit, and/or a General permit under these rules shall implement at least one of the following control measures:

- a. Inside Area A, limit vehicle speed to 15 miles per hour or less and vehicle trips to no more than 20 per day per road;

- b. Outside Area A, limit vehicle trips to no more than 20 per day per road; or
- c. Implement control measures described in Section 305.7 of this rule.

**306 TRACKOUT, CARRY-OUT, SPILLAGE, AND/OR EROSION:** The owner and/or operator of a dust-generating operation shall prevent and control trackout, carry-out, spillage, and/or erosion.

**306.1 Trackout Control Device:**

- a. **Criterion for Trackout Control Device:** Install, maintain and use a suitable trackout control device that prevents and controls trackout and/or removes particulate matter from tires and the exterior surfaces of haul trucks and/or motor vehicles that traverse the site at all exits onto paved areas accessible to the public from both of the following:
  - (1) All work sites with a disturbed surface area of two acres or larger, and
  - (2) All work sites where 100 cubic yards of bulk materials are hauled on-site and/or off-site per day.
- b. **Control Measures:** For those work sites identified in Section 306.1(a) of this rule, prevent trackout, carry-out, spillage, and/or erosion by implementing one of the following control measures:
  - (1) At all exits onto paved areas accessible to the public, install a wheel wash system;
  - (2) At all exits onto paved areas accessible to the public, install a gravel pad to comply with Section 217 of this rule;
  - (3) At all exits onto paved areas accessible to the public, install a grizzly or rumble grate that consists of raised dividers (rails, pipes, or grates) a minimum of three inches tall, six inches apart, and 20 feet long, to allow a vibration to be produced such that dust is shaken off the wheels of a vehicle as the entire circumference of each wheel of the vehicle passes over the grizzly or rumble grate; or
  - (4) Pave starting from the point of intersection with a paved area accessible to the public and extending for a centerline distance of at least 100 feet and a width of at least 20 feet.

**306.2 Clean Up of Trackout:**

**a. Criterion for Clean Up of Trackout:** Clean up, trackout, carry-out, spillage, and/or erosion from paved areas accessible to the public including curbs, gutters, and sidewalks, on the following time-schedule:

(1) Immediately, when trackout, carry-out, or spillage extends a cumulative distance of 25 linear feet or more; and

(2) At the end of the workday, for all other trackout, carry-out, spillage, and/or erosion.

**b. Control Measures:**

(1) Operate a street sweeper or wet broom with sufficient water, including, but not limited to kick broom, steel bristle broom, Teflon broom, vacuum, at the speed recommended by the manufacturer and at the frequency(ies) described in this section of this rule; or

(2) Manually sweep up deposits to comply with this section of this rule.

**307 SOIL MOISTURE:** If water is the chosen control measure in an approved Dust Control Plan, the owner and/or operator of a dust-generating operation shall operate a water application system on-site (e.g., water truck, water hose) while conducting any earthmoving operations on disturbed surface areas 1 acre or larger, unless a soil crust is maintained or the soil is sufficiently damp to prevent loose grains of soil from becoming dislodged.

**308 PROJECT INFORMATION SIGN FOR DUST-GENERATING OPERATIONS:** For all sites with a Dust Control permit that are five acres or larger, except for routine maintenance and repair done under a Dust Control Block permit, the owner and/or operator shall erect and maintain a project information sign at the main entrance such that members of the public can easily view and read the sign at all times. Such sign shall have a white background, have black block lettering that is at least four inches high, and shall contain at least all of the following information:

**308.1** Project name and permittee's name;

**308.2** Current Dust Control permit number ~~and expiration date~~;

**308.3** Name and local phone number of person(s) responsible for dust control matters;

**308.4** Text stating: "Dust complaints? Call Maricopa County Air Quality Department – (Insert the accurate Maricopa County Air Quality Department complaint line telephone number)."

**309 DUST CONTROL TRAINING CLASSES FOR DUST-GENERATING OPERATIONS:**

### **309.1 Basic Dust Control Training Class:**

- a. ~~At least once every three years, the site superintendent or other designated on-site representative of the permit holder, if present at a site that has more than one acre of disturbed surface area that is subject to a permit issued by the Control Officer requiring control of PM<sub>10</sub> emissions from dust-generating operation, shall successfully complete a Basic Dust Control Training Class conducted or approved by the Control Officer.~~ At least once every three years, the persons specified in Section 309.1(b) or Section 309.1(c) of this rule shall successfully complete a Basic Dust Control Training Class conducted or approved by the Control Officer.
  
- b. ~~At least once every three years, water truck and water pull drivers shall successfully complete a Basic Dust Control Training Class conducted or approved by the Control Officer.~~ The following persons present at a site that is subject to a permit issued by the Control Officer requiring control of PM<sub>10</sub> emissions from dust-generating operations shall complete a Basic Dust Control Training Class as specified in Section 309.1(a) of this rule:
  - (1) Water truck drivers.
  - (2) Water-pull drivers.
  - (3) The site superintendent or other designated on-site representative of the permit holder, if present at a site that has more than one acre of disturbed surface area.
  
- c. A Dust Control Block Permit permittee/holder shall have, at a minimum, one individual trained in accordance with the Basic Dust Control Training Class as specified in Section 309.1(a) of this rule, if present at a site that has more than one acre of disturbed surface area.
  
- e. d. All persons having successfully completed training during the 2006 and 2007 calendar years shall be deemed to have satisfied the requirement to successfully complete the Basic Dust Control Training Class, if the training that was completed was conducted or approved by the Control Officer. Completion of the Comprehensive Dust Control Training Class, as required in Section 309.2 of this rule, shall satisfy the requirement of this section of this rule.

### **309.2 Comprehensive Dust Control Training Class:**

- a. At least once every three years, the Dust Control Coordinator, who meets the requirements of Section 310 of this rule, shall successfully complete the

Comprehensive Dust Control Training Class conducted or approved by the Control Officer.

- b. All persons having successfully completed training during the 2006 and 2007 calendar years shall be deemed to have satisfied the requirement to successfully complete the Comprehensive Dust Control Training Class, if the training that was completed was conducted or approved by the Control Officer.

**310 DUST CONTROL COORDINATOR FOR DUST-GENERATING OPERATIONS:**

- 310.1** The permittee for any site of five acres or more of disturbed surface area subject to a permit issued by the Control Officer requiring control of PM<sub>10</sub> emissions from dust-generating operations shall have on-site at least one Dust Control Coordinator trained in accordance with Section 309.2 of this rule at all times during primary dust-generating operations related to the purposes for which the Dust Control permit was obtained.
- 310.2** The Dust Control Coordinator shall have full authority to ensure that dust control measures are implemented on-site, including conducting inspections, deployment of dust suppression resources, and modifications or shut-down of activities as needed to control dust.
- 310.3** The Dust Control Coordinator shall be responsible for managing dust prevention and dust control on the site.
- 310.4** At least once every three years, the Dust Control Coordinator shall successfully complete a Comprehensive Dust Control Training Class conducted or approved by the Control Officer.
- 310.5** The Dust Control Coordinator shall have a valid dust training certification identification card readily accessible on-site while acting as a Dust Control Coordinator.
- 310.6** The requirement for a Dust Control Coordinator shall lapse when all of the following actions/events/procedures occur:
  - a. The area of disturbed surface area becomes less than five acres;
  - b. The previously disturbed surface areas have been stabilized in accordance with/in compliance with the standards and/or requirements of this rule; and
  - c. The Dust Control permit holder provides notice to the Control Officer of acreage stabilization.

**310.7** ~~The permittee, who is required to obtain a single permit for multiple non-contiguous sites in accordance with Section 404 of this rule, The Dust Control Block Permit permittee/holder shall have on sites with greater than one acre of disturbed surface area at least one individual who is designated by the permittee as a Dust Control Coordinator trained in accordance with Section 309.1–Basic Dust Control Training Class of this rule.~~ at least one individual, who has been trained in accordance with the requirements of Section 309.1(c) of this rule. One such individual shall be designated by the Dust Control Block Permit permittee/holder as the Dust Control Coordinator. The Dust Control Coordinator shall be present on-site at all times during primary dust-generating activities that are related to the purposes for which the permit was obtained.

## **SECTION 400 – ADMINISTRATIVE REQUIREMENTS**

### **401 DUST CONTROL PERMIT REQUIREMENTS:**

**401.1** To apply for a Dust Control permit, an applicant shall complete a permit application in the manner and form prescribed by the Control Officer. At a minimum, such application shall contain the following information:

- a. Applicant information;
- b. Project information, which shall include a project site drawing and, if the site is one acre or larger, soil designations; and
- c. Dust Control Plan, which shall meet the specifications described in Section 402 of this rule.

**401.2** A Dust Control permit shall be granted subject to, but not limited to, the following conditions:

- a. The permittee shall be responsible for ensuring that all persons abide by the conditions of the Dust Control permit and these regulations;
- b. The permittee shall be responsible for supplying complete copies of the Dust Control permit including the Dust Control Plan, to all project contractors and subcontractors;
- c. The permittee shall be responsible for all permit conditions, until a Permit Cancellation Request form has been submitted by the owner and/or operator and approved by the Control Officer;
- d. The permittee shall be responsible for providing Dust Control Coordinator's/ Coordinators' name(s) and dust control training certification information/number(s) to the Control Officer and for keeping such information updated.

**401.3** The signature of the permittee on the Dust Control permit application shall constitute agreement to accept responsibility for meeting the conditions of the Dust Control permit and for ensuring that control measures are implemented throughout the project site and during the duration of the project.

**402 DUST CONTROL PLAN REQUIREMENTS:**

**402.1** The owner and/or operator of a dust-generating operation shall submit to the Control Officer a Dust Control Plan with any permit applications that involve dust-generating operations with a disturbed surface area that equals or exceeds 0.10 acre (4,356 square feet) including both of the following situations:

- a. When submitting an application for a Dust Control permit involving dust-generating operations that would equal or exceed 0.10 acre (4,356 square feet), and
- b. Before commencing any routine dust-generating operation at a site that has obtained or must obtain a Title V, Non-Title V, or General permit under Regulation II-Permits and Fees of these rules.

**402.2** The owner and/or operator of a dust-generating operation shall submit to the Control Officer a Dust Control Plan with any application for a Dust Control permit. Applicants shall describe, in a Dust Control Plan, all control measures to be implemented before, after, and while conducting any dust-generating operation, including during weekends, after work hours, and on holidays.

**402.3** A Dust Control Plan shall, at a minimum, contain all of the following information:

- a. Name(s), address(es), and phone numbers of person(s) responsible for the submittal and implementation of the Dust Control Plan and responsible for the dust-generating operation.
- b. A drawing, on 8½” x 11” paper, that shows:
  - (1) Entire project site/facility boundaries, including boundaries of areas to be disturbed if less than entire project site/facility boundaries,
  - (2) Acres to be disturbed with linear dimensions or certification by a licensed engineer or surveyor showing the total square footage to be disturbed,
  - (3) Nearest public roads,
  - (4) North arrow, and

- (5) Planned exit locations onto paved areas accessible to the public.
  - c. Appropriate control measures, or a combination thereof, as described in Section 305 and Section 306 of this rule, for every actual and potential dust-generating operation.
    - (1) Control measures must be implemented before, after, and while conducting any dust-generating operation, including during weekends, after work hours, and on holidays.
    - (2) All required control measures and at least one contingency control measure must be identified for all dust-generating operations.
    - (3) A control measure that is not listed in Section 305 or in Section 306 of this rule may be chosen provided that such control measure is implemented to comply with the requirements described in Section 301 of this rule.
    - (4) If complying with ~~Section 305.7, Control Measures for Dust-Generating Operations-Unpaved Haul/Access Roads~~ Section 305.7(e) of this rule, the Dust Control Plan must include the maximum number of vehicle trips on the unpaved haul/access roads each day (including number of employee vehicles, earthmoving equipment, haul trucks, and water trucks).
  - d. Dust suppressants to be applied, including all of the following product specifications or label instructions for approved usage:
    - (1) Method, frequency, and intensity of application;
    - (2) Type, number, and capacity of application equipment; and
    - (3) Information on environmental impacts and approvals or certifications related to appropriate and safe use for ground application.
  - e. Specific surface treatment(s) and/or control measures utilized to control material trackout and sedimentation where unpaved roads and/or access points join paved areas accessible to the public.
- 402.4** The Control Officer shall approve, disapprove, or conditionally approve the Dust Control Plan, in accordance with the criteria used to approve, disapprove or conditionally approve a permit, as described in Rule 200-Permit Requirements of these rules. ~~Failure to comply with the provisions of an approved Dust Control Plan is deemed a violation of this rule.~~
- 402.5** For construction projects one acre or larger, except for routine maintenance and repair done under a Dust Control Block Permit, a statement disclosing which of the four designated texture(s) of soil described in Appendix F of these rules is

naturally present at or will be imported to the dust-generating operation. The measured soil content at a particular site shall take precedence over any mapped soil types, and whenever soils have been tested at a particular site, the test results should be relied on rather than the map in Appendix F of these rules.

**402.6** Should any primary control measure(s) prove ineffective, the owner and/or operator shall immediately implement the contingency control measure(s). If the identified contingency control measure is effective to comply with all of the requirements of this rule, the owner and/or operator need not revise the Dust Control Plan.

### **403 DUST CONTROL PLAN REVISIONS:**

#### **403.1 If Required by the Control Officer:**

- a. If the Control Officer determines that an approved Dust Control Plan has been followed, yet fugitive dust emissions from any dust-generating operation still exceed the standards of this rule, then the Control Officer shall issue a written notice to the owner and/or operator of the dust-generating operation explaining such determination.
- b. The owner and/or operator of a dust-generating operation shall make written revisions to the Dust Control Plan and shall submit such revised Dust Control Plan to the Control Officer within three working days of receipt of the Control Officer's written notice, unless such time period is extended by the Control Officer, upon request, for good cause. During the time that such owner and/or operator is preparing revisions to the approved Dust Control Plan, such owner and/or operator must still comply with all requirements of this rule.

#### **403.2 If Requested by the Permittee:**

- a. If the acreage of a project changes, the owner and/or operator shall request a Dust Control Plan revision. Such Dust Control Plan revision shall be filed in the manner and form prescribed by the Control Officer.
- b. If the permit holder changes, the owner and/or operator shall request a Dust Control Plan revision. Such Dust Control Plan revision shall be filed in the manner and form prescribed by the Control Officer.
- c. If the name(s), address(es), or phone numbers of person(s) responsible for the submittal and implementation of the Dust Control Plan and responsible for the dust-generating operation change, the owner and/or operator shall request a Dust Control Plan revision. Such Dust Control Plan revision shall be filed in the manner and form prescribed by the Control Officer.

- d. If the activities related to the purposes for which the Dust Control permit was obtained change, the owner and/or operator shall request a Dust Control Plan revision. Such Dust Control Plan revision shall be filed in the manner and form prescribed by the Control Officer.

**403.3 If Rule 310 Is Revised:**

- a. If any changes to a Dust Control Plan are necessary as a result of the most recent revisions of this rule, such changes to the Dust Control Plan shall not be required until the associated Dust Control permit is required to be renewed.
- b. If any changes to a Dust Control Plan associated with a Title V permit or with a Non-Title V permit are necessary as a result of the most recent revisions of this rule, then the owner and/or operator shall submit a revised Dust Control Plan to the Control Officer, according to the minor permit revision procedures described in Rule 210 or in Rule 220 of these rules respectively, no later than six months after the effective date of the most recent revisions to this rule.

**404 DUST CONTROL BLOCK PERMIT REQUIREMENTS:**

**404.1** A Dust Control Block Permit application may be submitted to the Control Officer, if one or more of the activities listed in this section of this rule are conducted and if such activities occur at more than one site (i.e., projects that involve multiple small areas scattered throughout Maricopa County, including, but not limited to, fiber optic cable installation and natural gas line extension). New construction shall obtain a separate Dust Control permit.

- a. Routine operation (i.e., municipalities, governmental agencies, and utilities that are responsible for the repeat maintenance of infrastructure, including, but not limited to, weed control around a prison, canal bank and road grading, and road shoulder grading).
- b. Maintenance (i.e., municipalities, governmental agencies, and utilities that are responsible for the repeat maintenance of infrastructure, including, but not limited to, weed control around a prison, canal bank and road grading, and road shoulder grading).
- c. Expansion or extension of utilities, paved roads, unpaved roads, road shoulders, alleys, and public rights-of-way at non-contiguous sites by municipalities, governmental agencies, and utilities.

**404.2** When completing and submitting a Dust Control Block Permit application, the owner and/or operator shall comply with the following requirements:

- a. A Dust Control Plan that meets the criteria described in Section 402 of this rule and applies to all sites shall be submitted to the Control Officer with the Dust Control Block Permit application.
- b. A description or map of the owner's and/or operator's service areas and a list of all sites that are 0.10 acre (4,356 square feet) or greater, including the location and size of each site, shall be submitted to the Control Officer with the Dust Control Block Permit application.
- c. For any project that is 0.10 acre (4,356 square feet) or greater and not listed in the Dust Control Block Permit application, the ~~applicant~~ owner and/or operator shall notify the Control Officer in writing at least three working days prior to commencing the dust-generating operation. The notice shall include the site location, size, type of activity, and start date.

**404.3** The Dust Control Block Permit will cover crews that work for the municipalities, governmental agencies, and utilities, including subcontractors. However, municipalities, governmental agencies, and utilities shall retain overall authority for dust control on the project.

**405 APPROVAL OR DENIAL OF PERMIT APPLICATIONS FOR DUST-GENERATING OPERATIONS:** The Control Officer shall take final action on a Dust Control permit application, a Dust Control permit revision, or a Dust Control Block Permit within 14 calendar days of the filing of the complete application. The Control Officer shall notify the applicant in writing of his approval or denial.

**406 TERMS FOR PERMITS FOR DUST-GENERATING OPERATIONS:** A Dust Control permit issued according to this rule shall be issued for a period of one year from the date of issuance. Should the project last longer than one year from the date the permit was issued, the permittee shall re-apply for a Dust Control Permit at least 14 calendar days prior to the expiration date of the original permit. For the purpose of this section, a permit shall be considered expired, if a permit renewal is not applied for in a timely manner.

**407 DEFACING, ALTERING, FORGING, COUNTERFEITING, OR FALSIFYING PERMITS FOR DUST-GENERATING OPERATIONS:** A person shall not willfully deface, alter, forge, counterfeit, or falsify any Dust Control permit issued under the provisions of this rule.

**408 FEES FOR PERMITS FOR DUST-GENERATING OPERATIONS:** No Dust Control permit is valid until the applicable Dust Control permit fee has been received and until the Dust Control permit is issued by the Control Officer.

**409 POSTING OF PERMITS FOR DUST-GENERATING OPERATIONS:** A Dust Control permit and a Dust Control Plan, as approved by the Control Officer, shall be

posted in a conspicuous location at the work site, within on-site equipment, or in an on-site vehicle, or shall otherwise be kept available on-site at all times.

**410 COMPLIANCE SCHEDULE:** The newly amended provisions of this rule shall become effective upon adoption of this rule. An owner and/or operator of a dust-generating operation subject to this rule shall meet all applicable provisions of this rule upon adoption of the newly amended provisions of this rule and according to the following schedule:

**410.1 Basic Dust Control Training Class:** No later than December 31, 2008, a site superintendent or other designated on-site representative of the permit holder and water truck and water pull drivers for each site shall have successfully completed the Basic Dust Control Training Class, as described in Section 309.1 of this rule.

**410.2 Dust Control Coordinator:** No later than June 30, 2008, any site and/or any contiguous site under common control of five acres or more of disturbed surface area subject to a permit shall, at all times during primary dust-generating operations related to the purposes for which the Dust Control permit was obtained, have on-site at least one individual designated by the permit holder as a Dust Control Coordinator, as described in Section 310 of this rule.

## **SECTION 500 – MONITORING AND RECORDS**

**501 COMPLIANCE DETERMINATION:** To determine compliance with the visible emissions requirements in Section 303 of this rule and with the stabilization requirements in Section 304 of this rule, the following test methods shall be followed:

### **501.1 Opacity Observations:**

- a. Dust-Generating Operations:** Opacity observations of dust-generating operations shall be conducted in accordance with Appendix C, Section 3, Visual Opacity Determination of Emissions from Dust-Generating Operations of these rules.
- b. Unpaved Parking Lot:** Opacity observations of any unpaved parking lot shall be conducted in accordance with Appendix C, Section 2.1, Test Methods for Stabilization for Unpaved Roads and Unpaved Parking Lots of these rules.
- c. Unpaved Haul/Access Road:** Opacity observations of any unpaved haul/access road (whether at a work site that is under construction or at a work site that is temporarily or permanently inactive) shall be conducted in accordance with Appendix C, Section 2.1, Test Methods for Stabilization for Unpaved Roads and Unpaved Parking Lots of these rules.

- d. **Visible Emissions Beyond the Property Line:** Opacity observations of any visible emissions beyond the property line shall be conducted in accordance with EPA Reference Method 22.

**501.2 Stabilization Observations:**

- a. **Unpaved Parking Lot:** Stabilization observations for unpaved parking lots shall be conducted in accordance with Appendix C, Section 2.1, Test Methods for Stabilization for Unpaved Roads and Unpaved Parking Lots of these rules. When more than one test method is permitted for a determination, an exceedance of the limits established in this rule determined by any of the applicable test methods shall constitute a violation of this rule.
- b. **Unpaved Haul/Access Road:** Stabilization observations for unpaved haul/access roads (whether at a work site that is under construction or at a work site that is temporarily or permanently inactive) shall be conducted in accordance with Appendix C, Section 2.1, Test Methods for Stabilization for Unpaved Roads and Unpaved Parking Lots of these rules. When more than one test method is permitted for a determination, an exceedance of the limits established in this rule determined by any of the applicable test methods shall constitute a violation of this rule.
- c. **Disturbed Surface Area:** Stabilization observations for any disturbed surface area on which no activity is occurring (whether at a work site that is under construction, at a work site that is temporarily or permanently inactive) shall be conducted in accordance with at least one of the techniques described in Section 501.2(c)(1) through Section 501.2(c)(7) below, as applicable. The owner and/or operator of such inactive disturbed surface area shall be considered in violation of this rule if such inactive disturbed surface area is not maintained in a manner that meets at least one of the standards described in Section 304.3 of this rule, as applicable.

- (1) Appendix C, Section 2.3, Test Methods for Stabilization: Soil Crust Determination: the Drop Ball Test of these rules for a visible crust; or
- (2) Appendix C, Section 2.4, Test Methods for Stabilization: Determination of Threshold Friction Velocity (TFV): Sieving Field Procedure of these rules for threshold friction velocity (TFV) corrected for non-erodible elements of 100 cm/second or higher; or
- (3) Appendix C, Section 2.5, Test Methods for Stabilization: Determination of Flat Vegetative Cover of these rules for flat vegetation cover (i.e., attached (rooted) vegetation or unattached vegetative debris lying on the surface with a predominant horizontal orientation that is not subject to movement by wind) that is equal to at least 50%; or

- (4) Appendix C, Section 2.6, Test Methods for Stabilization: Determination of Standing Vegetative Cover of these rules for standing vegetation cover (i.e., vegetation that is attached (rooted) with a predominant vertical orientation) that is equal to or greater than 30%; or
- (5) Appendix C, Section 2.6, Test Methods for Stabilization: Determination of Standing Vegetative Cover of these rules for standing vegetation cover (i.e., vegetation that is attached (rooted) with a predominant vertical orientation) that is equal to or greater than 10% and where the threshold friction velocity is equal to or greater than 43 cm/second when corrected for non-erodible elements; or
- (6) Appendix C, Section 2.7, Test Methods for Stabilization: Rock Test Method of these rules for a percent cover that is equal to or greater than 10%, for non-erodible elements; or
- (7) An alternative and equivalent test method approved in writing by the Control Officer and the Administrator.

## **502 RECORDKEEPING:**

**502.1** Any person who conducts dust-generating operations that require a Dust Control Plan shall keep a written record of self-inspection on each day dust-generating operations are conducted. Self-inspection records shall include daily inspections for crusted or damp soil, trackout conditions and clean-up measures, daily water usage for dust control measures, and dust suppressant application. Such written record shall also include the following information:

- a. Method, frequency, and intensity of application or implementation of the control measures;
- b. Method, frequency, and amount of water application to the site;
- c. Street sweeping frequency;
- d. Types of surface treatments applied to and maintenance of trackout control devices, gravel pads, fences, wind barriers, and tarps;
- e. Types and results of test methods conducted;
- f. If contingency control measures are implemented, actual application or implementation of contingency control measures and why contingency control measures were implemented;
- g. List of subcontractors' names and registration numbers updated when changes are made; and

- h.** Names of employee(s) who successfully completed dust control training class(es) required by Section 309 of this rule, date of the class(es) that such employee(s) successfully completed, and name of the agency/representative who conducted such class(es).

**502.2** Any person who conducts dust-generating operations that do not require a Dust Control Plan shall compile and retain records (including records on any street sweeping, water applications, and maintenance of trackout control devices, gravel pads, fences, wind barriers, and tarps) that provide evidence of control measure application, by indicating the type of treatment or control measure, extent of coverage, and date applied.

**502.3** Upon verbal or written request by the Control Officer, the log or the records and supporting documentation shall be provided as soon as possible but no later than 48 hours, excluding weekends. If the Control Officer is at the site where requested records are kept, records shall be provided without delay.

**503 RECORDS RETENTION:** Any person who conducts dust-generating operations that require a Dust Control Plan shall retain copies of approved Dust Control Plans, control measures implementation records, and all supporting documentation for at least six months following the termination of the dust-generating operation and for at least two years from the date such records were initiated. If a person has obtained a Title V Permit and is subject to the requirements of this rule, then such person shall retain records required by this rule for at least five years from the date such records are established.

**504 TEST METHODS ADOPTED BY REFERENCE:** The test methods listed in this section are adopted by reference. These adoptions by reference include no future editions or amendments. Copies of the test methods listed in this section are available for review at the Maricopa County Air Quality Department, 1001 North Central Avenue, Phoenix, AZ, 85004-1942.

**504.1** ASTM Method C136-06 (“Standard Test Method for Sieve Analysis of Fine and Coarse Aggregates”), 2006 edition.

**504.2** ASTM Method D2216-05 (“Standard Test Method for Laboratory Determination of Water (Moisture) Content of Soil and Rock by Mass”), 2005 edition.

**504.3** ASTM Method D1557-02e1 (“Test Method for Laboratory Compaction Characteristics of Soil Using Modified Effort (56,000 ft-lbf/ft<sup>3</sup> (2,700 kN-m/m<sup>3</sup>))”), 2002 edition.

**504.4** EPA Reference Method 22 (“Visual Determination of Fugitive Emissions from Material Sources and Smoke Emissions from Flares”), 2000 edition.

## **REGULATION III – CONTROL OF AIR CONTAMINANTS**

### **RULE 310.01**

## **FUGITIVE DUST FROM NON-TRADITIONAL SOURCES OF FUGITIVE DUST**

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**MARICOPA COUNTY**  
**AIR POLLUTION CONTROL REGULATIONS**  
**REGULATION III – CONTROL OF AIR CONTAMINANTS**

**RULE 310.01**

**FUGITIVE DUST FROM NON-TRADITIONAL SOURCES OF FUGITIVE DUST**

**SECTION 100 – GENERAL**

**101 PURPOSE:** To minimize the amount of fugitive dust entrained into the ambient air from non-traditional sources of fugitive dust by requiring measures to prevent, reduce, or mitigate fugitive dust emissions.

**102 APPLICABILITY:**

**102.1** The provisions of this rule shall apply to non-traditional sources of fugitive dust that are conducted in Maricopa County, except for those dust-generating operations listed in Section 103 of this rule.

**102.2** The provisions of this rule shall apply to any open area or vacant lot that is not defined as agricultural land and is not used for agricultural purposes according to Arizona Revised Statutes (A.R.S.) § 42-12151 and A.R.S. § 42-12152.

**103 EXEMPTIONS:**

**103.1** The provisions of this rule shall not apply to normal farm cultural practices according to A.R.S. § 49-457 and A.R.S. § 49-504.4.

**103.2** The provisions of this rule shall not apply to dust-generating operations that are subject to the standards and/or requirements described in Rule 310-Fugitive Dust from Dust-Generating Operations of these rules.

**103.3** The provisions of this rule shall not apply to emergency activities that may disturb the soil conducted by any utility or government agency in order to prevent public injury or to restore critical utilities to functional status.

~~**103.4** An area is considered to be a disturbed surface area until the activity that caused the disturbance has been completed and the disturbed surface area meets the standards described in this rule.~~

~~103.5~~ **103.4** ~~Establishing~~ The provisions of this rule shall not apply to the establishment of initial landscapes without the use of mechanized equipment, conducting landscape maintenance without the use of mechanized equipment, and playing on or maintaining a field used for non-motorized sports. shall not be considered a dust-generating operation. However, establishing initial landscapes without the use of mechanized equipment and conducting landscape maintenance without the use of mechanized equipment shall not include grading, or trenching, performed to establish initial landscapes or to redesign existing landscapes.

~~103.6~~ Fugitive dust does not include particulate matter emitted directly from the exhaust of motor vehicles and other internal combustion engines, from portable brazing, soldering, or welding equipment, and from piledrivers, and does not include emissions from process and combustion sources that are subject to other rules in Regulation III (Control of Air Contaminants) of these rules.

**SECTION 200 – DEFINITIONS:** See Rule 100-General Provisions and Definitions of these rules for definitions of terms that are used but not specifically defined in this rule. For the purpose of this rule, the following definitions shall apply:

**201 ANIMAL WASTE** – Any animal excretions and mixtures containing animal excretions.

**202 AREA A** – As defined in A.R.S. § 49-541(1), the area in Maricopa County delineated as follows:

Township 8 North, Range 2 East and Range 3 East  
Township 7 North, Range 2 West through Range 5 East  
Township 6 North, Range 5 West through Range 6 East  
Township 5 North, Range 5 West through Range 7 East  
Township 4 North, Range 5 West through Range 8 East  
Township 3 North, Range 5 West through Range 8 East  
Township 2 North, Range 5 West through Range 8 East  
Township 1 North, Range 5 West through Range 7 East  
Township 1 South, Range 5 West through Range 7 East  
Township 2 South, Range 5 West through Range 7 East  
Township 3 South, Range 5 West through Range 1 East  
Township 4 South, Range 5 West through Range 1 East

**203 AREA ACCESSIBLE TO THE PUBLIC** – Any paved parking lot or paved public roadway that can be entered or used for public travel primarily for purposes unrelated to the dust-generating operation.

**204 BULK MATERIAL** – Any material, including, but not limited to, the following materials that are capable of producing fugitive dust:

**204.1** Earth.  
**204.2** Rock.  
**204.3** Silt.  
**204.4** Sediment.

- 204.5 Sand.
  - 204.6 Gravel.
  - 204.7 Soil.
  - 204.8 Fill.
  - 204.9 Aggregate less than 2 inches in length or diameter (i.e., aggregate base course [ABC]).
  - 204.10 Dirt.
  - 204.11 Mud.
  - 204.12 Demolition debris.
  - 204.13 Cotton.
  - 204.14 Trash.
  - 204.15 Cinders.
  - 204.16 Pumice.
  - 204.17 Saw dust.
  - 204.18 Feeds.
  - 204.19 Grains.
  - 204.20 Fertilizers.
  - 204.21 Fluff from shredders.
  - 204.22 Dry concrete.
- 205 **CHEMICAL/ORGANIC STABILIZER** – Any non-toxic chemical or organic dust suppressant, other than water, which meets any specifications, criteria, or tests required by any federal, state, or local water agency and is not prohibited for use by any applicable law, rule, or regulation.
- 206 **CONTROL MEASURE** – A technique, practice, or procedure used to prevent or minimize the generation, emission, entrainment, suspension, and/or airborne transport of fugitive dust.
- 207 **DISTURBED SURFACE AREA** – A portion of the earth's surface or material placed on the earth's surface that has been physically moved, uncovered, destabilized, or otherwise modified from its undisturbed native condition if the potential for the emission of fugitive dust is increased by the movement, destabilization, or modification.
- 208 **DUST-GENERATING OPERATION** – Any activity capable of generating fugitive dust, including but not limited to, the following activities:
- 208.1 Land clearing, maintenance, and land cleanup using mechanized equipment.
  - 208.2 Earthmoving.
  - 208.3 Weed abatement by discing or blading.
  - 208.4 Excavating.
  - 208.5 Construction.
  - 208.6 Demolition.
  - 208.7 Bulk material handling (e.g., bulk material hauling and/or transporting, bulk material stacking, loading, and unloading operations).

- 208.8** Storage and/or transporting operations (e.g., open storage piles, ~~bulk material hauling and/or transporting, bulk material stacking, loading, and unloading operations~~).
- 208.9** Operation of any outdoor equipment.
- 208.10** Operation of motorized machinery.
- 208.11** Establishing and/or using staging areas, parking areas, material storage areas, or access routes to and from a site.
- 208.12** Establishing and/or using unpaved haul/access roads to, from, and within a site.
- 208.13** Disturbed surface areas associated with a site.
- 208.14** Installing initial landscapes using mechanized equipment.
- 209** **DUST SUPPRESSANT** – Water, hygroscopic material, solution of water and chemical surfactant, foam, non-toxic chemical stabilizer, or any other dust palliative, which is not prohibited for ground surface application by the Environmental Protection Agency (EPA) or the Arizona Department of Environmental Quality (ADEQ), or any applicable law, rule, or regulation, as a treatment material for reducing fugitive dust emissions.
- 210** **EMERGENCY** – A situation arising from sudden and reasonably unforeseeable events beyond the control of the source, including acts of God, which situation requires immediate corrective action to restore normal operation, and that causes the source to exceed a limitation in this rule, due to unavoidable increases in emissions attributable to the emergency. An emergency shall not include any noncompliance due to improperly designed equipment, lack of preventative maintenance, careless or improper operation, or operator error.
- 211** **EMERGENCY ACTIVITY** – Repairs that are a result of an emergency which prevents or hinders the provision of electricity, the distribution/collection of water, and the availability of other utilities due to unforeseen circumstances that are beyond the routine maintenance and repair due to normal wear conducted by a utility or municipality.
- 212** **FEED LANE ACCESS AREAS** – Roads providing access from the feed preparation areas to and including feed ~~land~~ lane areas at a livestock activity. These access roads are typically used to distribute feed from feed trucks to the animals.
- 213** **FUGITIVE DUST** – The particulate matter not collected by a capture system, that is entrained in the ambient air and is caused from human and/or natural activities, such as, but not limited to, movement of soil, vehicles, equipment, blasting, and wind. For the purpose of this rule, fugitive dust does not include particulate matter emitted directly from the exhaust of motor vehicles and other internal combustion engines, from portable brazing, soldering, or welding equipment, and from piledrivers, and does not include emissions from process and combustion sources that are subject to other rules in Regulation III-Control of Air Contaminants of these rules.
- 214** **GRAVEL PAD** – A layer of washed gravel, rock, or crushed rock that is at least one inch or larger in diameter, that is maintained at the point of intersection of a paved area

accessible to the public and a work site entrance to dislodge mud, dirt, and/or debris from the tires of motor vehicles and/or haul trucks, prior to leaving the work site. A gravel pad shall consist of one inch to 3 inches rough diameter, clean, well-graded gravel or crushed rock. Minimum dimensions must be 30 feet wide by 3 inches deep, and, ~~at minimum,~~ 50 feet long or the length of the longest haul truck, whichever is greater. If the width of the unpaved surface exit is less than 30 feet, then the width of the gravel pad shall cover the full width of the unpaved surface exit.

- 215 GRIZZLY** – A device (i.e., rails, pipes, or grates) used to dislodge mud, dirt, and/or debris from the tires and undercarriage of motor vehicles and/or haul trucks prior to leaving the work site.
- 216 LIVESTOCK ACTIVITIES** – Any activity directly related to feeding animals, displaying animals, racing animals, exercising animals, and/or for any other such activity, including but not limited to, livestock arenas, horse arenas, and feed lots.
- 217 MOTOR VEHICLE** – A self-propelled vehicle for use on the public roads and highways of the State of Arizona and required to be registered under the Arizona State Uniform Motor Vehicle Act, including any non-motorized attachments, such as but not limited to, trailers or other conveyances which are connected to or propelled by the actual motorized portion of the vehicle.
- 218 NON-TRADITIONAL SOURCE OF FUGITIVE DUST** – A source of fugitive dust that is located at a source that does not require any permit under these rules. The following non-traditional sources of fugitive dust are subject to the standards and/or requirements described in Rule 310.01-Fugitive Dust From Non-Traditional Sources of Fugitive Dust of these rules:
- 218.1** Vehicle use in open areas and vacant lots.
  - 218.2** Open areas and vacant lots.
  - 218.3** Unpaved parking lots.
  - 218.4** Unpaved roadways (including alleys).
  - 218.5** Livestock activities.
  - 218.6** Erosion-caused deposition of bulk materials onto paved surfaces.
  - 218.7** Easements, rights-of-way, and access roads for utilities (electricity, natural gas, oil, water, and gas transmission).
- 219 NORMAL FARM CULTURAL PRACTICE** – All activities by the owner, lessee, agent, independent contractor, and/or supplier conducted on any facility for the production of crops and/or nursery plants. Disturbances of the field surface caused by turning under stalks, tilling, leveling, planting, fertilizing, or harvesting are included in this definition.
- 220 OFF-ROAD VEHICLE** – Any self-propelled conveyance specifically designed for off-road use, including, but not limited to, off-road or all-terrain equipment, trucks, cars, motorcycles, motorbikes, or motorbuggies.

- 221 OPEN AREAS AND VACANT LOTS** – Any of the following described in Section 221.1 through Section 221.3 of this rule. For the purpose of this rule, vacant portions of residential or commercial lots that are immediately adjacent and owned and/or operated by the same individual or entity are considered one vacant open area or vacant lot.
- 221.1** An unsubdivided or undeveloped tract of land adjoining a developed or a partially developed residential, industrial, institutional, governmental, or commercial area.
- 221.2** A subdivided residential, industrial, institutional, governmental, or commercial lot that contains no approved or permitted buildings or structures of a temporary or permanent nature.
- 221.3** A partially developed residential, industrial, institutional, governmental, or commercial lot.
- 222 OWNER AND/OR OPERATOR** – Any person who owns, leases, operates, controls, or supervises a fugitive dust source subject to the requirements of this rule.
- 223 PAVE** – To apply and maintain asphalt, concrete, or other similar material to a roadway surface (i.e., asphaltic concrete, concrete pavement, chip seal, or rubberized asphalt).
- 224 PM<sub>10</sub> NONATTAINMENT AREA** – An area designated by the EPA as exceeding National Ambient Air Quality Standards based upon data collected through air quality monitoring. The geographical boundary of Maricopa County's PM<sub>10</sub> nonattainment area is defined as the rectangle determined by and including the following townships and ranges: T6N, R3W; T6N, R7E; T2S, R3W; T2S, R7E; and T1N, R8E. Maricopa County's PM<sub>10</sub> nonattainment area includes the following cities: Surprise, Peoria, Glendale, Phoenix, Scottsdale, Tempe, Mesa, Gilbert, Chandler, Avondale, Buckeye, and Goodyear.
- 225 PROPERTY LINE** – The boundaries of an area in which either a person causing the emission or a person allowing the emission has the legal use or possession of the property. Where such property is divided into one or more sub-tenancies, the property line(s) shall refer to the boundaries dividing the areas of all sub-tenancies.
- 226 PUBLIC ROADWAYS** – Any roadways that are open to public travel.
- 227 TRACKOUT/CARRYOUT** – Any and all bulk materials that adhere to and agglomerate on the surfaces of motor vehicles, haul trucks, and/or equipment (including tires) and that have fallen or been deposited onto a paved area accessible to the public.
- 228 TRACKOUT CONTROL DEVICE** – A gravel pad, grizzly, wheel wash system, or a paved area, located at the point of intersection of an unpaved area and a paved area accessible to the public that controls or prevents vehicular trackout.
- 229 UNPAVED ACCESS CONNECTIONS** – Any unpaved road connection with a paved public road.
- 230 UNPAVED PARKING LOT** – Any area that is not paved and that is used for parking, maneuvering, material handling, or storing motor vehicles and equipment. An unpaved

parking lot includes, but is not limited to: automobile impound yards, wrecking yards, automobile dismantling yards, salvage yards, material handling yards, and storage yards. For the purpose of this definition, maneuvering shall not include military maneuvers or exercises conducted on federal facilities.

- 231 UNPAVED ROADWAY (INCLUDING ALLEYS)** – A road that is not paved and that is owned by federal, state, county, municipal, or other governmental or quasi-governmental agencies. For the purpose of this rule, an unpaved roadway (including alleys) is not a horse trail, hiking path, bicycle path, or other similar path used exclusively for purposes other than travel by motor vehicles. An unpaved roadway (including alleys) includes designated or opened trail systems and service roads regardless of surface composition, ~~and any other property dedicated or otherwise reserved for public or private street uses, as evidenced by a recorded document, or having thereon a public easement for such use.~~
- 232 VACANT LOT** – The definition of vacant lot is included in Section 221-Definition of Open Areas and Vacant Lots of this rule.

## **SECTION 300 – STANDARDS**

### **301 GENERAL REQUIREMENTS FOR NON-TRADITIONAL SOURCES OF FUGITIVE DUST:**

- 301.1** An owner and/or operator of a non-traditional source of fugitive dust shall be subject to the standards and/or requirements described in this rule. Failure to comply with any such standards and/or requirements is deemed a violation of this rule.
- 301.2** When an owner and/or operator of a non-traditional source of fugitive dust fails to stabilize disturbed surfaces of vacant lots as required in Section 302.4 and Section 302.5 of this rule, the Control Officer shall commence enforcement of those rule provisions regarding the stabilization of disturbed surfaces of vacant lots that include the following:
- a.** Reasonable written notice to the owner or the owner’s authorized agent or the owner’s statutory agent that the unpaved disturbed surface of a vacant lot is required to be stabilized. The notice shall be given not less than 30 days before the day set for compliance and shall include a legal description of the property and the estimated cost to the county for the stabilization if the owner does not comply. The notice shall be either personally served or mailed by certified mail to the owner’s statutory agent, to the owner at the owner’s last known address or to the address to which the tax bill for the property was last mailed.
  - b.** Authority to enter upon any said land/property where such non-traditional source of fugitive dust exists/where such disturbed surface area exists and to

take remedial and/or corrective action as may be deemed appropriate to cope with and relieve, reduce, remedy, and/or stabilize such non-traditional source of fugitive dust/such disturbed surface area. Any cost incurred in connection with any such remedial or corrective action by the Maricopa County Air Quality Department or any person acting for the Maricopa County Air Quality Department shall be reimbursed by the owner and/or operator of such non-traditional source of fugitive dust.

### **302 CONTROL MEASURES FOR NON-TRADITIONAL SOURCES OF FUGITIVE DUST:**

**302.1** When engaged in the activities described in Section 302.4 through Section 302.10 of this rule, the owner and/or operator of a non-traditional source of fugitive dust shall implement control measures as described in Section 302.4 through Section 302.10 of this rule, as applicable.

**302.2** Control measures shall be implemented to ~~achieve~~ meet the visible emissions requirements and stabilization requirements, as required for each activity, and to achieve the compliance determination in Section 501 of this rule.

**302.3** Failure to implement control measures as required by this rule, as applicable, and/or failure to maintain stabilization of a non-traditional source of fugitive dust with adequate surface crusting to prevent wind erosion as measured by the requirements in this rule shall be deemed a violation of this rule.

**302.4 Vehicle Use in Open Areas and Vacant Lots:** The owner and/or operator of a non-traditional source of fugitive dust that involves vehicle use in open areas and vacant lots shall be subject to the ~~visible emissions~~ requirements described in Section 302.4(a) of this rule and, unless otherwise specified and/or required, shall comply with the control measures described in Section 302.4(b) of this rule and the additional requirements described in Section 302.4(c) of this rule.

**a. Visible Emissions Requirements and Stabilization Requirements:** ~~The owner and/or operator of a non-traditional source of fugitive dust that involves vehicle use in open areas and vacant lots shall not cause, suffer, or allow visible emissions of particulate matter, including fugitive dust, beyond the property line within which the emissions are generated.~~

(1) The owner and/or operator of a non-traditional source of fugitive dust that involves vehicle use in open areas and vacant lots shall not cause, suffer, or allow visible emissions of particulate matter, including fugitive dust, beyond the property line within which the emissions are generated.

(2) The owner and/or operator of a non-traditional source of fugitive dust that involves vehicle use in open areas and vacant lots shall stabilize the open

areas and vacant lots on which vehicles are used with one of the following stabilization limitations/methods:

- (a) A visible crust; or
- (b) A threshold friction velocity (TFV) corrected for non-erodible elements of 100 cm/second or higher; or
- (c) Flat vegetative cover (i.e., attached (rooted) vegetation or unattached vegetative debris lying on the surface with a predominant horizontal orientation that is not subject to movement by wind) that is equal to at least 50%; or
- (d) Standing vegetative cover (i.e., vegetation that is attached (rooted) with a predominant vertical orientation) that is equal to or greater than 30%; or
- (e) Standing vegetative cover (i.e., vegetation that is attached (rooted) with a predominant vertical orientation) that is equal to or greater than 10% and where the threshold friction velocity is equal to or greater than 43 cm/second when corrected for non-erodible elements; or
- (f) A percent cover that is equal to or greater than 10% for non-erodible elements; or
- (g) An alternative test method approved in writing by the Control Officer and the Administrator.

**b. Control Measures:**

- (1) Prevent motor vehicle and/or off-road vehicle trespassing, parking, and/or access by installing barriers, curbs, fences, gates, posts, shrubs, trees, or other effective control measures;
- (2) Prevent motor vehicle and/or off-road vehicle trespassing, parking, and/or access by posting that consists of one of the following:
  - (a) A sign written in compliance with ordinance(s) of local, County, State, or Federal sign standards.
  - (b) An order of a government land management agency.
  - (c) Most current maps approved by a government land management agency.
  - (d) Virtual posting a government land management agency.

- (3) Uniformly apply and maintain surface gravel or chemical/organic stabilizers to all areas disturbed by motor vehicles and/or off-road vehicles; or
- (4) Apply and maintain an alternative control measure approved in writing by the Control Officer and the Administrator.

**c. Additional Requirements:**

- (1) If open areas and vacant lots are 0.10 acre (4,356 square feet) or larger and have a cumulative of 500 square feet or more that are disturbed by being driven over and/or used by motor vehicles, by off-road vehicles, or for material dumping, then the owner and/or operator shall implement one or more of the control measures described in Section 302.4(b) of this rule within 60 calendar days following the initial discovery by the Control Officer of disturbance or vehicle use on open areas and vacant lots.
- (2) Within 30 calendar days following the initial discovery by the Control Officer of disturbance or vehicle use on open areas and vacant lots, the owner and/or operator shall provide in writing to the Control Officer a description and date of the control measure(s) to be implemented to prevent such disturbance or vehicle use on open areas and vacant lots.
- (3) The owner and/or operator shall implement all control measures necessary to limit the disturbance or vehicle use on open areas and vacant lots in accordance with the requirements of this rule. Control measure(s) shall be considered effectively implemented when the open areas and vacant lots ~~achieve the compliance determinations~~ meet the requirements described in Section 302.4(a) of this rule.
- (4) Once a control measure in Section 302.4(b) of this rule has been effectively implemented, then such open area or vacant lot is subject to the requirements of Section 302.5-Open Areas and Vacant Lots of this rule.
- (5) Use of or parking on open areas and vacant lots by the owner and/or operator of such open areas and vacant lots shall not be considered vehicle use in open areas and vacant lots and shall not be subject to the requirements of Section 302.4(b) and Section 302.4(c)(1) through Section 302.4(c)(4) of this rule. Such open areas and vacant lots shall ~~still achieve the compliance determinations described in Section 501 of this rule~~ meet the requirements described in Section 302.5 of this rule.
- (6) Establishing initial landscapes without the use of mechanized equipment or conducting landscape maintenance without the use of mechanized equipment shall not be considered vehicle use in open areas and vacant

lots and shall not be subject to the requirements of Section 302.4(b) and Section 302.4(c)(1) through Section 302.4(c)(4) of this rule. Such open areas and vacant lots shall ~~still achieve the compliance determinations described in Section 501 of this rule~~ meet the requirements described in Section 302.5 of this rule.

**302.5 Open Areas and Vacant Lots:** The owner and/or operator of a non-traditional source of fugitive dust that involves open areas and vacant lots shall be subject to the ~~visible emissions~~ requirements described in Section 302.5(a) of this rule and, unless otherwise specified and/or required, shall comply with the control measures described in Section 302.5(b) of this rule and the additional requirements described in Section 302.5(c) of this rule.

**a. Visible Emissions Requirements and Stabilization Requirements:** ~~The owner and/or operator of a non-traditional source of fugitive dust that involves open areas and vacant lots shall not cause, suffer, or allow visible emissions of particulate matter, including fugitive dust, beyond the property line within which the emissions are generated.~~

(1) The owner and/or operator of a non-traditional source of fugitive dust that involves open areas and vacant lots shall not cause, suffer, or allow visible emissions of particulate matter, including fugitive dust, beyond the property line within which the emissions are generated.

(2) The owner and/or operator of a non-traditional source of fugitive dust that involves open areas and vacant lots shall stabilize the open areas and vacant lots with one of the following stabilization limitations/methods:

(a) A visible crust; or

(b) A threshold friction velocity (TFV) corrected for non-erodible elements of 100 cm/second or higher; or

(c) Flat vegetative cover (i.e., attached (rooted) vegetation or unattached vegetative debris lying on the surface with a predominant horizontal orientation that is not subject to movement by wind) that is equal to at least 50%; or

(d) Standing vegetative cover (i.e., vegetation that is attached (rooted) with a predominant vertical orientation) that is equal to or greater than 30%; or

(e) Standing vegetative cover (i.e., vegetation that is attached (rooted) with a predominant vertical orientation) that is equal to or greater than 10% and where the threshold friction velocity is equal to or greater than 43 cm/second when corrected for non-erodible elements; or

(f) A percent cover that is equal to or greater than 10% for non-erodible elements; or

(g) An alternative test method approved in writing by the Control Officer and the Administrator.

**b. Control Measures:**

- (1) Establish vegetative ground cover on all disturbed surface areas. Such control measure(s) must be maintained and reapplied, if necessary. Stabilization shall be achieved, per this control measure, within eight months after the control measure has been implemented.
- (2) Apply a dust suppressant to all disturbed surface areas.
- (3) Restore all disturbed surface areas within 60 calendar days following the initial discovery by the Control Officer of the disturbance, such that the vegetative ground cover and soil characteristics are similar to adjacent or nearby undisturbed native conditions. Such control measure(s) must be maintained and reapplied, if necessary. Stabilization shall be achieved, per such control measure, within eight months after such control measure has been implemented.
- (4) Uniformly apply and maintain surface gravel.
- (5) Apply and maintain an alternative control measure approved in writing by the Control Officer and the Administrator.

**c. Additional Requirements:**

- (1) If open areas and vacant lots are 0.10 acre (4,356 square feet) or larger and have a cumulative of 500 square feet or more that are disturbed and if such disturbed area remains unoccupied, unused, vacant, or undeveloped for more than 15 days, then the owner and/or operator shall implement one or more of the control measures described in Section 302.5(b) of this rule within 60 calendar days following the initial discovery by the Control Officer of the disturbance on the open areas and vacant lots.
- (2) Within 30 calendar days following the initial discovery by the Control Officer of the disturbance on the open areas and vacant lots, the owner and/or operator shall provide in writing to the Control Officer a description and date of the control measure(s) to be implemented.
- (3) Control measure(s) shall be considered effectively implemented when the disturbance on the open areas and vacant lots ~~achieves the compliance~~

~~determinations~~ meets the requirements described in Section 302.5(a) of this rule.

**302.6 Unpaved Parking Lots:** The owner and/or operator of a non-traditional source of fugitive dust that involves unpaved parking lots shall be subject to the requirements described in Section 302.6(a) of this rule and, unless otherwise specified and/or required, shall comply with one of the control measures described in Section 302.6(b) of this rule and the additional requirements described in Section 302.6(c) of this rule.

**a. Visible Emissions Requirements and Stabilization Requirements:**

- (1) The owner and/or operator of a non-traditional source of fugitive dust that involves unpaved parking lots shall not cause, suffer, or allow visible emissions of particulate matter, including fugitive dust, beyond the property line within which the emissions are generated.
- (2) The owner and/or operator of a non-traditional source of fugitive dust that involves unpaved parking lots shall not cause or allow visible fugitive dust emissions to exceed 20% opacity and either Section 302.6(a)(2)(a) or Section 302.6(a)(2)(b) of this rule:
  - (a) Shall not allow silt loading equal to or greater than 0.33 oz/ft<sup>2</sup>; or
  - (b) Shall not allow the silt content to exceed 8%.

**b. Control Measures:**

- (1) Pave; For parking, maneuvering, ingress, and egress areas at developments other than residential buildings with four or fewer units that are utilized for more than 35 days during the calendar year:
  - (a) Install and maintain pavement;
  - (b) Apply dust suppressant other than water and install, maintain, and use a suitable trackout control device that controls and prevents trackout and/or removes particulate matter from tires and the exterior surfaces of motor vehicles that traverse the site; or
  - (c) Uniformly apply and maintain surface gravel.
- (2) For parking, maneuvering, ingress, and egress areas at developments other than residential buildings with four or fewer units that are utilized for 35 days or less during the calendar year:

(a) Install and maintain one of the control measures listed in Section 302.6(b)(1) of this rule; or

(b) Apply water and install, maintain, and use a suitable trackout control device that controls and prevents trackout and/or removes particulate matter from tires and the exterior surfaces of motor vehicles that traverse the site.

~~(2) (3) Apply dust suppressants other than water and install, maintain, and use a suitable trackout control device that controls and prevents trackout and/or removes particulate matter from tires and the exterior surfaces of motor vehicles that traverse the site; For parking, maneuvering, ingress, and egress areas 3,000 square feet or more in size at residential buildings with four or fewer units install and maintain a paving or stabilization method authorized by the city, town, or county by code, ordinance, or permit.~~

~~(3) Uniformly apply and maintain surface gravel; or~~

~~(4) Apply water and install, maintain, and use a suitable trackout control device that controls and prevents trackout and/or removes particulate matter from tires and the exterior surfaces of motor vehicles that traverse the site.~~

**c. Additional Requirements:**

~~(1) The owner and/or operator of an unpaved parking lot shall implement one of the control measures described in Section 302.6(b) of this rule on any surface area(s) of the lot on which vehicles enter, park, and exit.~~

~~(a) If an unpaved parking lot is utilized for a period of 35 days or less during the calendar year, the owner and/or operator shall implement one or more of the control measures described in Section 302.6(b) of this rule during the period that the unpaved parking lot is utilized for vehicle parking and shall restrict vehicle access to only those areas upon which a control measure has been implemented.~~

~~(b) If an unpaved parking lot is utilized for more than 35 days during the calendar year, the owner and/or operator shall implement one or more of the control measures described in Section 302.6(b)(1) through Section 302.6(b)(3) of this rule during the period that the unpaved parking lot is utilized for vehicle parking and shall restrict vehicle access to only those areas upon which a control measure has been implemented.~~

- (2) (1) Control measure(s) shall be considered effectively implemented when the unpaved parking lot ~~achieves the compliance determinations~~ meets the requirements described in Section 302.6(a) of this rule.
- (3) (2) If trackout occurs, the owner and/or operator shall repair and/or replace the control measure(s) and shall clean-up immediately such trackout from paved areas accessible to the public including curbs, gutters, and sidewalks when trackout extends a cumulative distance of 25 linear feet or more and at the end of the day for all other trackout.
- (4) ~~Parking, maneuvering, ingress, and egress areas at developments other than residential buildings with four or fewer units shall be maintained with one or more of the following dustproof paving methods:~~
- (a) ~~Asphaltic concrete.~~
  - (b) ~~Cement concrete.~~
  - (c) ~~Penetration treatment of bituminous material and seal coat of bituminous binder and a mineral aggregate.~~
  - (d) ~~A stabilization method approved in writing by the Control Officer and the Administrator.~~
- (5) ~~Parking, maneuvering, ingress, and egress areas 3,000 square feet or more in size at residential buildings with four or fewer units shall be maintained with a paving or stabilization method authorized by the county by code, ordinance, or permit.~~

**302.7 Unpaved Roadways (Including Alleys):** The owner and/or operator of unpaved roadways (including alleys) that are used by 150 vehicle trips or more per day in the PM<sub>10</sub> nonattainment area shall be subject to the ~~stabilization~~ requirements described in Section 302.7(a) of this rule and, unless otherwise specified and/or required, shall comply with one of the control measures described in Section 302.7(b) of this rule and the additional requirements described in Section 302.7(c) of this rule.

**a. Visible Emissions Requirements and Stabilization Requirements:** The owner and/or operator of unpaved roadways (including alleys) shall not cause or allow visible fugitive dust emissions to exceed 20% opacity and either Section 302.7(a)(1) or Section 302.7(a)(2) of this rule:

- (1) Shall not allow silt loading equal to or greater than 0.33 oz/ft<sup>2</sup>; or
- (2) Shall not allow the silt content to exceed 6%.

**b. Control Measures:**

- (1) Pave;
- (2) Apply dust suppressants other than water; or
- (3) Uniformly apply and maintain surface gravel.

**c. Additional Requirements:**

- (1) If a person allows 150 vehicle trips or more per day on an unpaved roadway (including an alley) in the PM<sub>10</sub> nonattainment area, then such person shall first implement one of the control measures described in Section 302.7(b) of this rule.
- (2) A person, who allows 150 vehicle trips or more per day on an unpaved roadway (including an alley) in the PM<sub>10</sub> nonattainment area, shall be responsible for conducting vehicle counts/traffic counts to determine if 150 vehicle trips or more per day occur on an unpaved roadway (including an alley). A traffic count shall measure vehicular traffic over a 48-hour period, which may consist of two non-consecutive 24-hour periods. Vehicular traffic shall be measured continuously during each 24-hour period. The average vehicle counts/traffic counts on the highest trafficked days shall be recorded and provided to the Control Officer in writing within 60 days of verbal or written request by the Control Officer.
- (3) Control measure(s) shall be considered effectively implemented under the following conditions:
  - (a) When the unpaved roadway (including an alley) ~~achieves the compliance determinations~~ meets the requirements described in Section 302.7(a) of this rule.
  - (b) When one of the control measures described in Section 302.7(b) of this rule is implemented on 5 miles of unpaved roadways (including alleys) having vehicle traffic of 150 vehicle trips or more per day within one calendar year beginning in calendar year of 2008. If the control measure described in Section 302.7(b)(2) of this rule is implemented, the unpaved roadways (including alleys) must be maintained so as to comply with Appendix C of these rules.

**302.8 Livestock Activities:** The owner and/or operator of a non-traditional source of fugitive dust that involves livestock activities shall be subject to the ~~visible emissions~~ requirements described in Section 302.8(a) of this rule and, unless otherwise specified and/or required, shall comply with the control measures

described in Section 302.8(b) of this rule and the additional requirements described in Section 302.8(c) of this rule.

**a. Visible Emissions Requirements:**

- (1) For unpaved access connections and unpaved feed lane access areas, the owner and/or operator shall not cause or allow visible fugitive dust emissions to exceed 20% opacity.
- (2) For corrals, pens, and arenas, the owner and/or operator shall not cause or allow visible fugitive dust emissions to exceed 20% opacity for a period aggregating more than three minutes in any 60-minute period.
- (3) The owner and/or operator shall not cause, suffer, or allow visible emissions of particulate matter, including fugitive dust, beyond the property line within which the emissions are generated.

**b. Control Measures:** The owner and/or operator of a non-traditional source of fugitive dust that involves livestock activities shall implement the control measures described in this section of this rule. When selecting a control measure, the owner and/or operator may consider site-specific logistics of the livestock activities. When doing so, some control measures may be more reasonable to implement than others. Any control measure that is implemented must achieve the applicable standards and requirements described in Section 302.8(a) and (c) of this rule, as determined by the corresponding test methods, as applicable, and must achieve other applicable standards set forth in this rule. The owner and/or operator may submit a request to the Control Officer and the Administrator for the use of alternative control measure(s). The owner and/or operator may implement the alternative control measure only after the Control Officer and the Administrator have granted the petition.

- (1) For unpaved access connections:
  - (a) Apply and maintain dust suppressants other than water; or
  - (b) Apply and maintain pavement, gravel (maintained to a depth of four inches), or asphaltic roadbase.
- (2) For unpaved feed lane access areas:
  - (a) Apply and maintain dust suppressants other than water; or
  - (b) Apply and maintain pavement, gravel (maintained to a depth of four inches), or asphaltic roadbase.

- (3) For bulk material hauling, including animal waste, off-site and crossing and/or accessing a paved area accessible to the public:
  - (a) Load all vehicles used to haul bulk material, including animal waste, such that the freeboard is not less than three inches;
  - (b) Prevent spillage or loss of bulk material, including animal waste, from holes or other openings in the cargo compartment's floor, sides, and/or tailgate(s);
  - (c) Cover cargo compartment with a tarp or other suitable closure; and
  - (d) Install, maintain, and use a suitable trackout control device that controls and prevents trackout and/or removes particulate matter from tires and the exterior surfaces of motor vehicles that traverse the site.
- (4) For corrals, pens, and arenas:
  - (a) Apply water;
  - (b) Install shrubs and/or trees within 50 feet to 100 feet of corrals, pens, and arenas;
  - (c) Scrape and/or remove manure;
  - (d) Apply a fibrous layer (i.e., wood chips) in working areas; or
  - (e) Apply and maintain an alternative control measure approved in writing by the Control Officer and the Administrator.

**c. Additional Requirements:**

- (1) The owner and/or operator of livestock activities shall implement one of the control measures described in Section 302.8(b)(1), Section 302.8(b)(2), Section 302.8(b)(3), and Section 302.8(b)(4) of this rule, or an alternative control measure as described in Section 302.8(b) of this rule, as applicable.
- (2) Control measure(s) shall be considered effectively implemented when the livestock activities ~~achieve the compliance determinations~~ meet the requirements described in Section 302.8(a) of this rule.
- (3) If trackout occurs, the owner and/or operator shall repair and/or replace the control measure(s) and shall clean up immediately such trackout from paved areas accessible to the public including curbs, gutters, and

sidewalks when trackout extends a cumulative distance of 25 linear feet or more and at the end of the day for all other trackout.

**302.9 Erosion-Caused Deposition of Bulk Materials Onto Paved Surfaces:** The owner and/or operator of a non-traditional source of fugitive dust that involves erosion-caused deposition of bulk materials onto paved surfaces shall comply with the control measures described in Section 302.9(a) of this rule and the additional requirements described in Section 302.9(b) of this rule.

**a. Control Measures:**

- (1) Remove any and all such deposits by utilizing the appropriate control measures within 24 hours of the deposits' identification or prior to the resumption of traffic on pavement, where the pavement area has been closed to traffic; and
- (2) Dispose of deposits in such a manner so as not to cause another source of fugitive dust.

**b. Additional Requirements:**

- (1) In the event that erosion-caused deposition of bulk materials or other materials occurs on any adjacent paved roadway, paved parking lot, curb, gutter, or sidewalk, the owner and/or operator of the property from which the deposition eroded shall implement both of the control measures described in Section 302.9(a) of this rule.
- (2) Failure to comply with both of the control measures described in Section 302.9(a) of this rule shall constitute a violation of this rule.

**302.10 Easements, Rights-of-Way, and Access Roads for Utilities (Transmission of Electricity, Natural Gas, Oil, Water, and Gas):** The owner and/or operator of a non-traditional source of fugitive dust that involves easements, rights-of-way, and access roads for utilities (transmission of electricity, natural gas, oil, water, and gas) that are used by 150 vehicle trips or more per day in the PM<sub>10</sub> nonattainment area shall be subject to the ~~stabilization~~ requirements described in Section 302.10(a) of this rule and unless otherwise specified and/or required, comply with one of the control measures described in Section 302.10(b) of this rule and the additional requirements described in Section 302.10(c) of this rule.

**a. Visible Emissions Requirements and Stabilization Requirements:** The owner and/or operator of a non-traditional source of fugitive dust that involves easements, rights-of-way, and access roads for utilities (transmission of electricity, natural gas, oil, water, and gas) shall not cause or allow visible fugitive dust emissions to exceed 20% opacity and either Section 302.10(a)(1) or Section 302.10(a)(2) of this rule:

- (1) Shall not allow silt loading equal to or greater than 0.33 oz/ft<sup>2</sup>; or
- (2) Shall not allow the silt content to exceed 6%.

**b. Control Measures:**

- (1) Pave;
- (2) Apply dust suppressants other than water;
- (3) Uniformly apply and maintain surface gravel; or
- (4) Install locked gates at each entry point.

**c. Additional Requirements:**

- (1) If an owner and/or operator allows 150 vehicle trips or more per day to use an easement, right-of-way, and access road for utilities (transmission of electricity, natural gas, oil, water, and gas) in the PM<sub>10</sub> nonattainment area, then such owner and/or operator shall first implement one of the control measures described in Section 302.10(b) of this rule.
- (2) A person, who allows 150 vehicle trips or more per day to use an easement, right-of-way, and access road for utilities (transmission of electricity, natural gas, oil, water, and gas) in the PM<sub>10</sub> nonattainment area, shall be responsible for conducting vehicle counts/traffic counts to determine if 150 vehicle trips or more per day occur on an easement, right-of-way, and access road for utilities (transmission of electricity, natural gas, oil, water, and gas). ~~Such person shall provide to the Control Officer written results of such vehicle counts/traffic counts within 60 days of verbal or written request by the Control Officer.~~ A traffic count shall measure vehicular traffic over a 48-hour period, which may consist of two non-consecutive 24-hour periods. Vehicular traffic shall be measured continuously during each 24-hour period. The average vehicle counts/traffic counts on the highest trafficked days shall be recorded and provided to the Control Officer in writing within 60 days of verbal or written request by the Control Officer.
- (3) Control measure(s) shall be considered effectively implemented when the easement, right-of-way, and access road for utilities (transmission of electricity, natural gas, oil, water, and gas) ~~achieves the compliance determinations~~ meets the requirements described in Section 302.10(a) of this rule.

**SECTION 400 – ADMINISTRATIVE REQUIREMENTS (NOT APPLICABLE)**

## SECTION 500 – MONITORING AND RECORDS

**501 COMPLIANCE DETERMINATION:** To determine compliance with this rule, the following test methods shall be followed:

### 501.1 Opacity Observations:

- a. Opacity observations to measure visible emissions shall be conducted in accordance with the techniques specified in EPA Reference Method 203B (Visual Determination of Opacity of Emissions from Stationary Sources for Time-Exception Regulations). Emissions shall not exceed the applicable opacity standards of this rule for a period aggregating more than three minutes in any 60-minute period.
- b. Opacity observations to determine compliance with Sections 302.6, 302.7, 302.8(a)(1), 302.8(a)(2), and 302.10 of this rule shall be conducted in accordance with the techniques specified in Appendix C (Fugitive Dust Test Methods) of these rules.

**501.2** Stabilization observations for unpaved parking lots and/or unpaved roadways (including alleys) shall be conducted in accordance with Appendix C, Section 2.1- Test Methods for Stabilization for Unpaved Roads and Unpaved Parking Lots of these rules.

**501.3** Stabilization observations for ~~an open area and vacant lot~~ vehicle use in open areas and vacant lots and/or open areas and vacant lots shall be conducted in accordance with the following:

- a. Appendix C, Section 2.3-Test Methods for Stabilization: Soil Crust Determination: The Drop Ball Test of these rules; or
- b. Appendix C, Section 2.4-Test Methods for Stabilization: Determination of Threshold Friction Velocity (TFV): Sieving Field Procedure of these rules, where the threshold friction velocity (TFV) for disturbed surface areas corrected for non-erodible elements is 100 cm/second or higher; or
- c. Appendix C, Section 2.5-Test Methods for Stabilization: Determination of Flat Vegetative Cover of these rules, where flat vegetation cover (i.e., attached (rooted) vegetation or unattached vegetative debris lying on the surface with a predominant horizontal orientation that is not subject to movement by wind) is equal to at least 50%; or
- d. Appendix C, Section 2.6-Test Methods for Stabilization: Determination of Standing Vegetative Cover of these rules, where standing vegetation cover

(i.e., vegetation that is attached (rooted) with a predominant vertical orientation) is equal to or greater than 30%; or

- e. Appendix C, Section 2.6-Test Methods for Stabilization: Determination of Standing Vegetative Cover of these rules, where the standing vegetation cover (i.e., vegetation that is attached (rooted) with a predominant vertical orientation) is equal to or greater than 10% and where the threshold friction velocity, corrected for non-erodible elements, is equal to or greater than 43 cm/second; or
- f. Appendix C, Section 2.7-Test Methods for Stabilization: Rock Test Method of these rules where a percent cover is equal to or greater than 10% for non-erodible elements.
- g. An alternative test method approved in writing by the Control Officer and the Administrator.

**502 RECORDKEEPING:** Any person subject to the requirements of this rule shall compile and retain records that provide evidence of control measure application (i.e., receipts and/or purchase records). Such person shall describe, in the records, the type of treatment or control measure, extent of coverage, and date applied. Upon verbal or written request by the Control Officer, such person shall provide the records and supporting documentation as soon as possible but no later than 48 hours, excluding weekends. If the Control Officer is at the site where requested records are kept, such person shall provide the records without delay.

**503 RECORDS RETENTION:** Copies of the records required by Section 502-Recordkeeping of this rule shall be retained for at least two years.

Draft Rule 310.01 For Public Workshop On November 17, 2008  
1001 North Central Avenue 9<sup>th</sup> Floor Conference Room At 1.30 Pm  
Contact Johanna M. Kuspert At 602.506.6710 Or jkuspert@mail.maricopa.gov

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**Summary Of Stakeholders' Requested Revisions To Rule 310  
Since Adoption On March 26, 2008**

	<b>Stakeholders' Requested Revisions</b>	<b>MCAQD's Responses</b>
1.	<p><b>Exemption For Disturbed Surface Area</b>            103 Exemptions: The provisions of this rule shall not apply to the following activities:            103.4 <del>An area is considered to be a disturbed surface area until the activity that caused the disturbance has been completed and the disturbed surface area meets</del> <u>The provisions of this rule shall not apply to an area that is stabilized to meet</u> the standards described in Section 304 of this rule.</p>	<p><b>Draft Rule 310 revised.</b> MCAQD agrees this provision is confusing. The language has been moved to the introductory paragraph of Section 304.3.</p>
2.	<p><b>Exemption For Rooftop Tile Cutting</b>            103 Exemptions: The provisions of this rule shall not apply to the following activities:            103.4 <u>The provisions of this rule shall not apply to rooftop operations for cutting, drilling, grinding, or coring roofing tile when such activity is occurring on a pitched roof.</u></p>	<p><b>Draft Rule 310 revised</b> based on the justification package submitted by industry.</p>
3.	<p><b>Exemption For Trenching</b>            103 Exemptions: The provisions of this rule shall not apply to the following activities:            103.5 <del>Establishing</del> <u>The provisions of this rule shall not apply to establishing</u> initial landscapes without the use of mechanized equipment, conducting landscape maintenance without the use of mechanized equipment, and playing on or maintaining a field used for non-motorized sports shall not be considered a dust-generating operation. However, establishing initial landscapes without the use of mechanized equipment <del>and conducting landscape maintenance without the use of mechanized equipment</del> shall not include grading or trenching <u>for a distance greater than 100 feet in length</u> performed to establish initial landscapes or to redesign existing landscapes.</p>	<p><b>Draft Rule 310 revised.</b> MCAQD agrees with the introductory language. However, the suggested change to the second part of the exemption adds an exemption that relaxes the SIP approved rule.</p>
4.	<p><b>Exemption For Landscaping At A Residence</b>            103 Exemptions: The provisions of this rule shall not apply to the following activities:            103.7 <u>The provisions of this rule shall not apply to landscaping by an individual at his/her residence.</u></p>	<p><b>No Change.</b> The suggested change adds an exemption to the rule that would relax the existing SIP approved rule.</p>
5.	<p><b>Definition Of Area Accessible To The Public</b>            202 Area Accessible To The Public - Any <u>paved</u> parking lot or public roadway that <u>intersects an exit from the work site and that</u> can be entered or used for public travel primarily for purposes unrelated to the dust-generating operation <u>and to which vehicle access has not been limited to construction traffic only by posting signs or physical barriers.</u></p>	<p><b>Draft Rule 310 revised</b> to add the word "paved". However, the remainder of the suggested change narrows the application of this concept and would relax the existing SIP approved rule.</p>
6.	<p><b>Definition Of Canal Bank</b>            205 Canal Bank - Any property appurtenant to a water delivery or drainage ditch, lateral, or canal that is <u>owner or managed by a person or entity for the primary purpose of operating and maintaining such water delivery or drainage ditch, lateral, or canal.</u></p> <p>305.12 Easements, Rights-of-Way, <u>Canal Banks</u>, and Access Roads for Utilities (Transmission of Electricity, Natural Gas, Oil, Water, and Gas) Associated With Sources That Have a Non-Title V Permit, a Title V Permit, and/or a General Permit Under These Rules: The owner and/or operator of a dust-generating operation that involves an easement, right-of-way, <u>canal banks</u>, and access road for utilities (transmission of electricity, natural</p>	<p><b>No Change.</b> Per EPA letter, these revisions would "inappropriately weaken air pollution requirements".</p>

	Stakeholders' Requested Revisions	MCAQD's Responses
	<p>gas, oil, water, and gas ) associated with sources that have a Title V permit, a Non-Title V permit, and/or a General permit under these rules shall implement at least one of the following control measures:</p> <p>a. Inside Area A, limit vehicle speed to 15 miles per hour or less and vehicle trips to no more than 20 per day per road;</p> <p>b. Outside Area A, limit vehicle trips to no more than 20 per day per road; or</p> <p>c. Implement control measures described in Section 305.7 of this rule.</p>	
7.	<p><b>Definition Of Dust-Generating Operation</b>  209 Dust-Generating Operation - Any activity capable of generating fugitive dust, including but not limited to, the following activities:  209.1 Land clearing, maintenance, and land cleanup using mechanized equipment.  209.2 Earthmoving.  209.3 Weed abatement by discing or blading.  209.4 Excavating.  209.5 Construction.  209.6 Demolition.  209.7 Bulk material handling (e.g., bulk material hauling and/or transporting, bulk material stacking, loading, and unloading operations).  209.8 Storage and/or transporting operations (e.g., open storage piles, <del>bulk material hauling and/or transporting, bulk material stacking, loading, and unloading operations</del>).  209.9 Operation of any outdoor equipment.  209.10 Operation of motorized machinery.  209.11 Establishing and/or using staging areas, parking areas, material storage areas, or access routes to and from a site.  209.12 Establishing and/or using unpaved haul/access roads to, from, and within a site.  209.13 Disturbed surface areas associated with a site.  209.14 Installing initial landscapes using mechanized equipment.</p>	<p><b>Draft Rule 310 revised.</b></p>
8.	<p><b>Definition Of Earthmoving Operation</b>  211 Earthmoving Operation – The use of any equipment for an activity <del>which</del> <u>that</u> may generate fugitive dust, such as but not limited to, the following activities:  211.1 Cutting and filling.  211.2 Grading.  211.3 Leveling.  211.4 Excavating.  211.5 Trenching.  211.6 Loading or unloading of bulk materials.  211.7 Demolishing.  211.8 Blasting.  211.9 Drilling.  211.10 Adding bulk materials to or removing bulk materials from open storage piles.  211.11 Back filling.  211.12 Soil mulching.  211.13 Landfill operations.  211.14 Weed abatement by discing or blading.</p>	<p><b>Draft Rule 310 revised.</b></p>
9.	<p><b>Definition Of Gravel Pad</b>  217 Gravel Pad – A layer of washed gravel, rock, or crushed rock that is at least one inch or larger in diameter, that is maintained at the point of intersection of a paved area accessible to the public and a work site entrance to dislodge mud, dirt, and/or debris from the tires of motor vehicles and/or haul trucks, prior to leaving the work site. A gravel pad shall consist of one inch to 3 inches rough</p>	<p><b>Draft Rule 310 revised</b> to include an unpaved exit smaller than 30 feet wide.</p>

	Stakeholders' Requested Revisions	MCAQD's Responses
	<p>diameter, clean, well-graded gravel or crushed rock. Minimum dimensions must be <del>30 feet wide by at least</del> 3 inches deep, <del>and, at minimum, extend</del> 50 feet long or the length of the longest haul truck, whichever is greater, <del>and be either 30 feet wide or cover the full width of the</del> unpaved surface exit, whichever is smaller.</p>	
10.	<p><b>Definition Of Public Roadways</b>  227 Public Roadways – Any roadways that are open to public travel <u>and that are owned or operated by a governmental entity that has accepted ownership and maintenance responsibility for the road through a formal action of the entity's governing board.</u> All other roads are private.</p>	<p><b>No Change.</b> Suggested change narrows definition and would relax the existing SIP approved rule.</p>
11.	<p><b>Definition Of Unpaved Parking Lot</b>  233 Unpaved Parking Lot – Any area <u>larger than 3,000 square feet</u> that is not paved and that is used for parking, maneuvering, material handling, or storing motor vehicles and equipment. An unpaved parking lot includes, but is not limited to, automobile impound yards, wrecking yards, automobile dismantling yards, salvage yards, material handling yards, and storage yards. For the purpose of this definition, maneuvering shall not include military maneuvers or exercises conducted on federal facilities.</p>	<p><b>No Change.</b> Suggested change is not consistent with the unpaved parking lot provisions in ARS 9-500.04(A)(6) and ARS 49-471.01(A)(5).</p>
12.	<p><b>Definition Of Unpaved Road</b>  234 Unpaved Road – Any road <del>or equipment path</del> that is not paved. For the purpose of this rule, an unpaved road is not a horse trail, hiking path, bicycle path, or other similar path used <del>exclusively</del> <u>primarily</u> for purposes other than travel by motor vehicles.</p>	<p><b>No Change.</b> Suggested changes narrow definition and would relax the existing SIP approved rule.</p>
13.	<p><b>Wind Event</b>  212 Emergency - A situation arising from sudden and reasonably unforeseeable events beyond the control of the source, including acts of God, and <u>wind events</u>, which situation requires immediate corrective action to restore normal operations and that causes the source to exceed a limitation in this rule, due to unavoidable increases in emissions attributable to the emergency. An emergency shall not include any noncompliance due to improperly designed equipment, lack of preventative maintenance, careless or improper operation, or operator error.</p> <p>236 Wind Event – When <del>the 60-minute average instantaneous wind speed is</del> <u>speeds are</u> greater than 25 miles per hour <u>as documented by the nearest Maricopa County Air Quality Department monitoring station, by any other certified meteorological station or by a wind instrument that is calibrated according to manufacturer's standards and that is located at the site being checked.</u></p> <p>303.2(a) Exemptions From Dust-Generating Operation Opacity Limitation Requirement:  a. Wind Event: Exceedances of the opacity limit described in Section 303.1 of this rule that occur due to a wind event shall <u>not</u> constitute a violation of the opacity limit. <del>However, it shall be an affirmative defense in an enforcement action if the owner and/or operator demonstrates all of the following conditions: This exemption does not apply if control measures required by this rule, including relevant recordkeeping requirements, have not been taken or were not in place at the time of the wind event. In addition, the exemption shall not apply unless:</del></p> <p>303.2(a)(1)(a)(i) Exemptions From Dust-Generating Operation Opacity Limitation Requirement:</p>	<p><b>No Change to date.</b> MCAQD proposed this change in 1999, but revised the text back to one-hour average to address approvability concerns by EPA and concerns expressed by stakeholders regarding the logistics of determining when a wind gust has occurred and immediately implementing high wind control measures.</p>

Stakeholders' Requested Revisions	MCAQD's Responses
<p>a. Wind Event: Exceedances of the opacity limit described in Section 303.1 of this rule that occur due to a wind event shall constitute a violation of the opacity limit. However, it shall be an affirmative defense in an enforcement action if the owner and/or operator demonstrates all of the following conditions:</p> <p>(1) All control measures required were followed and one or more of the following control measures were applied and maintained:</p> <p>(a) For dust-generating operations:</p> <p>(i) Cease dust-generating operations for the duration of the condition/situation/<del>wind</del> event when the <del>60-minute average instantaneous</del> wind speed is greater than 25 miles per hour and if dust-generating operations are ceased for the remainder of the work day, stabilize the area;</p> <p>303.2(a)(2), (3), and (4) Exemptions From Dust-Generating Operation Opacity Limitation Requirement:</p> <p>a. Wind Event: Exceedances of the opacity limit described in Section 303.1 of this rule that occur due to a wind event shall constitute a violation of the opacity limit. However, it shall be an affirmative defense in an enforcement action if the owner and/or operator demonstrates all of the following conditions:</p> <p>(2) Exceedances of the opacity <del>limit</del> <u>limits</u> described in Section 303.1 of this rule <del>could not have been prevented by better</del> <u>occurred despite</u> application, implementation, or operation, or maintenance of <u>required</u> control measures;</p> <p><del>(3) The owner and/or operator compiled and retained records, in accordance with Section 502-Recordkeeping of this rule; and</del></p> <p><del>(4) The occurrence of a wind event on the day(s) in question is documented by records. The occurrence of a wind event must be determined by the nearest Maricopa County Air Quality Department monitoring station, from any other certified meteorological station, or by a wind instrument that is calibrated according to manufacturer's standards and that is located at the site being checked.</del></p>	
<p>14. <b>General Requirements For Dust-Generating Operations</b></p> <p>301 General Requirements For Dust-Generating Operations: Any person engaged in a dust-generating operation subject to this rule shall be subject to the standards and/or requirements of this rule before, after, and while conducting such dust-generating operation, including during weekends, after work hours, and on holidays. Failure to comply with any one of the <del>following</del> requirements <u>as described in this rule</u> shall constitute a violation.</p> <p>301.1 Visible emissions requirements from dust-generating operations described in Section 303 of this rule.</p> <p>301.2 Stabilization requirements described in Section 304 of this rule.</p> <p>301.3 Control measures described in Section 305 of this rule.</p> <p>301.4 Trackout, carry-out, spillage, and/or erosion requirements described in Section 306 of this rule.</p> <p>301.5 Soil moisture requirements described in Section 307 of this rule.</p> <p>301.6 Dust control training class requirements described in Section 309 of this rule.</p> <p>301.7 Dust control permit requirements described in Section 401 of this rule.</p> <p>301.8 Dust Control Plan requirements described in Section 402 of this rule.</p> <p>301.9 Monitoring and recordkeeping requirements</p>	<p><b>Draft Rule 310 revised.</b></p>

	<b>Stakeholders' Requested Revisions</b>	<b>MCAQD's Responses</b>
	described in Section 500 of this rule. 301.10 Any other requirements of this rule.	
15.	<p><b>Opacity Limitation For Dust-Generating Operations</b> 303.1 Dust-Generating Operation Opacity Limitation Requirement: The owner and/or operator of a dust-generating operation shall not allow visible fugitive dust emissions to exceed the limits listed in either one of the following:</p> <p>a. The owner and/or operator of a dust-generating operation shall not cause or allow visible fugitive dust emissions to exceed 20% opacity.</p> <p>b. The owner and/or operator of a dust-generating operation shall not cause, suffer, or allow visible emissions of particulate matter, including fugitive dust, beyond the property line within which the emissions are generated <u>without taking reasonably necessary and feasible precautions to control generation of airborne particulate matter</u>. Visible emissions shall be determined by a standard of no visible emissions exceeding 30 seconds in duration in any six-minute period as determined by using EPA Reference Method 22.</p>	<b>No Change.</b> The suggested change does not meet BACM and MSM criteria.
16.	<p><b>Exemption From Opacity Limitation For Undisturbed Surface Areas</b> 303.2(e) Exemptions From Dust-Generating Operation Opacity Limitation Requirement: <u>(e) Undisturbed Surface Area: The opacity limits described in Section 303.1 of this rule shall not apply to airborne particulate matter from an undisturbed surface area.</u></p>	<b>No Change.</b> The proposed change adds an exemption to the rule that would relax the existing SIP approved rule.
17.	<p><b>Tarping Requirement</b> 305.1(a)(4) Off-Site Hauling Onto Paved Areas Accessible To The Public: The owner and/or operator of a dust-generating operation that involves off-site hauling shall implement the following control measures:</p> <p>a. When cargo compartment is loaded: (4) Cover <u>the</u> cargo compartment with a tarp or other suitable closure <u>if such tarp or closure is commercially available for the vehicle.</u></p> <p>305.1(b)(2) Off-Site Hauling Onto Paved Areas Accessible To The Public: The owner and/or operator of a dust-generating operation that involves off-site hauling shall implement the following control measures:</p> <p>b. When cargo compartment is empty: (2) Cover the cargo compartment with a tarp or other suitable closure <u>if such tarp or closure is commercially available for such vehicle.</u></p> <p>305.2(c) Bulk Material Hauling/Transporting When On-Site Hauling/Transporting Within the Boundaries Of The Work Site But Not Crossing A Paved Area Accessible To The Public: The owner and/or operator of a dust-generating operation that involves bulk material hauling/transporting when on-site hauling/transporting within the boundaries of the work site but not crossing a paved area accessible to the public shall implement one of the following control measures:</p> <p>c. Cover haul trucks with a tarp or other suitable closure <u>if such tarp or closure is commercially available for the vehicle.</u></p>	<b>No Change.</b> The proposed change adds an exemption to the rule that would relax the existing SIP approved rule.
18.	<p><b>Control Measures For Disturbed Surface Areas</b> 305.11(c)(2) Disturbed Surface Areas: The owner and/or operator of a dust-generating operation that involves disturbed surface areas shall implement the following</p>	<b>Draft Rule 310 revised</b> by striking "in sufficient quantity".

	Stakeholders' Requested Revisions	MCAQD's Responses
	<p>control measures, as applicable:</p> <p>c. When the dust-generating operation is finished for a period of 30 days or longer – for longer than temporary pauses that occur during a dust-generating operation, the owner and/or operator shall implement one or more of the following control measures within ten days following the completion of such dust-generating operation:</p> <p>(1) Pave, apply gravel, or apply a suitable dust suppressant other than water;</p> <p>(2) Establish vegetative ground cover in sufficient quantity <u>as prescribed by Section 304.3(c) and (d) of this rule;</u></p> <p>(3) Implement control measures described in Section 305.11(c)(1) or Section 305.11(c)(2) of this rule and restrict vehicle access to the area;</p> <p>(4) Apply water and prevent access by fences, ditches, vegetation, berms, or other suitable barrier or means sufficient to prevent trespass as approved by the Control Officer; or</p> <p>(5) Restore area such that the vegetative ground cover and soil characteristics are similar to adjacent or nearby undisturbed native conditions.</p>	
19.	<p><b>Trackout</b></p> <p>306 Trackout, Carry-Out, Spillage, And/Or Erosion: The owner and/or operator of a dust-generating operation shall prevent and control trackout, carry-out, spillage, and/or erosion.</p> <p>306.2 Clean Up of Trackout:</p> <p>a. Criterion for Clean Up of Trackout: <del>Clean-up, Initiate clean-up of</del> trackout, carry-out, spillage, and/or erosion from paved areas accessible to the public including curbs, gutters, and sidewalks, on the following time-schedule:</p> <p>(1) <del>Immediately, when</del> <u>Within 20 minutes of discovering that</u> trackout, carry-out, or spillage extends a cumulative distance of 25 linear feet or more; and</p> <p>(2) At the end of the workday, for all other trackout, carry-out, spillage, and/or erosion.</p>	<p><b>No Change.</b> Suggested change relaxes an MSM measure required for areas requesting an attainment date extension.</p>
20.	<p><b>Project Information Sign</b></p> <p>308 Project Information Sign For Dust-Generating Operations: For all sites with a Dust Control permit that are five acres or larger, except for routine maintenance and repair done under a Dust Control Block permit, the owner and/or operator shall erect and maintain a project information sign at the main entrance such that members of the public can easily view and read the sign at all times. Such sign shall have a white background, have black block lettering that is at least four inches high, and shall contain at least all of the following information:</p> <p>308.1 Project name and permittee's name;</p> <p>308.2 Current Dust Control permit number <del>and expiration date;</del></p> <p>308.3 Name and local phone number of person(s) responsible for dust control matters;</p> <p>308.4 Text stating: "Dust complaints? Call Maricopa County Air Quality Department - (Insert the accurate Maricopa County Air Quality Department complaint line telephone number)."</p>	<p><b>Draft Rule 310 revised.</b></p>
21.	<p><b>Basic Dust Control Training Requirement For Block Permit Holders</b></p> <p>309.1 Basic Dust Control Training Class:</p> <p><u>d. Subsection (a), (b), and (c) do not apply when on-site dust-generating operations are conducted by a permittee who is required to obtain a single permit for multiple noncontiguous sites that is issued by a Control Officer and that requires control of PM<sub>10</sub> emissions.</u></p>	<p><b>Draft Rule 310 revised</b> to clarify the training requirements for block permit holders.</p>

	<b>Stakeholders' Requested Revisions</b>	<b>MCAQD's Responses</b>
22.	<p><b>Dust Control Coordinator Requirements</b></p> <p>310 Dust Control Coordinator For Dust-Generating Operations:</p> <p>310.1 The permittee for any site of five acres or more of disturbed surface area subject to a permit issued by the Control Officer requiring control of PM<sub>10</sub> emissions from dust-generating operations shall have on-site at least one Dust Control Coordinator trained in accordance with Section 309.2 of this rule at all times during primary dust-generating operations related to the purposes for which the Dust Control permit was obtained. <u>The activities described in Section 209.9, 209.10, and 209.13 of this rule shall not be considered primary dust-generating activities.</u></p> <p>310.6 The requirement for a Dust Control Coordinator shall <del>lapse</del> <u>no longer apply</u> when all of the following actions/events/procedures occur:</p> <ol style="list-style-type: none"> <li>The area of disturbed surface area becomes less than five acres;</li> <li>The previously disturbed surface areas have been stabilized in accordance with/in compliance with the standards and/or requirements of this rule; and</li> <li>The Dust Control permit holder provides notice to the Control Officer of acreage stabilization.</li> </ol> <p>310.7 <del>The permittee, who is required to obtain a single permit for multiple non-contiguous sites in accordance with Section 404 of this rule; The Dust Control Block Permit permittee/holder shall have on sites with greater than one acre of disturbed surface area at least one individual who is designated by the permittee as a Dust Control Coordinator trained in accordance with Section 309.1 Basic Dust Control Training Class of this rule; at least one individual, who has been trained in accordance with the requirements of Section 309.1(c) of this rule. One such individual shall be designated by the Dust Control Block Permit permittee/holder as the Dust Control Coordinator.</del> The Dust Control Coordinator shall be present on-site at all times during primary dust-generating activities that are related to the purposes for which the permit was obtained.</p>	<p><b>Draft Rule 310 revised.</b> Section 310.7 was revised as suggested, but the suggested change for primary dust-generating activities is inconsistent with the primary dust-generating activities developed for the subcontractor registration program. Existing Section 310.6 is consistent with ARS 49-474.05(l).</p>
23.	<p><b>Dust Control Plan Requirements</b></p> <p>402.3 A Dust Control Plan shall, at a minimum, contain all of the following information:</p> <ol style="list-style-type: none"> <li>Name(s), address(es), and phone numbers of person(s) responsible for the submittal and implementation of the Dust Control Plan and responsible for the dust-generating operation.</li> <li>A drawing, on 8½" x 11" paper, that shows: <ol style="list-style-type: none"> <li>Entire project site/facility boundaries,</li> <li>Acres to be disturbed with linear dimensions <u>or showing the total square footage to be disturbed, as calculated and certified by a licensed engineer.</u></li> </ol> </li> </ol>	<p><b>Draft Rule 310 revised.</b></p>
24.	<p><b>Dust Control Block Permit Application Requirements</b></p> <p>404.2 When completing and submitting a Dust Control Block Permit application, the owner and/or operator shall comply with the following requirements:</p> <ol style="list-style-type: none"> <li>A Dust Control Plan that meets the criteria described in Section 402 of this rule and applies to all sites shall be submitted to the Control Officer with the Dust Control Block Permit application.</li> <li>A <u>description or map of the owner's and/or operator's service areas and a list of all sites that are 0.10 acre (4,356 square feet) or greater, including the location and size of each site,</u> shall be submitted to the Control Officer with the Dust Control Block Permit application.</li> </ol>	<p><b>Draft Rule 310 revised.</b></p>

	<b>Stakeholders' Requested Revisions</b>	<b>MCAQD's Responses</b>
	<p>c. For any project <u>that is 0.10 acre (4,356 square feet) or greater and</u> not listed in the Dust Control Block Permit application, the <u>applicant owner and/or operator</u> shall notify the Control Officer in writing at least three working days prior to commencing the dust-generating operation. The notice shall include the site location, size, type of activity, and start date.</p> <p>402.3 A Dust Control Plan shall, at a minimum, contain all of the following information:</p> <p>c. Appropriate control measures, or a combination thereof, as described in Section 305 and Section 306 of this rule, for every actual and potential dust-generating operation.</p> <p>(4) <del>If complying with Section 305.7, Control Measures for Dust-Generating Operations Unpaved Haul/Access Roads</del> <u>Section 305.7(e)</u> of this rule, the Dust Control Plan must include the maximum number of vehicle trips on the unpaved haul/access roads each day (including number of employee vehicles, earthmoving equipment, haul trucks, and water trucks).</p>	
25.	<p><b>Dust Control Permit Expiration And Renewal</b></p> <p>409 Posting Of Permits For Dust-Generating Operations: A Dust Control permit and a Dust Control Plan, as approved by the Control Officer, shall be posted in a conspicuous location at the work site, within on-site equipment, or in an on-site vehicle, or shall otherwise be kept available on-site at all times. <u>For the purposes of this section, a permit shall not be considered expired if its renewal was timely applied for.</u></p>	<p><b>Draft Rule 310 revised</b> by inserting the suggested language in Section 406.</p>
26.	<p><b>Recordkeeping Requirements</b></p> <p>502.1 Any person who conducts dust-generating operations that require a Dust Control Plan shall keep a written record of self-inspection on each day dust-generating operations are conducted. Self-inspection records shall include daily inspections for crusted or damp soil, trackout conditions and clean-up measures, daily water usage <u>for dust control measures</u>, and dust suppressant application. Such written record shall also include the following information:</p>	<p><b>Draft Rule 310 revised.</b></p>

16 = Stakeholders' requested revisions to which the MCAQD agreed (and subsequently revised draft Rule 310)

10 = Stakeholders' requested revisions that relax the existing SIP approved rule

26 = Total Stakeholders' requested revisions