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S-1: Standard Air Pollution Control Permit Application Form (Covered Source Permit and Noncovered Source Permit)

State of Hawaii Department of Health

Environmental Management Division Clean Air Branch

P.O. Box 3378 • Honolulu, HI 96801-3378 • Phone: (808) 586-4200

1.	Company Name:
2.	Facility Name (if different from the Company):
3.	Mailing Address:
	City: State: Zip Code:
	Phone Number:
4.	Name of Owner/Owner's Agent:
	Title: Phone:
	Mailing Address:
	City: State: Zip Code:
5.	Plant Site Manager/Other Contact:
	Title: Phone:
	Mailing Address:
	City: State: Zip Code:
6.	Permit Application Basis: (Check all applicable categories.)
	☐ Initial Permit for a New Source ☐ Initial Permit for an Existing Source
	☐ Renewal of Existing Permit ☐ General Permit
	☐ Temporary Source ☐ Transfer of Permit
	☐ Modification to a Covered Source: → Is Modification? ☐ Significant ☐ Minor ☐ Uncertain
	☐ Modification to a Noncovered Source
7.	If renewal or modification, include existing permit number:
8.	Does the Proposed Source require a County Special Management Area Permit?
9.	Type of Source (Check One): Covered Source Covered and PSD Source
	☐ Noncovered Source ☐ Uncertain
10.	Standard Industrial Classification Code (SICC), if known:

11.	r roposeu Equipment	iant Location (e.g. street add	1633).		
	City:		State:	_ Zip Code:	
	UTM Coordinates (n	neters): East:	North:		
	UTM Zone:	UTM Horizontal Datum:	Old Hawaiian	□ NAD-27 □	NAD-83
12.	General Nature of Busi	ness:			
13.	Date of Planned Comm	nencement of Construction or	Modification:		
14.	Is <i>any</i> of the equipmen	t to be leased to another indi	vidual or entity?	Yes 🗌 No	
15.	Type of Organization:	☐ Corporation	☐ Individual Owner	☐ Partne	rship
		☐ Government Agen	cy (Government Facil	ity Code:)	
		Other:			
or col requi	rrected information. In rements that become a	ming aware of such failure or addition, an applicant shall p pplicable to the source after a crmit or release of a draft cov	rovide additional infori the date it filed a comp	mation as necessary to plete application, but pr (HAR §11-60.1	address any ior to the issuance
Name	e (Last):			(MI	,
				Phone:	
			State:		
		Certification by	Responsible Official	(pursuant to	HAR §11-60.1-4)
my kr Depa or op	nowledge and belief, and rtment of Health as pub- eration of the source in rol, and any permit issu	ge of the facts herein set forth nd that all information not ider plic record. I further state tha accordance with the Hawaii ed thereof.	ntified by me as confid t I will assume respon Administrative Rules (ential in nature shall be sibility for the construc HAR), Title 11, Chapte	e treated by the tion, modification,
INAIVII	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \				
	(Signature):			Date:	
			FOR AGENCY	USE ONLY:	
			File/Application	n No.:	
			Island:		
			Date Received	:	

Submit the following documents as part of your application:

- A. The *Emissions Units Table*, filled in as completely as possible. Use separate sheets of paper as needed. General instructions include the following:
 - 1. Identify each **emission point** with a unique number for this plant site, consistent with emission point identification used on the location drawing and previous permits; if known, provide the SICC number. Emission points shall be identified and described in sufficient detail to establish the basis for **fees** and applicability of requirement of HAR, Chapter 11-60.1. Examples of emission point names are: heater, vent, boiler, tank, baghouse, fugitive, etc. Abbreviations may be used.
 - a. For each emission point use as many lines as necessary to list regulated and hazardous air pollutant data. For hazardous air pollutants, also list the Chemical Abstracts Service number (CAS#).
 - b. Indicate the emission points that discharge together for any length of time.
 - c. The **Equipment Date** is the date of equipment construction, reconstruction, or modification. Provide supporting documentation.
 - 2. State the **maximum emission rates** in terms sufficient to establish compliance with the applicable requirements and standard reference test methods. Provide all supporting emission calculations and assumptions:
 - a. Include all regulated and hazardous air pollutants and air pollutants for which the source is major, as defined in HAR §11-60.1-1. Examples of regulated pollutant names are: Carbon Monoxide (CO), Nitrogen Oxides (NO_X), Sulfur Dioxide (SO₂), Volatile Organic Compounds (VOC), particulate matter (PM), and particulate less than 10 microns (PM₁₀). Abbreviations may be used.
 - b. Include fugitive emissions.
 - c. Pounds per hour (#/HR) is the maximum potential emission rate expected by applicant.
 - d. **Tons per year** is the annual maximum potential emissions expected by the applicant, taking into account the typical operating schedule.
 - 3. Describe Stack Source Parameters:
 - a. Stack Height is the height above the ground.
 - b. **Direction** refers to the exit direction of stack emissions; up, down or horizontal.
 - c. Flow Rate is the actual, not the calculated, flow rate.
 - 4. Provide any additional information, if applicable, as follows:
 - a. If combinations of different fuels are used that cause any of the stack source parameters to differ, complete one row for each possible set of stack parameters and identify each fuel in the **Equipment Description**.
 - b. For a rectangular stack, indicate the length and width.
 - c. Provide any information on stack parameters or any stack height limitations developed pursuant to Section 123 of the Clean Air Act.
- B. A process flow diagram identifying all equipment used in the process, including the following:
 - 1. Identify and describe each emission point.
 - 2. Identify the locations of safety valves, bypasses, and other such devices which when activated may release air pollutants to the atmosphere.
- C. A facility location map, drawn to a reasonable scale and showing the following:
 - 1. The property involved and all structures on it. Identify property/fence lines plainly.
 - 2. Layout of the facility.
 - 3. Location and identification of the proposed emissions unit on the property.
 - 4. Location of the property and equipment with respect to streets and all adjacent property. Show the location of all structures within 100 meters of the applicant's emissions unit. Provide the building dimensions (height, length, and width) of all structures that have heights greater than 40% of the stack height of the emissions unit.
- D. Provide a description of any proposed modifications or permit revisions. Include any justification or supporting information for the proposed modifications or permit revisions.

Company Name:	File No.:	
Location:		
(Make as many copies of this page as necessary)	Page	of

EMISSIONS UNITS TABLE

Review of ap	teview of applications and issuance of permits will be expedited by supplying all necessary information on this table.														
	А	IR POLLUTANT DATA: EMISSION POINTS		AIR POLLUTANT	POLL	IR UTANT ON RATE	Horizor	UTM Zone: ntal Datum ^a :			STACK SC	OURCE PARAM	IETERS		
Stack No.	Unit No.	Equipment Name/ Description & SICC number	Equipment Date	Regulated/ Hazardous Air Pollutant Name & CAS#	#/ HR	Tons/ YR		Coordinates (mtrs)	Stack Height (mtrs)	Direction (u/d/h) b	Inside Diameter (mtrs)	Velocity (m/s)	Flow Rate (m³/s)	Temp. (° K)	Capped (Y/N)
							East								
							North								
							East								
							North								
							East								
							North								
							East								
							North								
							East								
							North								
							East								
							North								
							East								
							North								
							East								
							North East								
							North East								
							North East								
							North East		-						
							North								

^a Specify UTM Horizontal Datum as Old Hawaiian, NAD-83, or NAD-27

 $^{^{\}rm b}$ Specify the direction of the stack exhaust as u = upward, d = downward, or h = horizontal

File No.:	
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S-6: Application for a Significant Modification to a Covered Source

In providing the required information, reference the corresponding letters and numbers listed below.

Provide a minimum of **two (2)** sets (1 original and 1 copy) of all application materials to the Hawaii Department of Health. Also, mail **one (1)** set directly to EPA at the following address:

Chief (Attention: AIR-3)
Permits Office, Air Division
U.S. Environmental Protection Agency
Region 9
75 Hawthorne Street
San Francisco, CA 94105

- I. In accordance with Hawaii Administrative Rules (HAR) §11-60.1-104, the following information is required:
 - A. Equipment Specifications:
 - 1. Maximum design capacity.
 - 2. Fuel type.
 - Fuel use.
 - 4. Production capacity.
 - 5. Production rates.
 - 6. Raw materials.
 - 7. Provide any manufacturer's literature.
 - B. Provide detailed descriptions of all processes and products defined by Standard Industrial Classification Code (SICC). Also, provide any reasonably anticipated alternative operating scenarios, associated processes, and products, by SICC.
 - 1. Identify and describe in detail all air pollution control equipment and compliance monitoring devices or activities planned by the owner or operator, and to the extent of available information, an estimate of emissions before and after controls. Provide all calculations and assumptions.
 - 2. List all **new insignificant** activities in accordance with HAR §11-60.1-82.
 - C. Maximum Operating Schedule (to the extent needed to determine or regulate emissions):
 - 1. Total hours per day, per week, and/or per month.
 - 2. Total hours per year.
 - 3. If operation is seasonal or irregular, describe.
 - D. Cite and describe all applicable requirements as defined in HAR §11-60.1-81, including the following:
 - 1. Description of or reference to any applicable test methods for determining compliance with each applicable requirement.
 - 2. Explanation of all proposed exemptions from any applicable requirements.

- E. Identify and describe current operational limitations or work practices the source plans to implement that affect emissions of any regulated or hazardous air pollutant. Provide all calculations and assumptions.
- F. Provide a detailed schedule for construction or modification of the proposed source, including any major milestones, if applicable.
- G. Provide detailed information to define permit terms and conditions for any proposed *emissions trading* within the facility in accordance with HAR §11-60.1-96.
- H. For significant modifications which increase the emissions of any air pollutant or result in the emission of any air pollutant not previously emitted, an assessment of the ambient air quality impact of the covered source or significant modification, with the inclusion of any available background air quality data. The assessment shall include all supporting data, calculations and assumptions, and a comparison with the National Ambient Air Quality Standards and State Ambient Air Quality Standards.
- I. For **new** covered sources or **significant** modifications subject to the requirements of subchapter 7 of HAR Chapter 11-60.1, all analyses, assessments, monitoring, and other application requirements of subchapter 7.
- J. Provide the following for compliance purposes:
 - 1. A Compliance Plan, Form C-1.
 - 2. A Compliance Certification, Form C-2.

II. Submit an application fee according to the Application Fee Schedule in the Instructions for Applying for an Air Pollution Control Permit.

III. Provide other information as follows:

- A. As required by any applicable requirement or as requested and deemed necessary by the Director of Health (hereafter, Director) to make a decision on the application.
- B. As may be necessary to implement and enforce other applicable requirements of the Clean Air Act or of HAR Chapter 11-60.1 or to determine the applicability of such requirements.

IV. The Director reserves the right to request the following information:

- A. A risk assessment of the air quality related impacts caused by the covered source or significant modification to the surrounding environment.
- B. Results of source emissions testing, ambient air quality monitoring, or both.
- C. Information on other available control technologies.

- V. An application shall be determined to be complete only when all of the following have been complied with:
 - A. All information required or requested in numbers I, III, and IV has been submitted.
 - B. All documents requiring certification have been certified pursuant to HAR §11-60.1-4.
 - C. All applicable fees have been submitted.
 - D. The Director has certified that the application is complete.
- VI. The Director shall not continue to act upon or consider an incomplete application.
 - A. The applicant shall be notified in writing whether the application is complete:
 - 1. For the requirements of subchapter 7, thirty days after receipt of the application.
 - For the requirements of HAR subchapter 5, sixty days after receipt of the application.
 For purposes of this paragraph, the date of receipt of an application for a new covered source or significant modification subject to the requirements of subchapter 7 shall be the date the application is determined to be complete for the requirements of subchapter 7.
 - 3. Unless the Director requests additional information or notifies the applicant of incompleteness within sixty days after receipt of an application pursuant to **VI.A.2** above, the application shall be deemed complete for the requirements of subchapter 5.
 - B. During the processing of an application that has been determined or deemed complete, if additional information is necessary to evaluate or take final action on the application, the Director may request such information in writing and set a reasonable deadline for a response.
- VII. After receipt of a complete application, the Director, in writing, shall approve, conditionally approve, or deny an application within eighteen months, except as provided in HAR §11-60.1-88 and (A) and (B) below.
 - A. Upon program approval, within nine months for an application containing an early reduction demonstration pursuant to section 112(i)(5) of the Clean Air Act.
 - B. Within twelve months for a new covered source or significant modification subject to the requirements of subchapter 7.
- VIII. The Director shall provide reasonable procedures and resources to complete the review of the majority of the applications for a significant modification within nine months after receipt of a complete application. An application for significant modification shall be approved only if the Director determines that the significant modification will be in compliance with all applicable requirements.
- IX. The Director shall provide for public notice, including the method by which a public hearing can be requested, and an opportunity for public comment on the draft significant

- modification to the covered source in accordance with HAR §11-60.1-99.
- X. The Director shall provide a statement that sets forth the legal and factual bases for the draft permit conditions (including references to the applicable statutory or regulatory provisions) to EPA and any other person requesting it.
- XI. Each application for a significant modification, and the proposed Covered Source Permit reflecting the significant modification shall be subject to EPA oversight in accordance with HAR §11-60.1-95.

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C-1: Compliance Plan

The Responsible Official shall submit a Compliance Plan as indicated in the <u>Instructions for Applying for an Air Pollution Control Permit</u> and at such other times as requested by the Director of Health (hereafter, Director).

Use separate sheets of paper if necessary.

Compliar	ce status with respect to all Applicable Requirements:	
	facility be in compliance, or is your facility in compliance, with all applicable requirer of your permit application submittal?	ments in effect a
YE	S {If YES, complete items a and c below}	
NO	{If NO, complete items a, b, and c below}	
a. Ident	fy all applicable requirement(s) for which compliance is achieved.	
Provi	de a statement that the source is in compliance and will continue to comply with all	such requireme
o. Ident	fy all applicable requirement(s) for which compliance is NOT achieved.	
	de a detailed Schedule of Compliance Schedule and a description of how the sourc liance with all such applicable requirements.	e will achieve
	Description of Remedial Action	Expected Dat of Completion

		Currently in
Applicable Requirement	Effective Date	Compliance
If the source is not currently in compliance, provide a Schedule of source will achieve compliance with all such applicable requireme	•	•
Description of Proposed Action/Steps to Achieve Comp	<u>liance</u> <u>A</u>	Expected Date of chieving Compliand
Provide a statement that the source on a timely basis will meet all	these applicable reg	uirements:
Trovide a statement that the source on a timely basis will meet all	Titlese applicable requ	
If the expected date of achieving compliance will NOT meet the approvide a more detailed description of each remedial action and the		
Description of Remedial Action and Explanation	1	of Completion
		
npliance Progress Reports:		
If a compliance plan is being submitted to remedy a violation, com	nplete the following in	formation:
Frequency of Submittal:	Beginning Date:	

2.

b. I	Date(s) that the Action described in (1)(b) was achieved:	
	Remedial Action	Date Achieved
		
c. I	Narrative description of why any date(s) in (1)(b) was not	met, and any preventive or corrective measures
1	taken in the interim:	
-		
-		
	RESPONSIBLE OFFIC	IAL (as defined in HAR §11-60.1-1)
Name (L	Last): (First):	(MI):
Title: _	Phone:	
Mailing A	Address:	
City: _	State:	Zip Code:
	Certification by Responsible	Official (pursuant to HAR §11-60.1-4)
of my kr the Depa modifica	that I have knowledge of the facts herein set forth, that the nowledge and belief, and that all information not identified partment of Health as public record. I further state that I wastion, or operation of the source in accordance with the Hution Control, and any permit issued thereof.	by me as confidential in nature shall be treated by will assume responsibility for the construction,
Name ((Print/Type):	
((Signature):	Date:
Facility I	Name:	
Location	n:	FOR ACENCY LISE ONLY
Permit N	Number:	FOR AGENCY USE ONLY
		File/Application No.:
		Island:
		Date Received:

	No.:	
LIIE	INO	

C-2: Compliance Certification

The Responsible Official shall submit a Compliance Certification as indicated in the <u>Instructions for Applying for an Air Pollution Control Permit</u> and at such other times as requested by the Director of Health (hereafter, Director).

Complete as many copies of this form as needed. Use separate sheets of paper if necessary.

	RESPONSIBLE OFF	ICIAL	(as defined in HAR §11-60.1-1)
Name (Last):	(First):		(MI):
Title:	Phone:		
Mailing Address:			
City:	State:		Zip Code:
	Certification by Responsible	Official	(pursuant to HAR §11-60.1-4)
best of my knowledge and belief, treated by the Department of Hea	and that all information not iden alth as public record. I further startion of the source in accordan	ntified by me a cate that I will nce with the H	
Name (Print/Type):			
(Signature):		Date	e:
Facility Name:			
Location:			
Permit Number:			
		FOR A	GENCY USE ONLY
		File/App	plication No.:
		Island:	
		Date Re	eceived:

Complete the following information for **each** applicable requirement that applies to **each** emissions unit at the source. Also include any additional information as required by the Director. The compliance certification may reference information contained in a previous compliance certification submittal to the Director, provided such referenced information is certified as being current and still applicable.

	dule for submission of Compliance Certifications during the term of the permit:
Frequ	uency of Submittal: Beginning Date:
Emis	sions Unit No./Description:
Ident	ify the applicable requirement(s) that is/are the basis of this certification:
Com	pliance status:
Compa.	pliance status: Will the emissions unit be in compliance with the identified applicable requirement(s)?
•	
•	Will the emissions unit be in compliance with the identified applicable requirement(s)?
a.	Will the emissions unit be in compliance with the identified applicable requirement(s)?
a.	Will the emissions unit be in compliance with the identified applicable requirement(s)? YES NO If YES, will compliance be continuous or intermittent?
a. b.	Will the emissions unit be in compliance with the identified applicable requirement(s)? YES NO If YES, will compliance be continuous or intermittent? Continuous Intermittent
a. b.	Will the emissions unit be in compliance with the identified applicable requirement(s)? YES NO If YES, will compliance be continuous or intermittent? Continuous Intermittent
a. b.	Will the emissions unit be in compliance with the identified applicable requirement(s)? YES NO If YES, will compliance be continuous or intermittent? Continuous Intermittent
a. b.	Will the emissions unit be in compliance with the identified applicable requirement(s)? YES NO If YES, will compliance be continuous or intermittent? Continuous Intermittent

	de a detailed description of the methods used to determine compliance (e.g. monitoring de ocation, test method description, or parameter being recorded, frequency of recordkeeping.
State	ment of Compliance with Enhanced Monitoring and Compliance Certification Requirements
a.	Will the emissions unit identified in this application be in compliance with applicable enh monitoring and compliance certification requirements? YES
b.	If YES, identify the requirements and the provisions being taken to achieve compliance:
C.	If NO, describe below which requirements will not be met: