SYNOPSIS OF PROPOSED AMENDMENTS TO THE RULES OF THE DEPARTMENT OF NATURAL RESOURCES ENVIRONMENTAL PROTECTION DIVISION AIR QUALITY CONTROL, CHAPTER 391-3-1

Subparagraph (b) of Rule 391-3-1-.03(9), "Permit Fees," is being amended.

Purpose: The Permit Fee provision is being revised to specify the dollar-per-ton rate

and reference the "Procedures for Calculating Air Permit Application &

Annual Permit Fees" (Fee Manual) for state fiscal year 2024 fees.

Main Features: A dollar-per-ton rate and the reference to the Fee Manual for calendar year

2022 fees are being added to subparagraph 391-3-1-.03(9)(b). The dollar-per-ton rates remain the same as the previous year at \$37.34/ton for coal-fired electric generating units and \$35.50/ton for all other sources. The annual maintenance fee for Title V sources remains the same as the previous

year at \$650.

STATEMENT OF RATIONALE Rules for Air Quality Control

Rule 391-3-1-.03(9) – Permit Fees.

The basis of this rule is to specify the permit fee rate; the procedures for determining, reporting, and submitting permit fees; and other permit fee-related requirements.

The purpose of this revision of subparagraph 391-3-1-.03(9)(b) is to specify the dollar-per-ton permit fee rate and reference a new Fee Manual for calendar year 2022 permit fees. Annual emissions fees based on emissions from calendar year 2022 will be due beginning September 1, 2023 and will fund state fiscal year 2024 permit-related activities. The annual maintenance fee for Title V sources will be collected September 1, 2023.

Annual permit fee rates and thresholds remain unchanged. Costs to the regulated community should be similar to the previous year. This rule does not directly impact the public.